S.B. NO. ¹⁰⁷⁴ S.D. 1

A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL IMPACT STATEMENTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the State's 2 environmental review process is designed to scrutinize new 3 projects with potential environmental impacts. However, recent 4 court decisions have broadened the definition of "action", which 5 includes long-permitted commercial activities which the State 6 did not originally intend to be subject to environmental review. 7 As a result, long-standing commercial operations may be forced 8 to cease operation despite their decades-long compliance with 9 regulatory requirements.

10 The legislature further finds that it is necessary to 11 clarify that the environmental review process is intended to 12 evaluate the environmental impact of new projects, not to 13 disrupt ongoing, well-regulated activities.

Accordingly, the purpose of this Act is to allow:
(1) A previously authorized or permitted activity or
operation to continue operation while the appropriate
agency determines whether the activity or operation is



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1		subject to or exempt from the environmental review
2		process; and
3	(2)	An operator of a previously authorized or permitted
4		activity or operation to renew the appropriate permits
5		while under the environmental review process.
6	SECT	ION 2. Chapter 343, Hawaii Revised Statutes, is
7	amended by adding a new section to be appropriately designated	
8	and to read as follows:	
9	" <u>§</u> 34	3- <u>Temporary continuation of authorized or permitted</u>
10	activitie	s; challenge; exemption. (a) Notwithstanding any law
11	to the contrary, when an activity or operation previously	
12	permitted	, authorized, or undertaken by a commercial entity is
13	challenged as being subject to the requirements of this chapter,	
14	the activ	ity or operation may continue pending the:
15	(1)	Determination of the appropriate agency that the
16		activity or operation is subject to or exempt from the
17		requirements of this chapter; and
18	(2)	Preparation and submission of an environmental
19		assessment or environmental impact statement to the
20		appropriate approving agency if it is determined that

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1	the activity or operation is subject to the		
2	requirements of this chapter;		
3	provided that the activity or operation shall continue to comply		
4	with regulatory requirements; provided further that the activity		
5	or operation shall not include construction, grading, dredging,		
6	or other structural modifications to land, waterways, or marine		
7	environments.		
8	(b) If an agency determines that an activity or operation		
9	previously authorized, permitted, or undertaken by a commercial		
10	entity is subject to the requirements of this chapter, a person		
11	with oversight of the activity or operation may renew the		
12	appropriate permits while under the environmental review		
13	process; provided that the activity or operation continues to		
14	comply with regulatory requirements."		
15	SECTION 3. New statutory material is underscored.		
16	SECTION 4. This Act shall take effect on January 1, 2050.		



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Report Title:

Environmental Assessment; Commercial Activities; Temporary Exemption; Challenge; Permits

Description:

Allows a previously authorized or permitted commercial activity or operations to continue operation while the appropriate agency determines whether the activity or operation is subject to or exempt from the environmental review process when challenged. Allows a person with oversight of a previously authorized or permitted commercial activity to renew the appropriate permits while under the environmental review process. Effective 1/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

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