
A BILL FOR AN ACT

RELATING TO HOUSING.

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

1 SECTION 1. The legislature finds that, to address the
2 State's ongoing housing shortage, Act 295, Session Laws of
3 Hawaii 2025 (Act 295), established an expedited permitting
4 process for single-family and multi-family residential projects.
5 However, since its implementation, stakeholders have raised
6 concerns that ambiguities in Act 295 regarding additional
7 insured requirements, indemnification obligations, and
8 certification language may inadvertently create uninsurable
9 conditions, discouraging architects and engineers from
10 participating in the expedited permitting process.

11 The legislature believes that clarifying these provisions
12 will ensure that design professionals are not required to assume
13 liabilities beyond what their professional liability insurance
14 can cover, thereby improving participation and supporting the
15 State's broader goal of accelerating housing production.

16 Accordingly, the purpose of this Act is to clarify certain
17 provisions under Act 295 relating to insurance, indemnification,



1 and certain certificate of occupancy requirements for purposes
2 of expedited permits.

3 SECTION 2. Section 46-90, Hawaii Revised Statutes, is
4 amended as follows:

5 1. By amending subsection (b) to read:

6 " (b) An applicant or the applicant's agent may submit a
7 request to the county for an expedited permit if sixty business
8 days have lapsed after the application was considered complete
9 by the relevant agency and the application has not received full
10 approval by the county. The request by the applicant or the
11 applicant's agent shall include:

12 (1) A full and complete set of plans;

13 (2) Statements or evidence from the relevant permitting
14 agencies that adequate infrastructure capacity is
15 available to service the project site and specified
16 improvements;

17 (3) The following information from all licensed
18 professionals on record:

19 (A) Policies of insurance that:

20 (i) Name the State and county as additional
21 insurers[+] for general liability insurance;





1 ~~ordinances, and conditions governing permitted construction have~~
2 ~~been met, along with any necessary as-built drawings consistent~~
3 ~~with the requirements of each county. The] county shall issue~~
4 ~~[the] a certificate of occupancy to the applicant and may notate~~
5 ~~that the certificate is approved by the licensed professional~~
6 ~~under an agreement pursuant to an expedited permit, and not a~~
7 ~~county official."~~

8 SECTION 3. Statutory material to be repealed is bracketed
9 and stricken. New statutory material is underscored.

10 SECTION 4. This Act shall take effect on July 1, 3000, and
11 shall be repealed on June 30, 2031.



Report Title:

Expedited Permits; Insurance; Additional Insureds;
Indemnification; Certificates of Occupancy

Description:

Clarifies insurance, indemnification, and certain certificate of occupancy requirements for purposes of expedited permits.
Repeals 6/30/2031. Effective 7/1/3000. (HD1)

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

