EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

June 6, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on June 6, 2007, the following bill was signed into law:

HB1608 SD3 CD1

A BILL FOR AN ACT RELATING TO TRANSPORTATION. (ACT 141)

Sincerely,

LINDA LINGLE

Approved by the Governor JUN 6 2007

HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII ACT 1 4 1

H.B. NO. 5.D. 3
C.D. 1

A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

1	SECTION 1. Chapter 264, Hawaii Revised Statutes, is
2	amended by adding a new section to part I to be appropriately
3	designated and to read as follows:
4	"§264- Emergency powers; traffic emergency zones. (a)
5	Notwithstanding any law to the contrary, if the governor or
6	state director of transportation, in the case of a state
7	highway, or the mayor of a county or the county director of
8	transportation, in the case of a county highway, determines that
9	substantial endangerment to public health and safety is or is
10	highly likely to be caused by the temporary closure of, or the
11	lack of adequate access to an area by, a county highway or a
12	state highway as defined under section 264-1(a), which requires
13	immediate action, the governor or state director of
14	transportation, in the case of a state highway, or a mayor of a
15	county or the county director of transportation, in the case of
16	a county highway, without a public hearing, may designate the
17	area to be a traffic emergency zone, and may take any action
18	that may be necessary until access to the designated area has
	HB1608 CD1 HMS 2007-4007

1	been esta	blished. The designation shall fix a place and time,
2	not later	than twenty-four hours after the designation, for a
3	hearing t	o be held before the state director of transportation,
4	or the co	unty director of transportation.
5	(b)	Upon designation of an area as a traffic emergency
6	zone by t	he governor or the state director of transportation, or
7	the mayor	of a county or the county director of transportation:
8	(1)	State or county highway or street improvements,
9		including but not limited to new construction,
10		reconstruction, preservation, resurfacing,
11		restoration, or rehabilitation of any county or state
12		highway may be undertaken without regard to chapter
13		103D;
14	(2)	All structures and improvements to land to be used for
15		state or county highway purposes:
16		(A) May be planned, designed, and constructed by the
17		appropriate state or county department without
18		the approval of county agencies; and
19		(B) Shall be exempt from any county permitting
20		requirements;
21		and
22	(3)	The state department of transportation or county
23		department of transportation may acquire and designate

HB1608 CD1 HMS 2007-4007

1	cane haul roads as state or county highways; provided
2	that the use of cane haul roads as state or county
3	highways shall be for temporary purposes only for a
4	period of time as determined by the state or county
5	director of transportation, but for no longer than the
6	public health and safety requires.
7	(c) Any other law to the contrary notwithstanding, except
8	as otherwise provided in subsection (d), any decision under this
9	section by the governor, the department of transportation, the
10	mayor of a county, the transportation department of a county, or
11	any officers, employees, or agents of the State or a county,
12	shall not give rise to a cause of action or claim against:
13	(1) The State or any county;
14	(2) The state department of transportation;
15	(3) A county department of transportation; or
16	(4) Any officer, employee, or agent of an entity under
17	paragraphs (1) to (3).
18	(d) There shall be a qualified standard of care of the
19	common-law emergency doctrine that shall apply to a claim of
20	negligence in any design, construction, repair, and correction
21	undertaken pursuant to this section.
22	(e) Where a cane haul road is designated as a state or
23	county highway under subsection (b)(3), the State or county, as
	HB1608 CD1 HMS 2007-4007

- 1 the case may be, shall indemnify the owner of the cane haul road
- from any liability that may arise out of the use of such cane
- 3 haul road when designated as a state highway.
- 4 (f) For the purposes of this section:
- 5 "Cane haul road" means a road that is part of an
- 6 agricultural system of roads or ways established to take
- 7 agricultural products from the fields to processing facilities
- 8 without using the public highways.
- 9 "County highway" shall have the same meaning as in section
- 10 264-1(a).
- "State highway" shall have the same meaning as in section
- **12** 264-1(a).
- "Traffic emergency zone" means an area that is accessible
- 14 by a single state highway and whose accessibility would be
- 15 compromised by major motor vehicle accidents, fires, floods,
- 16 erosion, or other factors that would cause the closure of a
- 17 state or county highway and causes or is highly likely to cause
- 18 substantial endangerment to public health and safety.
- 19 (g) Each designation of a traffic emergency zone shall
- 20 expire within five years."
- 21 SECTION 2. New statutory material is underscored.
- 22 SECTION 3. This Act shall take effect upon its approval.

HB1608 CD1 HMS 2007-4007

APPROVED this 6 day of

JUN , 2007

GOVERNOR OF THE STATE OF HAWAII