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A BILL FOR AN ACT

RELATING TO ENVIRONMENTAL IMPACT STATEMENTS.

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

1	SECTION 1. Chapter 343, Hawaii Revised Statutes, is			
2	amended by adding a new section to be appropriately designated			
3	and to read as follows:			
4	" <u>§343-</u> Exception to applicability of chapter. (a)			
5	Notwithstanding any other law to the contrary, if at the time an			
6	application for a secondary action is submitted, a primary			
7	action that requires a permit or approval that is not subject to			
8	discretionary consent, and that involves a secondary action that			
9	is ancillary and limited to the installation, improvement,			
10	renovation, construction, or development of infrastructure			
11	within an existing public right-of-way or highway, the agency			
12	may exempt the secondary action from this chapter; provided that			
13	the environmental impacts of the secondary actions are not			
14	significant.			
15	(b) As used in this section:			
16	"Discretionary consent" means:			
17	(1) An action as defined in section $343-2$; or			



1	(2) An approval subject to a public hearing from a			
2	decision-making authority in an agency.			
3	"Infrastructure" includes waterlines and water facilities,			
4	wastewater lines and wastewater facilities, gas lines and gas			
5	facilities, drainage facilities, electrical, communications,			
6	telephone, and cable television utilities, and highway, roadway,			
7	and driveway improvements.			
8	"Primary action" means any action outside of the highway or			
9	public right-of-way that is on private property.			
10	"Secondary action" refers to any infrastructure within the			
11	highway or public right-of-way that is ancillary or incidental			
12	to the primary action."			
13	SECTION 2. Section 343-5, Hawaii Revised Statutes, is			
14	amended by amending subsections (c) and (d) to read as follows:			
15	"(c) Whenever an applicant proposes an action specified by			
16	subsection (a) that requires approval of an agency and that is			
17	not a specific type of action declared exempt under section 343-			
18	6, the agency initially receiving and agreeing to process the			
19	request for approval shall <u>require the applicant to</u> prepare an			
20	environmental assessment of the proposed action at the earliest			
21	practicable time to determine whether an environmental impact			
22	statement shall be required; provided that, for an action that			
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1	proposes	the establishment of a renewable energy facility, a		
2	draft environmental impact statement shall be prepared at the			
3	earliest practicable time. The final approving agency for the			
4	request for approval is not required to be the accepting			
5	authority.			
6	For	environmental assessments for which a finding of no		
7	significant impact is anticipated:			
8	(1)	A draft environmental assessment shall be made		
9		available for public review and comment for a period		
10		of thirty days;		
11	(2)	The office shall inform the public of the availability		
12		of the draft environmental assessment for public		
13		review and comment pursuant to section 343-3; and		
14	(3)	The applicant shall respond in writing to comments		
15		received during the review, and the agency shall		
16		prepare a final environmental assessment to determine		
17		whether an environmental impact statement shall be		
18		required. A statement shall be required if the agency		
19		finds that the proposed action may have a significant		
20		effect on the environment. The agency shall file		
21		notice of the agency's determination with the office,		
22		which, in turn, shall publish the agency's		



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determination for the public's information pursuant to
 section 343-3.

3 The draft and final statements, if required, shall be
4 prepared by the applicant, who shall file these statements with
5 the office.

6 The draft statement shall be made available for public
7 review and comment through the office for a period of forty-five
8 days. The office shall inform the public of the availability of
9 the draft statement for public review and comment pursuant to
10 section 343-3.

11 The applicant shall respond in writing to comments received 12 during the review and prepare a final statement. The office, 13 when requested by the applicant or agency, may make a recommendation as to the acceptability of the final statement. 14 15 The authority to accept a final statement shall rest with 16 the agency initially receiving and agreeing to process the 17 request for approval. The final decision-making body or 18 approving agency for the request for approval is not required to 19 be the accepting authority. The planning department for the 20 county in which the proposed action will occur shall be a 21 permissible accepting authority for the final statement.

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1 Acceptance of a required final statement shall be a 2 condition precedent to approval of the request and commencement 3 of the proposed action. Upon acceptance or nonacceptance of the 4 final statement, the agency shall file notice of such determination with the office. The office, in turn, shall 5 6 publish the determination of acceptance or nonacceptance of the 7 final statement pursuant to section 343-3. 8 The agency receiving the request, within thirty days of 9 receipt of the final statement, shall notify the applicant and 10 the office of the acceptance or nonacceptance of the final 11 statement. The final statement shall be deemed to be accepted if the agency fails to accept or not accept the final statement 12 13 within thirty days after receipt of the final statement; 14 provided that the thirty-day period may be extended at the 15 request of the applicant for a period not to exceed fifteen 16 days.

17 In any acceptance or nonacceptance, the agency shall 18 provide the applicant with the specific findings and reasons for 19 its determination. An applicant, within sixty days after 20 nonacceptance of a final statement by an agency, may appeal the 21 nonacceptance to the environmental council, which, within thirty 22 days of receipt of the appeal, shall notify the applicant of the 23 HB2611 HD1 HMS 2012-2133



council's determination. In any affirmation or reversal of an
 appealed nonacceptance, the council shall provide the applicant
 and agency with specific findings and reasons for its
 determination. The agency shall abide by the council's
 decision.

6 (đ) Whenever an applicant requests approval for a proposed 7 action and there is a question as to which of two or more state 8 or county agencies with jurisdiction has the responsibility of 9 [preparing the] determining whether an environmental assessment 10 is required, the office, after consultation with and assistance 11 from the affected state or county agencies, shall determine 12 which agency shall [prepare the assessment.] determine whether 13 preparation of the assessment by the applicant is required." 14 SECTION 3. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 4. This Act shall take effect on July 1, 2012; 17 provided that on July 1, 2013, this Act shall be repealed and 18 section 343-5, Hawaii Revised Statutes, shall be reenacted in

19 the form in which it read on June 30, 2012.

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Report Title:

Environmental Impact Statements, Exceptions

Description:

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Temporarily amends chapter 343, Hawaii Revised Statutes to clarify current exemptions for secondary actions and require that applicants prepare environmental assessments when required. Effective July 1, 2012. Repeal on July 1, 2013. (HB2611 HD1)

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