A BILL FOR AN ACT

RELATING TO SHORELINE MANAGEMENT AREAS.

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

1	SECTION 1. Section 205A-22, Hawaii Revised Statutes, is		
2	amended b	y amending the definitions of "special management area	
3	minor permit" and "special management area use permit" to read		
4	as follows:		
5	""Special management area minor permit" means [an]:		
6	(1)	Development of a single-family residence that is less	
7		than three thousand five hundred square feet of floor	
8		area and is not part of a larger development; or	
9	(2)	$\underline{\mathtt{An}}$ action by the authority authorizing development.	
10		the valuation of which is not in excess of [$\$500,000$	
11		and which] \$750,000, with inflation adjustments every	
12		five years starting from the effective date of this	
13		Act by the lead agency in accordance with the Consumer	
14		Price Index for All Urban Consumers published by the	
15		Bureau of Labor Statistics of the United States	
16		Department of Labor, and that has no substantial	

1		adverse environmental or ecological effect, taking
2		into account potential cumulative effects.
3	"Spe	cial management area use permit" means an action [by]:
4	(1)	$\underline{\mathtt{B} \mathtt{y}}$ the authority authorizing development, the
5		valuation of which exceeds [$\$500,000$] $\$750,000$, with
6		inflation adjustment every five years starting from
7		the effective date of this Act by the lead agency in
8		accordance with the Consumer Price Index for All Urban
9		Consumers published by the Bureau of Labor Statistics
10		of the United States Department of Labor; or [which]
11	(2)	That may have a substantial adverse environmental or
12		ecological effect, taking into account potential
13		cumulative effects."
14	SECT	ION 2. Statutory material to be repealed is bracketed
15	and stric	ken. New statutory material is underscored.
16	SECT	ION 3. This Act shall take effect on July 1, 3000.

Report Title:

Counties; OPSD; Shoreline Management; Development; Special Management Areas; Permits

Description:

Allows single-family residences that are less than 3,500 square feet in floor area and not part of a larger development, regardless of development valuation, to be eligible for a special management area minor permit. Increases the valuation of development that determines the necessity of a special management area minor permit or special management area use permit to \$750,000 and requires that amount to be adjusted every five years for inflation. Effective 7/1/3000. (SD1)

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