
A BILL FOR AN ACT

RELATING TO BUILDING CODES.

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

1 SECTION 1. Section 107-25, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "**§107-25 Hawaii state building codes; requirements.** (a)

4 There is established the Hawaii state building codes applicable
5 to all construction in the State of Hawaii. The Hawaii state
6 building codes shall be based upon:

7 (1) The state fire code as adopted by the state fire
8 council;

9 (2) The Uniform Plumbing Code, as copyrighted and
10 published by the International Association of Plumbing
11 and Mechanical Officials, including its appendices;

12 (3) The International Building Code, the International
13 Residential Code, and the International Energy
14 Conservation Code, as published by the International
15 Code Council;

16 (4) The National Electrical Code, as published by the
17 National Fire Protection Association;



1 (5) Hawaii design standards implementing the criteria
2 pursuant to Act 5, Special Session Laws of Hawaii,
3 2005, as applicable to:

4 (A) Emergency shelters built to comply with hurricane
5 resistant criteria, including enhanced hurricane
6 protection areas capable of withstanding a five
7 hundred-year hurricane event as well as other
8 storms and natural hazards; and

9 (B) Essential government facilities requiring
10 continuity of operations; and

11 (6) Code provisions based on nationally published codes or
12 standards that include but are not limited to
13 residential and hurricane resistant standards related
14 to loss mitigation standards in accordance with
15 section 431P-12, elevator, mechanical, flood and
16 tsunami, existing buildings, and onsite sewage
17 disposal.

18 (b) Beginning January 1, 2028, all existing county
19 building codes shall be superseded by the most recent Hawaii
20 state building codes adopted by the council pursuant to section



1 107-24. Thereafter, each county may amend the Hawaii state
 2 building codes as they apply within its own jurisdiction by:

3 (1) Removing requirements set by the Hawaii state building
 4 codes; or

5 (2) Only after receiving approval by an affirmative vote
 6 of the majority of its council, adding requirements to
 7 the Hawaii state building codes."

8 SECTION 2. Section 107-28, Hawaii Revised Statutes, is
 9 repealed.

10 [~~"§107-28 County authority to amend and adopt the Hawaii~~
 11 ~~state building codes without council approval.~~ (a) The
 12 governing body of each county shall amend, adopt, and update the
 13 Hawaii state building codes as they apply within their
 14 respective jurisdiction, in accordance with section 46-1.5(13),
 15 without approval of the council. Each county shall amend and
 16 adopt the Hawaii state building codes and standards listed in
 17 section 107-25, as the referenced Hawaii state building codes
 18 and standards for its respective county building code ordinance,
 19 no later than two years after the adoption of the Hawaii state
 20 building codes.



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1 ~~(b) If a county does not amend the Hawaii state building~~
2 ~~codes within the two-year time frame, the Hawaii state building~~
3 ~~codes shall become applicable as an interim county building~~
4 ~~code."]~~

5 SECTION 3. Statutory material to be repealed is bracketed
6 and stricken. New statutory material is underscored.

7 SECTION 4. This Act shall take effect on January 1, 2028.

8

INTRODUCED BY: _____

ZMC

JAN 17 2025



H.B. NO. 745

Report Title:

Hawaii State Building Code; Counties; Amendments

Description:

Beginning 1/1/2028, makes the most recent Hawaii state building codes adopted by the state building code council supersede all existing county building codes and thereafter allows counties to remove requirements of the state building codes or add requirements to the state building codes only with prior council approval. Repeals the counties' authority to adopt, amend, and update the Hawaii state building codes for their respective county building codes.

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

