THE SENATE TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

S.B. NO. ¹⁹²⁵ S.D. 2 H.D. 1

A BILL FOR AN ACT

RELATING TO SUSTAINABILITY.

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

1 The legislature finds that Hawaii is a unique SECTION 1. 2 and beautiful State that is largely dependent on the importation 3 of fuel, food, and supplies to sustain its economy and 4 communities. In 2005, the legislature enacted Act 8, Special 5 Session Laws of Hawaii 2005, to establish the Hawaii 2050 6 sustainability task force. The task force was established to 7 review the Hawaii state plan and other fundamental components of 8 community planning, and to develop a Hawaii 2050 sustainability 9 plan to address the real, serious, and immediate problems the 10 State faces today and recommend various solutions to preserve 11 and maintain a healthy future for the State.

12 Since then, the interest in the concept of sustainability 13 has grown through the efforts of the task force, state and 14 county departments and agencies, local businesses and community 15 groups, and community engagement programs and projects. Private 16 industries and developers have introduced technology and 17 concepts that can assist communities into becoming more



sustainable and independent with minimal detrimental effects to
 the environment and the economy. Sustainability has transformed
 from the conceptual stage to an actual lifestyle that can be
 achieved, but only through a comprehensive joint effort with the
 government and the community.

6 The purpose of this Act is to establish a process by which
7 developers of residential communities may elect to develop
8 sustainable communities in the State and to provide incentives
9 for doing so.

SECTION 2. The Hawaii Revised Statutes is amended by adding a new chapter to title 13 to be appropriately designated and to read as follows:

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"CHAPTER

SUSTAINABLE COMMUNITIES

15 § -1 Sustainable communities; established; objectives.
16 (a) To maintain and preserve a healthy quality of life and
17 environment for Hawaii's future generations, the State, in a
18 combined effort with all state departments and agencies, shall
19 assist in the development and maintenance of sustainable
20 communities that will:

(1) Generate their own energy onsite by utilizing
 alternative energy sources to fulfill a large



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1		percentage of their energy requirements and become
2		less reliant on imported fossil fuels;
3	(2)	Implement extensive recycling programs for their solid
4		waste management and avoid adding more waste to
5		landfills that can result in further pollution and
6		other harmful affects to the environment;
7	(3)	Implement an extensive wastewater recycling and
8		treatment management system that will enable the
9		communities to conserve water and protect waters in
10		and around the State;
11	(4)	Protect and preserve open space;
12	(5)	Promote and encourage visitation to any nearby
13		cultural or historic sites, public beaches, shores,
14		trails, and other outdoor recreational areas by not
15		restricting public access to these areas;
16	(6)	Provide affordable housing units for residents to
17		enable them to stay in Hawaii and provide shelter for
18		their families; and
19	(7)	Educate and promote awareness that sustainability is
20		more than a concept, but a lifestyle that can be
21		achieved and implemented in the daily lives of Hawaii
22		residents.



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1 Any developer of a residential community with a (b) 2 development plan for fifty or more residential units for which 3 general planning, development, and construction has commenced after December 31, 2007, shall have the option of developing the 4 residential community in a manner that fulfills the criteria 5 6 prescribed under this chapter. If a developer elects to be 7 subject to this chapter, the developer shall be able, upon 8 approval, to engage in an expedited permit process under section 9 -3.

10 S -2 Applicability. This chapter shall only apply to 11 any residential community with a development plan for fifty or 12 more residential units for which general planning, development, 13 and construction has commenced after December 31, 2007, and for 14 which the project developer has elected to be subject to this 15 chapter and has notified the energy resources coordinator, in 16 accordance with section -3, to engage in the expedited permit 17 process provided under this chapter.

18 \$ -3 Expedited permit process; notice and agreement. To
19 engage in the expedited permit process under this chapter for
20 the development of a residential sustainable community for fifty
21 of more residential units, a developer shall provide written
22 notice that includes detailed project development plans to the
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1 energy resources coordinator. The notification shall also 2 include, in writing, a sustainability agreement executed between the energy resources coordinator and developer and shall include 3 4 a statement of the developer's intent to comply with the 5 sustainability requirements of this chapter. The energy 6 resources coordinator shall notify any applicable state 7 departments and agencies to allow the project developer to 8 participate in the expedited permit process upon any executed 9 written development agreement that contains the sustainability 10 agreement between the energy resources coordinator, on behalf of 11 an ad hoc development advisory committee under section -10, 12 and the developer.

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§ -4 Community energy requirements. (a)

14 Notwithstanding any provision under chapter 196 to the contrary, 15 the energy resources coordinator shall advise and coordinate 16 with other state departments and agencies and a developer who 17 has agreed to be subject to this chapter to develop a plan on a 18 case-by-case basis that will enable a residential community in 19 Hawaii for which general planning, development, and construction 20 has commenced after December 31, 2007, to generate at least 21 fifty per cent of all of its energy requirements for the entire 22 community under development, including but not limited to



residential homes and areas and services provided for and used
 by the entire community under development.

3 (b) The energy resources coordinator shall develop a plan 4 for the developer's implementation that explores all types of 5 energy resources, as defined under section 196-2, and determine 6 which resources are the most feasible for the community under 7 development to use to meet its energy needs and energy 8 generating requirements under this section.

9 The energy resources coordinator shall cooperate and (C) 10 coordinate with any state department or agency to expedite the 11 application process for any permits relating to generating energy, and allow the state department or agency three hundred 12 sixty days to review and decide on the permit application. If 13 the three hundred sixty-day time period has expired on a state 14 15 permit application and no decision has been rendered, the permit 16 shall be deemed approved.

17 (d) The energy resources coordinator shall adopt rules in
18 accordance with chapter 91 to carry out the purposes of this
19 chapter.

S -5 State department and agency cooperation and
 compliance; required. Each state department and agency shall
 cooperate and comply with any request made pursuant to this
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chapter from the energy resources coordinator. The department
 or agency shall prioritize the energy resources coordinator's
 request and expedite the processing thereof.

4 S -6 Community solid waste management requirements. (a) 5 Notwithstanding any provision under chapter 342G to the contrary, the director of health shall advise and coordinate 6 7 with other state departments and agencies and a developer who 8 has agreed to be subject to this chapter to develop a plan on a 9 case-by-case basis that will enable a residential community in 10 Hawaii for which general planning, development, and construction 11 has commenced after December 31, 2007, to implement a 12 comprehensive recycling program. The purpose of the plan shall 13 be to enable the community to divert at least seventy-five per 14 cent of its solid waste from the landfills.

15 (b) The solid waste management plan shall include 16 provisions for recycling, bioconversion, and composting, 17 including recycling provisions for building or structure demolition. The plan shall also provide safety measures for the 18 19 proper disposal and treatment of hazardous waste or materials 20 with hazardous components under chapter 342J. The director of 21 health shall explore all types of recycling programs and 22 determine which programs are the most feasible for the community SB1925 HD1 HMS 2007-3168

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under development to implement and fulfill its solid waste
 management requirements under this section.

3 Notwithstanding any provision relating to permits (C) under chapter 342H or any other applicable chapter to the 4 5 contrary, the department of health shall expedite the 6 application process for any permit application from a developer 7 of a residential community that has agreed to be subject to this chapter and have three hundred sixty days to review and decide 8 9 on the permit application. If the three hundred sixty-day time 10 period has expired on a permit application and no decision has 11 been rendered, the permit shall be deemed approved.

12 (d) The director of health shall adopt rules in accordance13 with chapter 91 to carry out the purposes of this chapter.

14 -7 Community wastewater treatment and recycling. S (a) 15 Notwithstanding any provision under chapter 342D to the 16 contrary, the director of health shall advise and coordinate 17 with other state departments and agencies and a developer who 18 has agreed to be subject to this chapter to develop a plan on a 19 case-by-case basis that will enable a residential community in 20 Hawaii for which general planning, development, and construction 21 has commenced after December 31, 2007, to implement a wastewater 22 treatment and recycling plan.



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1 (b) The purpose of the plan is to enable the community 2 under development to treat and recycle all of its wastewater for 3 landscaping water requirements onsite of the community and any agricultural water irrigation requirements offsite of the 4 5 community. The plan shall also provide safety measures for the 6 proper treatment and disposal of wastewater that may contain hazardous materials under chapter 342J. The director of health 7 8 shall explore all types of wastewater treatment and recycling 9 programs, and determine which programs are the most feasible for 10 the community under development to fulfill its wastewater 11 treatment and recycling requirements under this section. 12 Notwithstanding any provision relating to permits (C) 13 under chapter 342D or any other applicable section to the 14 contrary, the department of health shall expedite the application process for any permit application from a developer 15

16 of a residential community who has agreed to be subject to this 17 chapter and have three hundred sixty days to review and decide 18 on the permit application. If the three hundred sixty-day time 19 period has expired on a permit application and no decision has 20 been rendered, the permit shall be deemed approved.

21 (d) The director of health shall adopt rules in accordance22 with chapter 91 to carry out the purposes of this chapter.



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1	S -8 Community land use and planning. (a)
2	Notwithstanding any provision under chapter 205 to the contrary,
3	the developer of any residential community in Hawaii for which
4	general planning, development, and construction has commenced
5	after December 31, 2007, and who has agreed to be subject to
6	this chapter shall coordinate with the land use commission and
7	shall cooperate and coordinate with other state departments and
8	agencies to develop a residential community land use plan that
9	is in compliance with this chapter.
10	(b) The development plan for the residential community
11	shall include but not be limited to:
12	(1) Designate at least fifty per cent of the entire tract
13	of land for the residential community for open space;
14	provided that:
15	(A) Open space shall not include areas designated for
16	golf courses; and
17	(B) Open space shall include the shoreline, if the
18	planned community abuts and includes shoreline
19	space.
20	(2) Be designed with the intent to be accessible by the
21	public and shall not be designed to be a gated
22	community; and
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(3) Allow free and open access to any nearby cultural or 1 historic sites, public beaches, shore, parks, trails, 2 3 or other public recreational areas. The land use commission may amend any existing urban 4 (C) 5 or rural land use designation of land on which the residential community is planned to be situated on to provide for the open 6 7 space requirements under subsection (b) within three hundred 8 sixty-days from the filing of the request to amend the land use designation. If the three hundred sixty-day time period has 9 10 expired and no decision has been rendered, the amendment to the 11 land use designation shall be deemed approved.

12 (d) The land use commission shall adopt rules in
13 accordance with chapter 91 to carry out the purposes of this
14 chapter.

15 S -9 Community affordable units. (a) Notwithstanding 16 any provision under chapter 201H to the contrary, the developer 17 of a residential community in Hawaii for which the general 18 planning, development, and construction has commenced after 19 December 31, 2007, and who has agreed to be subject to this 20 chapter shall cooperate and coordinate with the Hawaii housing 21 finance and development corporation, as necessary, to develop 22 and implement a residential housing plan that will designate and SB1925 HD1 HMS 2007-3168



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reserve at least forty per cent of all of its residential units
 within the planned community for owner-occupant housing units
 affordable to households at or below one hundred forty per cent
 of the area median income.

The Hawaii housing finance and development corporation 5 (b) shall coordinate with any state department or agency to expedite 6 the application process for any permit application of a 7 8 residential community that is subject to this chapter and relating to affordable residential unit development to allow any 9 department or agency subject to the three hundred sixty-day 10 permit processing time period imposed under this chapter to 11 review and decide on a permit application. If the three hundred 12 sixty-day time period has expired on a permit application and no 13 decision has been rendered, the permit shall be deemed approved. 14 The Hawaii housing finance and development corporation 15 (C) 16 shall adopt rules in accordance with chapter 91 to carry out the 17 purposes of this chapter.

18 § -10 Energy resources coordinator; ad hoc development
19 advisory committee convenor. (a) The energy resources
20 coordinator shall convene ad hoc development advisory committees
21 to determine the feasibility of developing an integrated plan
22 for a sustainable residential community on any proposed tract of SB1925 HD1 HMS 2007-3168



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1 land that fulfills the requirements under this chapter. The 2 advisory committees shall convene only when the residential 3 community plan proposes to develop fifty or more residential 4 units within the proposed community, and the general planning, 5 development, and construction has commenced after December 31, 6 2007. 7 (b) The members of the advisory committee shall consist 8 of: 9 (1)The residential community developer; The energy resources coordinator; 10 (2)11 (3)The director of planning from the county in which the 12 development is planned for or the director's designee; 13 (4) The director of the office of planning or the 14 director's designee; 15 (5) The director of health or the director's designee; and The executive director of the Hawaii housing finance 16 (6) 17 and development corporation or the executive 18 director's designee. 19 The energy resources coordinator shall be the chairperson of the 20 advisory committee. 21 (C) Any development requirements established and agreed upon between the energy resources coordinator, on behalf of an 22



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ad hoc development advisory committee and the developer shall be
 reduced in writing and shall be included in any executed
 development agreement.

§ -11 Community association; established. Within one
year after the completion of development of a residential
community that is subject to this chapter, the residents of the
residential community shall establish a community association.
The community association shall serve in an administrative
capacity and adopt rules and bylaws.

10 § -12 Failure to comply; penalty; enforcement. (a) The 11 energy resources coordinator shall monitor the compliance of any 12 developer or residential community that is subject to this 13 chapter.

14 (b) If, up until one year after the completion of development of a residential community that is subject to this 15 chapter, or at any point prior to completion, the energy 16 17 resources coordinator determines that a developer is not in 18 compliance with this chapter, the energy resources coordinator may fine the developer for noncompliance and may require the 19 20 developer to suspend development until the noncompliance has 21 been remedied.



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(c) If noncompliance with this chapter occurs one year
 after completion of the residential community that is subject to
 this chapter, or at any time subsequent to one year after the
 development of the community is completed, the energy resources
 coordinator may enforce the requirements of this chapter against
 the community's association.

7 (d) The energy resources coordinator shall establish fines
8 and penalties for noncompliance with this chapter under rules
9 adopted pursuant to chapter 91.

10 § -13 Energy resources coordinator. For purposes of 11 this chapter, the energy resources coordinator shall be the 12 director of business, economic development, and tourism, as 13 provided under section 196-3."

SECTION 3. There is appropriated out of the general revenues of the State of Hawaii the sum of \$\$\$ or so much thereof as may be necessary for fiscal year 2007-2008 and the same sum or so much thereof as may be necessary for fiscal year 2008-2009 for the purposes of this Act.

19 The sums appropriated shall be expended by the department 20 of business, economic development, and tourism for the purposes 21 of this Act.



SECTION 4. This Act shall take effect on July 1, 2050, and
 shall be repealed on July 1, 2012.



S.B. NO. 1925 S.D. 2 H.D. 1

Report Title:

Sustainable Communities

Description:

Establishes sustainable communities in Hawaii with the combined effort of state departments and agencies. (SB1925 HD1)

