H.B. NO. ¹⁰⁹¹ H.D. 2 S.D. 2

A BILL FOR AN ACT

RELATING TO REAL PROPERTY DISCLOSURES WITHIN SHORELINE AREAS.

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

1 SECTION 1. As reflected in Act 32, Session Laws of Hawaii 2 2017 (Act 32), the legislature recognizes that not only is 3 climate change real, but it is also the overriding challenge of 4 the twenty-first century and one of the priority issues of the 5 legislature. Climate change poses immediate and long-term 6 threats to the State's economy, sustainability, security, and 7 residents' way of life.

8 The legislature recognized the existential threat of sea 9 level rise to real property and amended section 508D-15, Hawaii 10 Revised Statutes, to require mandatory seller disclosures in 11 real property transactions to indicate that a parcel of 12 residential real property lies within the sea level rise 13 exposure area. Research published by the Intergovernmental 14 Panel on Climate Change and the National Aeronautics and Space Administration shows that sea levels in Hawaii will continue to 15 16 rise, but sea level rise has no detectable effect on valuations 17 or sales data on real property. The lack of a sea level rise





discount indicates that purchasers may be underprepared for the
 future challenges and implications of sea level rise and the
 ancillary effects of coastal erosion, future flooding,
 inundation, and storm surges.

5 The purpose of this Act is to further strengthen purchaser 6 protections by requiring the disclosure of all permitted and 7 unpermitted erosion control structures on the parcel and the 8 annual coastal erosion rate for the zoning lot in real estate 9 transactions when residential real property lies adjacent to the 10 shoreline.

SECTION 2. Section 508D-15, Hawaii Revised Statutes, is amended to read as follows:

13 "\$508D-15 Notification required; ambiguity. (a) When
14 residential real property lies [+] within:

(1) [Within the] The boundaries of a special flood hazard
area as officially designated on flood maps
promulgated by the National Flood Insurance Program of
the Federal Emergency Management Agency for the
purposes of determining eligibility for emergency
flood insurance programs;

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1	(2)	[Within the] <u>The</u> boundaries of the noise exposure area
2		shown on maps prepared by the department of
3		transportation in accordance with Federal Aviation
4		Regulation part 150, Airport Noise Compatibility
5		Planning (14 C.F.R. part 150), for any public airport;
6	(3)	[Within the] The boundaries of the Air Installation
7		Compatible Use Zone of any Air Force, Army, Navy, or
8		Marine Corps airport as officially designated by
9		military authorities;
10	(4)	[Within the] The anticipated inundation areas
11		designated on the department of defense's emergency
12		management tsunami inundation maps; or
13	(5)	[Within the] <u>The</u> sea level rise exposure area as
14		designated by the Hawaii climate change mitigation and
15		adaptation commission or its successor,
16	subject t	o the availability of maps that designate the five
17	areas by	tax map key (zone, section, parcel), the seller shall
18	include t	he material fact information in the disclosure
19	statement	provided to the buyer subject to this chapter. Each
20	county sh	all provide, where available, maps of its jurisdiction
21	detailing	the five designated areas specified in this

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subsection. The maps shall identify the properties situated
 within the five designated areas by tax map key number (zone,
 section, parcel) and shall be of a size sufficient to provide
 information necessary to serve the purposes of this section.
 Each county shall provide legible copies of the maps and may
 charge a reasonable copying fee.

7 (b) When residential real property lies adjacent to the
8 shoreline, the seller shall disclose:

- 9 (1) All permitted and unpermitted erosion control
- 10 structures on the parcel, expiration dates of any
- 11 permitted structures, any notices of alleged violation
- 12 associated with the parcel, and any fines for expired
- 13 permits or unpermitted structures associated with the

14 parcel; and

- 15(2)The annual coastal erosion rate for the zoning lot as16determined by historical analysis and shown on the
- 17 <u>county databases for historical erosion rates, when</u>
- 18 publicly available.

19 [(b)] (c) When it is questionable whether residential real
20 property lies within any of the designated areas referred to in
21 subsection (a) due to the inherent ambiguity of boundary lines





drawn on maps of large scale, the ambiguity shall be construed
 in favor of the seller; provided that a good faith effort has
 been made to determine the applicability of subsection (a) to
 the subject real property.

5 [(c)] (d) Except as required under subsections (a) [and],
6 (b), and (c) and [as required under] section 508D-3.5, the
7 seller shall have no duty to examine any public record when
8 preparing a disclosure statement."

9 SECTION 3. This Act does not affect rights and duties that 10 matured, penalties that were incurred, and proceedings that were 11 begun before its effective date.

SECTION 4. Statutory material to be repealed is bracketedand stricken. New statutory material is underscored.

14 SECTION 5. This Act shall take effect on June 30, 3000.





Report Title:

Residential Real Property Transactions; Mandatory Seller Disclosures; Shoreline Erosion; Control Structures

Description:

Requires disclosure of all existing permitted and unpermitted erosion control structures on the parcel and the annual coastal erosion rate for the zoning lot in real estate transactions when residential real property lies adjacent to the shoreline. Effective 6/30/3000. (SD2)

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

