

HONOLULU

LINDA LINGLE

GOV. MSG. NO. 147

June 21, 2006

The Honorable Robert Bunda, President and Members of the Senate Twenty-Third State Legislature State Capitol, Room 003 Honolulu, Hawaii 96813

Dear Mr. President and Members of the Senate:

This is to inform you that on June 21, 2006, the following bill was signed into law:

SB3000 SD2 HD1 CD1

A BILL FOR AN ACT RELATING TO HOUSING. (ACT 217)

Sincerely,

LINDA LINGLE

ACT 217

THE SENATE
TWENTY-THIRD LEGISLATURE, 2006
STATE OF HAWAII

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

A BILL FOR AN ACT

RELATING TO HOUSING.

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

1 SECTION 1. The senate and house of representatives of the 2 twenty-third legislature of the State of Hawaii, regular session 3 of 2005, enacted Act 196, Relating to Housing, and section 35 of that act established the joint legislative housing and homeless 4 5 task force to further identify near-term solutions to Hawaii's 6 affordable housing and homeless problem. The task force issued 7 its report with findings and recommendations in January 2006. The task force recommended in general that the State: 8 9 (1)Leverage more sources of financing for affordable 10 housing; 11 Make available more public land for the development of (2)12 affordable housing; 13 (3) Streamline government approvals and permitting of 14 affordable housing projects; 15 Build more offsite infrastructure to serve affordable (4)16 housing;

1	(5)	Appropriate additional funds for transitional housing,
2		shelters, and services for the homeless population;
3		and
4	(6)	Preserve and maintain the existing public housing
5		stock.
6	The	specific recommendations of the task force for
7	governmen	t approvals and permitting for affordable housing
8	include but are not limited to:	
9	(1)	Requiring that state agencies in the permit review
10		process give affordable housing projects priority
11		processing;
12	(2)	Amending chapter 46, Hawaii Revised Statutes, relating
13		to the general jurisdiction and powers of the
14		counties, to provide greater flexibility in approving
15		affordable housing projects by waiving certain
16		requirements for infrastructure; and
17	(3)	Amending section 201G-118, Hawaii Revised Statutes, to
18		improve and further streamline the fast-track
19		permitting process for affordable housing projects.
20	The	purpose of this Act is to implement the recommendations
21	of the ta	sk force with regard to government approvals and
22	permitting for affordable housing.	

SECTION 2. Section 46-14.5, Hawaii Revised Statutes, is 1 amended to read as follows: 2 "[+] §46-14.5[+] Land use density and infrastructure; 3 low-income rental units. Notwithstanding any other law to the 4 contrary, the counties are authorized to provide flexibility in 5 land use density provisions and public facility requirements to 6 encourage the development of any rental housing project where at 7 least a portion of the rental units are set aside for persons 8 and families with incomes at or below one hundred forty per cent 9 of the area median family income, of which twenty per cent are 10 set aside for persons and families with incomes at or below 11 eighty per cent of the area median family income." 12 SECTION 3. Section 91-13.5, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§91-13.5 Maximum time period for business or development-15 related permits, licenses, or approvals; automatic approval; 16 17 extensions. (a) Unless otherwise provided by law, an agency shall adopt rules that specify a maximum time period to grant or 18 deny a business or development-related permit, license, or 19 approval; provided that the application is not subject to state 20 administered permit programs delegated, authorized, or approved 21

under federal law.

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- All such issuing agencies shall clearly articulate 1 (b) informational requirements for applications and review 2 applications for completeness in a timely manner. 3 (c) All such issuing agencies shall take action to grant 4 or deny any application for a business or development-related 5 permit, license, or approval within the established maximum 6 period of time, or the application shall be deemed approved; 7 provided that a delay in granting or denying an application 8 caused by the lack of quorum at a regular meeting of the issuing 9 agency shall not result in approval under this subsection; 10 provided further that any subsequent lack of quorum at a regular 11 meeting of the issuing agency that delays the same matter shall 12 not give cause for further extension, unless an extension is 13
- (d) Notwithstanding any other law to the contrary, any
 agency that reviews and comments upon an application for a
 business or development-related permit, license, or approval for
 a housing project under section 201G-118 shall respond within
 forty-five days of receipt of the application, or the
 application shall be deemed acceptable as submitted to the
 agency.

agreed to by all parties.

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- 1 $\left[\frac{\text{(d)}}{\text{(e)}}\right]$ The maximum period of time established pursuant
- 2 to this section shall be extended in the event of a national
- 3 disaster, state emergency, or union strike, which would prevent
- 4 the applicant, the agency, or the department from fulfilling
- 5 application or review requirements.
- 6 [(e)] (f) This section shall not apply to any proceedings
- 7 of the public utilities commission.
- 8 [(f)] (g) For purposes of this section, "application for a
- 9 business or development-related permit, license, or approval"
- 10 means any state or county application, petition, permit,
- 11 license, certificate, or any other form of a request for
- 12 approval required by law to be obtained prior to the formation,
- 13 operation, or expansion of a commercial or industrial
- 14 enterprise, or for any permit, license, certificate, or any form
- 15 of approval required under sections 46-4, 46-4.2, 46-4.5, 46-5,
- 16 and chapters 183C, 205, 205A, 340A, 340B, 340E, 340F, 342B,
- 17 342C, 342D, 342E, 342F, 342G, 342H, 342I, 342J, 342L, and 342P."
- 18 SECTION 4. Section 201G-118, Hawaii Revised Statutes, is
- 19 amended by amending subsection (a) to read as follows:
- "(a) The administration may develop, on behalf of the
- 21 State or with an eligible developer, or may assist under a
- 22 government assistance program in the development of, housing

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- 1 projects which shall be exempt from all statutes, ordinances,
- 2 charter provisions, and rules of any governmental agency
- 3 relating to planning, zoning, construction standards for
- 4 subdivisions, development and improvement of land, and the
- 5 construction of units thereon; provided that:
- 6 (1) The project primarily or exclusively includes housing 7 units affordable to households with incomes at or 8 below one hundred forty per cent of the median family 9 income;
 - (2) The administration finds the project is consistent with the purpose and intent of this chapter, and meets minimum requirements of health and safety;
 - (3) The development of the proposed project does not contravene any safety standards, tariffs, or rates and fees approved by the public utilities commission for public utilities or the various boards of water supply authorized under chapter 54;
 - (4) The legislative body of the county in which the project is to be situated shall have approved the project with or without modifications.
- 21 (A) The legislative body shall approve, approve with

 22 modifications, or disapprove the project by

1	resolution within forty-five days after the
2	administration has submitted the preliminary
3	plans and specifications for the project to the
4	legislative body. If on the forty-sixth day a
5	project is not disapproved, it shall be deemed
6	approved by the legislative body;
7 (B)	No action shall be prosecuted or maintained
8	against any county, its officials, or employees
9	on account of actions taken by them in reviewing
10	approving, modifying, or disapproving the plans
11	and specifications; and
12 (C)	The final plans and specifications for the
13	project shall be deemed approved by the
14	legislative body if the final plans and
15	specifications do not substantially deviate from
16	the preliminary plans and specifications. The
17	final plans and specifications for the project
18	shall constitute the zoning, building,
19	construction, and subdivision standards for that
20	project. For purposes of sections 501-85 and
21	502-17, the executive director of the
22	administration, or the responsible county

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1	official may certify maps and plans of lands
2	connected with the project as having complied
3	with applicable laws and ordinances relating to
4	consolidation and subdivision of lands, and the
5	maps and plans shall be accepted for registration
6	or recordation by the land court and registrar;
7	and
8	(5) The land use commission shall approve, approve with
9	modifications, or disapprove a boundary change within
10	forty-five days after the administration has submitted
11	a petition to the commission as provided in section
12	205-4. If on the forty-sixth day the petition is not
13	disapproved, it shall be deemed approved by the
14	commission."
15	SECTION 5. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 6 This Act shall take effect on July 1, 2006.

GOVERNOR OF THE STATE OF HAWAII

Approved this day: JUN 2 | 2006

THE SENATE OF THE STATE OF HAWAII

Date: May 2, 2006 Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006.

President of the Senate

Clerk of the Senate

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 2, 2006 Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the House of Representatives of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006.

Speaker, House of Representatives

Clerk, House of Representatives