## A BILL FOR AN ACT

RELATING TO HOUSING.

HB1950 HD1 HMS 2007-2720

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

1 The legislature finds that certain provisions 2 of the State's housing law expedite the development of housing 3 by exempting certain government projects from all planning, 4 zoning, and construction standards. In 2006, the legislature 5 allowed counties to approve these types of housing projects with 6 or without modifications when it enacted Act 217. During that same session, however, Act 180 repealed the State's housing law 7 and recodified it in chapter 201H. As a result, the amendments 8 9 in Act 217 were not included in the State's current housing law. 10 The legislature finds that it was intended that the amendments 11 in Act 217 be included. 12 In addition, the same provisions exempting certain 13 government housing development projects from planning, zoning, 14 and construction standards provide a forty-five day window for a county legislative body to approve a project, and for the land 15 use commission to approve a land use boundary change for the 16 project. The legislature believes that forty-five days is too 17 18 short to allow meaningful discussion by these decision-making

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bodies. A -day window will provide an expedited review
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    while allowing county legislative bodies and the land use
    commission to do their due diligence.
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         The purpose of this Act is to amend the provisions of the
4
    housing law that exempt certain government housing development
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6
    projects from planning, zoning, and construction standards by:
              Placing the amendments in Act 217, Session Laws of
7
         (1)
              Hawaii 2006, allowing county legislative bodies to
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              approve a project with or without modifications, in
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10
              the law; and
         (2)
              Increasing the window for county legislative body
11
              project approvals and disapprovals and land use
12
              commission land use boundary approvals and
13
              disapprovals from forty-five days to
14
                                                             days.
15
         SECTION 2. Section 201H-38, Hawaii Revised Statutes, is
    amended by amending subsection (a) to read as follows:
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               The corporation may develop on behalf of the State or
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    with an eligible developer, or may assist under a government
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    assistance program in the development of, housing projects that
    shall be exempt from all statutes, ordinances, charter
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21
    provisions, and rules of any government agency relating to
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    planning, zoning, construction standards for subdivisions,
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| 1  | development and improvement of land, and the construction of |  |  |  |  |  |  |
|----|--|--|--|--|--|--|--|
| 2  | dwelling   | units thereon; provided that:                          |  |  |  |  |  |
| 3  | (1)  | The corporation finds the housing project is           |  |  |  |  |  |
| 4  |  | consistent with the purpose and intent of this         |  |  |  |  |  |
| 5  |  | chapter, and meets minimum requirements of health and  |  |  |  |  |  |
| 6  |  | safety;  |  |  |  |  |  |
| 7  | (2)  | The development of the proposed housing project does   |  |  |  |  |  |
| 8  |  | not contravene any safety standards, tariffs, or rates |  |  |  |  |  |
| 9  |  | and fees approved by the public utilities commission   |  |  |  |  |  |
| 10 |  | for public utilities or of the various boards of water |  |  |  |  |  |
| 11 |  | supply authorized under chapter 54;                    |  |  |  |  |  |
| 12 | (3)  | The legislative body of the county in which the        |  |  |  |  |  |
| 13 |  | housing project is to be situated shall have approved  |  |  |  |  |  |
| 14 |  | the project[+] with or without modifications:          |  |  |  |  |  |
| 15 |  | (A) The legislative body shall approve, approve with   |  |  |  |  |  |
| 16 |  | modifications, or disapprove the project by            |  |  |  |  |  |
| 17 |  | resolution within [ <del>forty-five</del> ] days       |  |  |  |  |  |
| 18 |  | after the corporation has submitted the                |  |  |  |  |  |
| 19 |  | preliminary plans and specifications for the           |  |  |  |  |  |
| 20 |  | project to the legislative body. If on the             |  |  |  |  |  |
| 21 |  | [ <del>forty-sixth</del> ] day a project is not        |  |  |  |  |  |

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| 2  |     | registative body;                                 |
|----|-----|---|
| 3  | (B) | No action shall be prosecuted or maintained       |
| 4  |     | against any county, its officials, or employees   |
| 5  |     | on account of actions taken by them in reviewing, |
| 6  |     | approving, modifying, or disapproving the plans   |
| 7  |     | and specifications; and                           |
| 8  | (C) | The final plans and specifications for the        |
| 9  |     | project shall be deemed approved by the           |
| 10 |     | legislative body if the final plans and           |
| 11 |     | specifications do not substantially deviate from  |
| 12 |     | the preliminary plans and specifications. The     |
| 13 |     | final plans and specifications for the project    |
| 14 |     | shall constitute the zoning, building,            |

disapproved, it shall be deemed approved by the

construction, and subdivision standards for that

502-17, the executive director of the corporation

project. For purposes of sections 501-85 and

or the responsible county official may certify

project as having complied with applicable laws

and ordinances relating to consolidation and

subdivision of lands, and the maps and plans

maps and plans of lands connected with the

| 1  |                | shall be accepted   | for registra              | tion or          | recordation |
|----|----------------|---------------------|---------------------------|------------------|-------------|
| 2  |                | by the land court   | and registra              | ır; and          |             |
| 3  | (4) The        | land use commissio  | n shall appro             | ve <u>, appr</u> | ove with    |
| 4  | mod            | ifications, or disa | pprove a bour             | ıdary cha        | nge within  |
| 5  | [ <del>£</del> | rty-five]           | days after t              | the corpo        | ration has  |
| 6  | sul            | mitted a petition t | o the commiss             | sion as p        | rovided in  |
| 7  | sec            | tion 205-4. If on   | the [ <del>forty-si</del> | xth]             | day         |
| 8  | the            | petition is not di  | sapproved, it             | shall b          | e deemed    |
| 9  | apı            | roved by the commis | sion."                    |                  |             |
| 10 | SECTION        | 3. Statutory mater  | ial to be rep             | ealed is         | bracketed   |
| 11 | and stricken   | New statutory mat   | erial is unde             | erscored.        |             |
| 12 | SECTION        | 4. This Act shall   | take effect ı             | pon its          | approval.   |

## Report Title:

Housing Project Approvals; County Councils; Land Use Commission

## Description:

Amends chapter 201H, HRS, housing development provisions to allow county councils to approve certain expedited government housing development projects with modifications, and to extend the county and Land Use Commission approval or disapproval window for these projects from 45 to days. (HB1950 HD1)