A BILL FOR AN ACT

RELATING TO COUNTIES.

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

1	SECTION 1. In 2007, the governor of Hawaii convened a		
2	statewide task force comprised of representatives of the State,		
3	counties, business, labor, developers, architects, nonprofit		
4	providers of services, and the legislature to recommend		
5	solutions to address barriers to affordable housing, pursuant to		
6	the program of the United States Department of Housing and Urbar		
7	Development, entitled National Call to Action for Affordable		
8	Housing Through Regulatory Reform.		
9	The legislature finds that the need for more affordable		
10	housing in Hawaii affects all segments of society. Nonetheless,		
11	there has been an apparent problem with the counties in their		
12	delay to affirmatively accept or reject public infrastructure		
13	improvements that have been developed as part of a housing		
14	project.		
15	The purpose of this Act is to require counties to accept or		
16	reject a dedication of infrastructure request from an affordable		

1	rental ho	using project within a specified time and under certain	
2	conditions, or the request is deemed dedicated.		
3	SECTION 2. Chapter 46, Hawaii Revised Statutes, is amended		
4	by adding a new section to be appropriately designated and to		
5	read as follows:		
6	" <u>§46</u> -	Infrastructure dedication; affordable housing.	
7	(a) A red	quest for dedication of infrastructure for affordable	
8	housing, a	as defined in section 201H-57, shall be deemed	
9	dedicated	to the county if the county does not accept or reject	
10	the dedica	ation request within sixty days of the filing of the	
11	dedication request, if:		
12	(1)	There is paid applicable meter and connection fees and	
13		utility costs relating to the dedicated	
14		infrastructure;	
15	(2)	The dedicated infrastructure conforms to county	
16		building codes in effect at the time of construction;	
17		<u>and</u>	
18	(3)	The dedicated infrastructure is certified to be in	
19		compliance by the county inspector responsible for	
20		accepting the dedicated infrastructure or by a third-	
21		party licensed building inspector.	

^{*}SB440 SD1.DOC*

12

1 (b) For the purposes of this section, "infrastructure" 2 shall: 3 (1) Have the same meaning as in section 171-131; and 4 (2) Connect to the infrastructure of the county." 5 SECTION 3. This Act shall apply to any affordable housing 6 project that is constructed or is in the process of construction 7 as of the effective date of this Act, without regard to whether 8 there has been a request for dedication of infrastructure, as 9 defined in section 2 of this Act, by the effective date of this **10** Act. 11 SECTION 4. New statutory material is underscored.

SECTION 5. This Act shall take effect upon its approval.

SB440 SD1.DOC *SB440 SD1.DOC* *SB440 SD1.DOC*

Report Title:

Counties; Affordable Housing; Infrastructure

Description:

Requires counties to accept or reject a public infrastructure dedication, under specified conditions, as part of an affordable housing project, or the infrastructure is deemed dedicated. (SD1)