SB444



EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

Testimony of Linda L. Smith

Senior Policy Advisor to the Governor Chairperson, Affordable Housing Regulatory Barriers Task Force

Before the SENATE COMMITTEE ON EDUCATION AND HOUSING

Wednesday, February 4, 2009, 1:15 p.m. Room 225, State Capitol

S.B. 444 RELATING TO HOUSING

Chair Sakamoto, Vice Chair Kidani, and members of the Committee, thank you for the opportunity to provide testimony in **support** of S.B. 444 **with amendments**.

This bill requires counties to accept or reject dedication of public infrastructure for an affordable, workforce, mixed-use, or rental housing project constructed under Chapter 201H, within sixty days from filing. If the county fails to act, the project will be automatically accepted if it complies with county codes.

Senate Bill 444 is based on the recommendations of the Affordable Housing Regulatory Barriers Task Force. The Task Force recognizes that a timeframe needs to be established to ensure that infrastructure, as part of an affordable housing development, is dedicated within a reasonable time period. This bill will ensure that standard timeframes are in place to guide the development and delivery of affordable housing.

The Administration concurs with an amendment to S.B. 444 that is being proposed by the Hawaii Housing and Finance Development Corporation to page 3, line 3, and page 4, line 20 to specify that infrastructure that is dedicated need only conform to county building codes that are in effect at the time of construction. Currently, the language in the bill is too broad. The proposed amendment is to read as follows:

"The dedicated infrastructure conforms to county building codes in effect at the time of construction; and"

Thank you for the opportunity to testify in strong support of this bill.



STATE OF HAWAII

DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT AND TOURISM
HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION
677 QUEEN STREET, SUITE 300
Honolulu, Hawaii 96813

fonolulu, Hawaii 9681 FAX: (808) 587-0600 IN REPLY REFER TO

Statement of Karen Seddon Hawaii Housing Finance and Development Corporation Before the

SENATE COMMITTEE ON EDUCATION AND HOUSING

February 4, 2009 1:15 p.m. Room 225, State Capitol

In consideration of S.B. 444
RELATING TO HOUSING.

The Hawaii Housing Finance and Development Corporation (HHFDC) supports S.B. 444. This bill requires counties to accept or reject requests for dedication of infrastructure for an affordable, workforce, mixed-use, or rental housing project constructed under Chapter 201H, Hawaii Revised Statutes within 60 days of filing under specific circumstances. S.B. 444 would help affordable housing developers by making it easier to develop affordable housing by limiting the amount of time the developer is responsible for maintaining the infrastructure and enabling the developer to get back its surety bond in a reasonable amount of time.

Because building codes change substantially over time, the HHFDC respectfully requests that the Committee amend page 3, line 3, and page 4, line 20 of S.B. 444 to add the phrase "at the time of construction" after the words "county building codes".

Thank you for the opportunity to testify.

DEPARTMENT OF PLANNING AND PERMITTING

CITY AND COUNTY OF HONOLULU

650 SOUTH KING STREET, 7TH FLOOR • HONOLULU, HAWAII 96813 PHONE: (808) 768-8000 • FAX: (808) 768-6041 DEPT. WEB SITE: <u>www.honoluludpp.org</u> • CITY WEB SITE: <u>www.honolulu.gov</u>

MUFI HANNEMANN MAYOR



DAVID K. TANOUE ACTING DIRECTOR

ROBERT M. SUMITOMO DEPUTY DIRECTOR

February 4, 2009

The Honorable Norman Sakamoto, Chair and Members of the Committee on Education and Housing State Senate State Capitol Honolulu, Hawaii 96813

Dear Chair Sakamoto and Members:

Subject: Senate Bill No. 444
Relating to Housing

The Department of Planning and Permitting respectfully **opposes** Senate Bill No. 444 because of the following concerns regarding <u>Section 2</u> of the bill:

- 1. Infrastructure constructed for dedication purposes is not regulated by the building code but by separate county street standards and public works construction standards. The reference to the building code is inaccurate.
- 2. There is no county inspector that certifies infrastructure for dedication. Inspectors only certify that improvements are constructed in accordance with plans and applicable standards. Improvements to be dedicated located on private property need to be subdivided or have an easement designated in favor of the county. Only the grant of approval by the county of the completion of the improvements associated with a subdivision or easement application would enable the dedication process to be initiated through the county council.
- Similarly, the City and County does not use third-party building inspectors to certify improvements. We feel that they may not be looking for the best interest of the City.

There should be more discussion regarding the consequences of dedications without proper review and approval by the county. As currently stated, the automatic dedication of infrastructure after "sixty days of the dedication request" seems arbitrary. There is no consideration in the bill for the length of time that it takes for the county council to act on the dedication request.

The Honorable Norman Sakamoto, Chair and Members of the Committee on Education and Housing State Senate February 4, 2009 Page 2

Dedications that are not properly reviewed and approved would create financial, legal, and other related impacts. It is vital that persons in the county with expertise have an opportunity to properly review and approve dedication requests to ensure the public's health and safety is accounted for. A rushed review, or worse yet, no review, could result in safety issues.

The Department also **opposes** the amendment proposed in <u>Section 3</u> of the bill for the same reasons regarding Section 2.

Accordingly, we respectfully request that Senate Bill No. 444 be amended or filed.

Thank you for the opportunity to testify.

Very truly yours,

David K. Tanoue Acting Director

Department of Planning and Permitting

DKT: jmf sb444-mst.doc

Bernard P. Carvalho, Jr. Mayor

Gary K. Heu
Administrative Assistant



Eugene K. Jimenez Housing Director

Kenneth N. Rainforth Executive Assistant

February 3, 2009

Senator Norman Sakamoto, Chair Senator Michelle Kidani, Vice Chair and Committee Members Committee on Education and Housing The Senate The Twenty-Fifth Legislature Regular Session of 2009

SUBJECT: Testimony Regarding Senate Bill 444, Relating to Housing

Committee: EDH

Hearing: February 4, 2009 1:15 PM Conference Room 225

The Kaua'i County Housing Agency (KCHA) has the following concerns regarding Senate Bill 444:

- 1. Generally, applicable codes and inspectors for infrastructure are not "building" codes or "building" inspectors, but engineering codes and inspectors. Language throughout the bill should be changed to reflect the proper codes and professional trades.
- 2. Currently, depending on the agency and the applicable process, request for dedication of infrastructure and payment of applicable fees may precede the construction and/or certification of improvements, and dedication includes the legal process of acceptance. The entire process generally does take longer than sixty days.
- 3. As proposed, does the sixty day acceptance process include the time for certification of improvements, or is this process complete prior to the beginning of the sixty day period? If it includes the certification of the work done, we believe that sixty days is inadequate to accommodate the requirements for dedication.
- 4. It appears the proposed HRS Section 264-1(c)(3) would bypass the requirement for legal dedication by deed and acceptance by County Council. From a liability standpoint to both the developer and the County, it is important that a paper trail clearly establish who the owner of the infrastructure is.



Senator Norman Sakamoto, Chair Senator Michelle Kidani, Vice Chair And EDH Committee Members February 3, 2009 Page 2

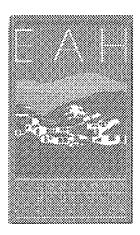
5. The intent of the existing process is to ensure that infrastructure to be dedicated meets applicable codes prior to transfer of liability to the County. Although we believe the process can be streamlined and improved, we do not believe the subject bill will accomplish the issue in its present form. Further clarification is necessary to ensure that substandard infrastructure is not automatically dedicated to the counties.

Thank you for the opportunity to provide testimony.

Sincerely,

EUGENE K. JIMENE

Housing Director



February 3, 2009

Senator Norman Sakamoto, Chair Senate Committee on Education and Housing State Capitol, Room 230 Honolulu, Hawaii 96813

Subject: S.B. No. 444; Hearing February 4, 2009; Testimony in Support

Dear Senator Sakamoto and Members of the Senate Committee on Education and Housing:

EAH Housing supports S.B. No. 444 and its intent to expedite the dedication of infrastructure for affordable housing developments. EAH Housing is a non-profit public benefit corporation dedicated to developing, managing, promoting and preserving affordable rental housing. EAH in its 41 year history has never sold a property, and is dedicated to permanently affordable and high quality housing.

We would like to see Section 2 of the Bill clarified to include affordable rental housing developments constructed under the Low Income Housing Tax Credit program or any other program that serves those who incomes are at 60% and below of the area median income as defined by the Department of Housing and Urban Development.

Thank you for this opportunity to submit our thoughts.

Sincerely.

Kevin R. Carney, (PB)

Vice President, Hawaii



Board of Directors

President

Kevin Carney, EAH Housing

Vice-President

Rene Berthiaume, TransPacific Housing Development Corporation

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Director – Gregg Robertson, Robertson & Company, LLC

Director – Brian Takahashi, Architects Hawaii

Director – Kirk Caldwell, City and County of Honolulu

Director — Kamaile Sombelon, Lokahi Pacific February 4, 2009

The Honorable Norman Sakamoto, Chair House Committee on Education and Housing Hawaii State Capitol, Room 230 Honolulu, HI 96813

Dear Chair Sakamoto and Members:

RE: SB 444, RELATING TO HOUSING

I am Nani Medeiros, Executive Director of Housing Hawaii, testifying in support of Senate Bill 444, Relating to Housing. This bill provides a timeframe for counties to accept or reject dedication of infrastructure related to affordable housing.

This bill provides some assurance to the developer of a project that dedication of infrastructure will happen within a set amount of time. This issue has been a great challenge for some developers and the delay of dedication increases the costs of the project, which ultimately are paid by the consumers. We recommend including language that will clarify when the clock starts and stops in terms of the sixty days to prevent applications from frivolous delay. We'd also recommend language that ensures projects developed under HHFDC's predecessor agencies are included in this bill.

Thank you for the opportunity to testify.

Nani Medeiros Executive Director

Executive Director Nani Medeiros



February 3, 2009

TESTIMONY TO THE SENATE COMMITTEE ON EDUCATION AND HOUSING By Michael G. Dang, Director Endowment/Planning & Development

Hearing Date: Wednesday, February 4, 2009 1:15 p.m., Conference Room 225

To: Senator Norman Sakamoto, Chair Senator Michelle Kidani, Vice Chair Members of the Committee

Re: SB 440 – Relating to Counties. SB 444 – Relating to Housing.

Kamehameha Schools supports the purpose and intent of these bills. By setting a time-certain by which the dedication of a project must be accepted by the county, the Legislature is ensuring developers of affordable housing projects a greater measure of predictability in the development process and providing potential homeowners and/or renters more timely access to their residences. This can only help bring more affordable housing units into the market faster.

Thank you for the opportunity to testify on this legislation.