### A BILL FOR AN ACT

RELATING TO SUSTAINABLE AFFORDABLE HOUSING.

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

1	SECTION 1. The legislature finds that the cost of living
2	in Hawaii has been and continues to be high. A significant
3	contributing factor to the high cost of living is the high cost
4	of housing, and the high cost of land contributes significantly
5	to the high cost of housing. For this and other reasons, there
6	continues to be a shortage of affordable housing in many areas
7	of the State, notwithstanding significant declines in housing
8	prices nationally. The legislature further finds that efforts
9	of both the public and private sectors to provide affordable
10	housing are undermined if the initial purchasers of such housing
11	are allowed to re-sell their dwellings without limitations on
12	resale prices. Such efforts are likely to benefit only the
13	initial purchasers but fail to address the need for sustained
14	affordability.
15	SECTION 2. Chapter 201H, Hawaii Revised Statutes, is
16	amended by adding a new section to be appropriately designated
17	and to read as follows:

<sup>\*</sup>HB1232 SD1.DOC\*

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         "§201H- Sustainable affordable housing developed on
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    state land. (a) With respect to any residential property
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    developed on land purchased or leased from the State of Hawaii
4
    or any department, agency, or instrumentality thereof, after the
5
    date of enactment of Act (2009), not less than per cent
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    of the total residential floor area in the development shall
7
    constitute affordable housing and shall be sold pursuant to
8
    sustainable affordable leases.
9
         (b) For purposes of this section:
10
         "Affordable housing" has the same meaning as in section
11
    201H-57.
12
         "Sustainable affordable lease" has the same meaning as in
13
    section 516-1, regardless of whether the housing is in a
14
    sustainable affordable development as defined therein.
15
         (c) The restrictions prescribed in this section shall be
16
    automatically extinguished under the same circumstances as
17
    described in section 201H-47(e).
18
         (d) The provisions of this section shall be incorporated
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    in any deed, lease, agreement of sale, or any other instrument
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    of conveyance issued by the seller of the dwelling unit."
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         SECTION 3. Section 201H-47, Hawaii Revised Statutes, is
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    amended to read as follows:
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1	"§2(	01H-47	Real property; restrictions on transfer; waiver
2	of restri	iction	s. (a) The following restrictions shall apply to
3	the trans	sfer o	f real property developed and sold under this
4	chapter,	wheth	er in fee simple or leasehold:
5	(1)	For	a period of ten years after the purchase, whether
6		by l	ease, assignment of lease, deed, or agreement of
7		sale	, if the purchaser wishes to transfer title to the
8		real	property, the corporation shall have the first
9		opti	on to purchase the real property at a price that
10		shal	l not exceed the sum of:
11		(A)	The original cost to the purchaser, as defined in
12			rules adopted by the corporation;
13		(B)	The cost of any improvements added by the
14			purchaser, as defined in rules adopted by the
15			corporation; and
16		(C)	Simple interest on the original cost and capital
17			improvements to the purchaser at the rate of one
18			per cent a year;
19	(2)	The	corporation may purchase the real property either:
20		(A)	By conveyance free and clear of all mortgages and
21			liens; or

1	(B) By conveyance subject to existing mortgages and
2	liens.
3	If the real property is conveyed in the manner
4	provided in subparagraph (A), it shall be conveyed to
5	the corporation only after all mortgages and liens are
6	released. If the real property is conveyed in the
7	manner provided in subparagraph (B), the corporation
8	shall acquire the property subject to any first
9	mortgage created for the purpose of securing the
10	payment of a loan of funds expended solely for the
11	purchase of the real property by the seller; and any
12	mortgage or lien created for any other purpose
13	provided that the corporation has previously consented
14	to it in writing.
15	The corporation's interest created by this
16	paragraph shall constitute a statutory lien on the
17	real property and shall be superior to any other
18	mortgage or lien except for:
19	(i) Any first mortgage created for the purpose
20	of securing the payment of a loan of funds

property by the seller;

expended solely for the purchase of the real

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1		(ii) Any mortgage insured or held by a federal
2		housing agency; and
3		(iii) Any mortgage or lien created for any other
4		purpose; provided that the corporation has
5		previously consented to it in writing.
6		The amount paid by the corporation to the seller shall
7		be the difference, if any, between the purchase price
8		determined by paragraph (1)(A) to (C), and the total
9		of the outstanding principal balances of the mortgages
10		and liens assumed by the corporation;
11	(3)	A purchaser may refinance real property developed and
12		sold under this chapter provided that the purchaser
13		shall not refinance the real property within ten years
14		from the date of purchase for an amount in excess of
15		the purchase price as determined by paragraph (1)(A)
16		to (C); <u>and</u>
17	(4)	After the end of the tenth year from the date of
18		purchase or execution of an agreement of sale, the
19		purchaser may sell the real property [and sell or
20		assign the property free from any price restrictions;
21		for total consideration that does not exceed the
22		maximum resale price; provided that the purchaser

<sup>\*</sup>HB1232 SD1.DOC\*

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1	shal	l be required to pay to the corporation the [sum
2	<del>of:</del>	
3	<del>(A)</del>	The balance of any mortgage note, agreement of
4		sale, or other amount owing to the corporation;
5	<del>(B)</del>	Any subsidy or deferred sales price made by the
6		corporation in the acquisition, development,
7		construction, and sale of the real property, and
8		any other amount expended by the corporation not
9		counted as costs under section 201H-45 but
10		charged to the real property by good accounting
11		practice as determined by the corporation whose
12		books shall be prima facie evidence of the
13		correctness of the costs;
14	<del>(C)</del>	Interest on the subsidy or deferred sales price,
15		if applicable, and any other amount expended at
16		the rate of seven per cent a year computed as to
17		the subsidy or deferred sales price, if
18		applicable, from the date of purchase or
19		execution of the agreement of sale, and as to any
20		amount expended, from the date of expenditure;
21		provided that the computed interest shall not
22		extend beyond thirty years from the date of

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1		purchase of execution of the agreement of safe of
2		the real property. If any proposed sale or
3		transfer will not generate an amount sufficient
4		to pay the corporation the sum as computed under
5		this paragraph, the corporation shall have the
6		first option to purchase the real property at a
7		price that shall not exceed the sum as computed
8		under paragraphs (1) and (2); and
9	<del>(D)</del>	The] corporation's share of appreciation in the
10		real property as determined under rules adopted
11		pursuant to chapter 91, when applicable[; and
12	<del>(5)</del> Notw	ithstanding any provision above to the contrary,
13	purs	uant to rules adopted by the corporation, the
14	subs	idy or deferred sales price described in paragraph
15	<del>(4) (</del>	B) and any interest accrued pursuant to paragraph
16	<del>(4) (</del>	C) may be paid, in part or in full, at any time].
17	The same resal	e requirements shall apply to each successive
18	owner.	
19	(b) For	a period of ten years after the purchase, whether
20	by lease, assi	gnment of lease, deed, or agreement of sale, if
21	the purchaser	wishes to transfer title to the real property, and
22	if the corpora	tion does not exercise the option to purchase the
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1	real prop	erty as provided in subsection (a), then the
2	corporati	on shall require the purchaser to sell the real
3	property	to a "qualified resident" as defined in section
4	201H-32,	[and upon the terms that preserve the intent of this
5	section a	nd sections 201H-49 and 201H-50, and in accordance with
6	<del>rules ado</del>	pted by the corporation.] for total consideration that
7	does not	exceed the maximum resale price, and the same resale
8	requireme	nts shall apply to each successive owner.
9	(C)	The corporation may waive the restrictions prescribed
10	in subsec	tion (a) or (b) if:
11	(1)	The purchaser wishes to transfer title to the real
12		property by devise or through the laws of descent to a
13		family member who would otherwise qualify under rules
14		established by the corporation;
15	(2)	The sale or transfer of the real property would be at
16		a price and upon terms that preserve the intent of
17		this section without the necessity of the State
18		repurchasing the real property; provided that, in this
19		case, the purchaser shall sell the unit or lot and

sell or assign the property to a person who is a

"qualified resident" as defined in section 201H-32;

and provided further that the purchaser shall pay to

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1	the corporation its share of appreciation in the unit
2	as determined in rules adopted pursuant to chapter 91
3	when applicable; or
4	(3) The sale or transfer is of real property subject to a
5	sustainable affordable lease as defined in section
6	516-1.
7	(d) The corporation may release the restrictions
8	prescribed in subsection (a) or (b) if the real property is
9	financed under a federally subsidized mortgage program and the
10	restrictions would jeopardize the federal government's ability
11	to recapture any interest credit subsidies provided to the
12	homeowner.
13	(e) The restrictions prescribed in this section and
14	sections 201H-49 to 201H-51 shall be automatically extinguished
15	and shall not attach in subsequent transfers of title when a
16	mortgage holder or other party becomes the owner of the real
17	property pursuant to a mortgage foreclosure, foreclosure under
18	power of sale, or a conveyance in lieu of foreclosure after a
19	foreclosure action is commenced; or when a mortgage is assigned
20	to a federal housing agency. Any law to the contrary
21	notwithstanding, a mortgagee under a mortgage covering real
22	property or leasehold interest encumbered by the first option to

- 1 purchase in favor of the corporation, prior to commencing
- 2 mortgage foreclosure proceedings, shall notify the corporation
- 3 in writing of:
- 4 (1) Any default of the mortgagor under the mortgage within
- 5 ninety days after the occurrence of the default; and
- **6** (2) Any intention of the mortgagee to foreclose the
- 7 mortgage under chapter 667;
- 8 provided that the mortgagee's failure to provide written notice
- 9 to the corporation shall not affect the mortgage holder's rights
- 10 under the mortgage. The corporation shall be a party to any
- 11 foreclosure action, and shall be entitled to all proceeds
- 12 remaining in excess of all customary and actual costs and
- 13 expenses of transfer pursuant to default, including liens and
- 14 encumbrances of record; provided that the person in default
- 15 shall be entitled to an amount which shall not exceed the sum of
- 16 amounts determined pursuant to subsection (a)(1)(B) and (C).
- 17 (f) The provisions of this section shall be incorporated
- 18 in any deed, lease, agreement of sale, or any other instrument
- 19 of conveyance issued by the corporation. In any sale by the
- 20 corporation of real property for which a subsidy or deferred
- 21 sales price was made by the corporation, the amount of the
- 22 subsidy or deferred sales price described in subsection

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1	(a)(4)(B), a description of the cost items that constitute the
2	subsidy or deferred sales price, and the conditions of the
3	subsidy or deferred sales price shall be clearly stated at the
4	beginning of the contract document issued by the corporation.
5	(g) This section need not apply to market-priced units in
6	an economically integrated housing project, except as otherwise
7	determined by the developer of the units; provided that
8	preference shall be given to qualified residents in the initial
9	sale of market-priced units.

- (h) The corporation is authorized to waive any of the
  restrictions set forth in this section in order to comply with
  or conform to requirements set forth in federal law or
  regulations governing mortgage insurance or guarantee programs
  or requirements set forth by federally chartered secondary
  mortgage market participants.
- 18 (1) The current owner's purchase price for the property;
- 19 (2) Appreciation on the property as measured by
  20 multiplying the amount in paragraph (1) by the per
  21 cent increase in the consumer price index for all

<u>urban consumers as determined by the United States</u>

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1	Department of Labor for the applicable county, or if
2	not published for the county, then for the State, from
3	the date of the purchase to the date of the contract
4	for resale; and
5	(3) The cost of all capital improvements made by the
6	<pre>current owner;</pre>
7	provided that after an additional years, the maximum resale
8	price shall be one hundred ten per cent of the sum of (1)
9	through (3); provided further that after an additional
10	years, the maximum resale price shall be one hundred fifteen per
11	cent of the sum of (1) through (3).
12	(j) For purposes of subsection (b), the "maximum resale
13	price" shall be the sum of the following items:
14	(1) The current owner's purchase price for the property;
15	(2) Appreciation on the property as measured by
16	multiplying the amount in paragraph (1) by the per
17	cent increase in the consumer price index for all
18	urban consumers as determined by the United States
19	Department of Labor for the applicable county, or if
20	not published for the county, then for the State, from
21	the date of the purchase to the date of the contract
22	for resale; and

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1 The cost of all capital improvements made by the (3) 2 current owner." 3 SECTION 4. Section 206E-15, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "\$206E-15 Residential projects; cooperative agreements. 6 If the authority deems it desirable to develop a 7 residential project, it may enter into an agreement with 8 qualified persons to construct, maintain, operate, or otherwise 9 dispose of the residential project. Sale, lease, or rental of **10** dwelling units in the project shall be as provided by the rules 11 established by the authority. The authority may enter into **12** cooperative agreements with the Hawaii housing finance and 13 development corporation for the financing, development, 14 construction, sale, lease, or rental of dwelling units and 15 projects. 16 The authority may transfer the housing fees collected 17 from private residential developments for the provision of 18 housing for residents of low- or moderate-income to the Hawaii 19 housing finance and development corporation for the financing, 20 development, construction, sale, lease, or rental of such 21 housing within or without the community development districts. 22

The fees shall be used only for projects owned by the State or

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1	owned or developed by a qualified nonprofit organization. For
2	the purposes of this section, "nonprofit organization" means a
3	corporation, association, or other duly chartered organization
4	registered with the State, which organization has received
5	charitable status under the Internal Revenue Code of 1986, as
6	amended.
7	(c) Any residential project constructed within the
8	community development district, or outside the district pursuant
9	to section 206E-4(18), shall meet the following requirements:
10	(1) Not less than twenty per cent of the total residential
11	floor area in the residential project shall be
12	reserved housing as defined in section 206E-101 and,
13	if sold, shall be sold pursuant to sustainable
14	affordable leases; and
15	(2) The requirement in paragraph (1) shall be increased to
16	twenty-five per cent with respect to planned
17	developments that are located on lots of three acres
18	or more or that are part of a master planned area.
19	For purposes of this subsection, "sustainable affordable
20	lease" has the same meaning as in section 516-1, regardless of
21	whether the housing is in a sustainable affordable development
22	as defined therein."

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## H.B. NO. H.D. 1232

- 1 SECTION 5. Section 206E-101, Hawaii Revised Statutes, is
- 2 amended by amending the definition of "reserved housing" to read
- 3 as follows:
- 4 ""Reserved housing" means housing that is designated for
- 5 [residents in the low- or moderate-income ranges] and affordable
- 6 to households with incomes at or below one hundred forty per
- 7 cent of the median family income as determined by the United
- 8 States Department of Housing and Urban Development who meet such
- 9 other eligibility requirements as the authority may adopt by
- 10 rule."
- 11 SECTION 6. This Act does not affect rights and duties that
- 12 matured, penalties that were incurred, and proceedings that were
- 13 begun before its effective date.
- 14 SECTION 7. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 8. This Act shall take effect on July 1, 2020.

### Report Title:

Sustainable Affordable Housing

### Description:

Requires a portion of housing units in residential developments constructed with state assistance, on land purchased or leased from the State and on land located in a community development district, to be sold pursuant to restrictions that ensure continued affordability over time. Effective 7/1/2020. (SD1)