HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII

H.B. NO. 773

A BILL FOR AN ACT

RELATING TO DISTRICT-WIDE IMPROVEMENT PROGRAMS.

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

1 SECTION 1. Section 206E-6, Hawaii Revised Statutes, is 2 amended as follows:

3 1. By amending subsections (b), (c), (d), and (e) to read: 4 "(b) Whenever the authority [shall_determine_to 5 undertake, or [cause] causes to be undertaken, any 6 public facility as part of the district-wide improvement 7 program, the cost of providing the public facilities [shall] may 8 be assessed against the real property in the community 9 development district specially benefiting from such public 10 facilities[-], taking into consideration such factors as 11 determined by the authority, which may include special or 12 general benefits conferred upon the real property, and impacts 13 and burdens created by the assessment. The authority shall 14 determine the areas of the community development district which 15 will benefit from the public facilities to be undertaken and, if 16 less than the entire community development district benefits, 17 the authority may establish assessment areas within the community development district. [The authority may issue and 18 HB HMS 2008-5212



Page 2

H.B. NO. **113**

sell bonds in such amounts as may be authorized by the 1 legislature to provide funds to finance such public facilities.] 2 3 The authority [shall] may fix the assessments against real property specially benefited. All assessments made pursuant to 4 5 this section shall be a statutory lien against each lot or 6 parcel of land assessed from the date of the notice declaring 7 the assessment until paid and such lien shall have priority over 8 all other liens except the lien of property taxes. As between 9 liens of assessments, the earlier lien shall be superior to the 10 later lien.

11 (C)The authority may issue and sell bonds in such amounts 12 as may be authorized by the legislature to provide funds to 13 finance such public facilities. Bonds issued to provide funds 14 to finance public facilities shall be secured solely by the real 15 properties benefited or improved, the assessments thereon, or by the revenues derived from the program for which the bonds are 16 17 issued, including reserve accounts and earnings thereon, 18 insurance proceeds, and other revenues, or any combination 19 thereof. The bonds may be additionally secured by the pledge or 20 assignment of loans and other agreements or any note or other undertaking, obligation, or property held by the authority. 21 22 Bonds issued pursuant to this section and the income therefrom



H.B. NO.713

shall be exempt from all state and county taxation, except
 transfer and estate taxes. The bonds shall be issued according
 and subject to the provisions of the rules adopted pursuant to
 this section.

(d) Any other law to the contrary notwithstanding, [in 5 assessing] if real property is assessed for public facilities, 6 the authority shall assess the real property within an 7 8 assessment area according to the special benefits conferred upon the real property by the public facilities. These methods may 9 10 include assessment on a frontage basis or according to the area 11 of real property within an assessment area or any other 12 assessment method which assesses the real property according to the special benefit conferred, or any combination thereof. No 13 such assessment levied against real property specially benefited 14 as provided by this chapter shall constitute a tax on real 15 16 property within the meanings of any constitutional or statutory 17 provisions.

(e) The authority shall adopt rules pursuant to chapter
91, and may amend the rules from time to time, providing for the
method of undertaking and financing public facilities in an
assessment area or an entire community development district.
The rules adopted pursuant to this section shall include[-] but



H.B. NO. 773

1 are not limited to $[\tau]$ the following: methods by which the authority shall establish assessment areas; the method of 2 assessment of real properties specially benefited; the costs to 3 4 be borne by the authority, the county in which the public facilities are situated, and the property owners [+], if any; the 5 procedures before the authority relating to the creation of the 6 7 assessment areas by the owners of real property therein, 8 including provisions for petitions, bids, contracts, bonds, and notices; provisions relating to assessments; provisions relating 9 to financing, such as bonds, revolving funds, advances from 10 11 available funds, special funds for payment of bonds, payment of 12 principal and interest, and sale and use of bonds; provisions relating to funds and refunding of outstanding debts; and 13 provisions relating to limitations on time to sue, and other 14 related provisions." 15

16 2. By amending subsection (h) to read:

17 "(h) If the public facilities to be financed through bonds 18 issued by the authority [may] are intended to be dedicated to 19 the county in which the public facilities are to be located, the 20 authority shall ensure that the public facilities are designed 21 and constructed to meet county requirements."



SECTION 2. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 3. This Act shall take effect upon its approval.

INTRODUCED BY: Keren Chana ant G la 18. mele Canole Cali At Say



JAN 2 3 2009

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Report Title:

District-Wide Improvement Programs; Assessments

Description:

Changes the authority of the Hawaii Community Development Authority to assess the costs of providing public facilities against real property in the community development district from mandatory to discretionary.

