## A BILL FOR AN ACT

RELATING TO AFFORDABLE HOUSING.

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

1	SECTION 1. The legislature recognizes that the need for
2	more affordable housing in Hawaii remains a significant problem
3	affecting all segments of society. Although there is a process
4	in place that provides an opportunity for expedited state and
5	county land use and zoning approvals for affordable housing
6	projects, the ministerial permits that are issued subsequent to
7	project approval may take a significant amount of time to issue.
8	This delay adds costs to the affordable housing project,
9	ultimately affecting the buyer or renter, and lengthens the time
10	it takes for the unit to be constructed and occupied.
11	In August 2007, Hawaii accepted the invitation by the
12	United States Department of Housing and Urban Development to
13	join the National Call to Action for Affordable Housing Through
14	Regulatory Reform. The Call to Action presented an opportunity

for Hawaii to receive technical assistance from the federal

municipalities, and organizations to knock down the barriers

government and collaborate with other states, counties,

SB2110 HD1 HMS 2010-2707

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- 1 imposed by governments in hopes of building more affordable
- 2 housing. The governor convened a statewide task force
- 3 comprising representatives from the counties, business, labor,
- 4 developers, architects, non-profit providers of services, the
- 5 executive branch, and the legislature to carry out the mission
- 6 of the Call to Action and recommend solutions to address
- 7 barriers to affordable housing. One of the task force's
- 8 proposed solutions is to require state and county agencies to
- 9 provide expedited reviews for affordable housing projects.
- 10 The purpose of this Act is to implement the legislative
- 11 recommendation of the Call to Action task force by placing a
- 12 standard timeframe on agency issuance of ministerial permits for
- 13 approved affordable housing projects.
- 14 SECTION 2. Chapter 201H, Hawaii Revised Statutes, is
- 15 amended by adding a new section to be appropriately designated
- 16 and to read as follows:
- 17 "§201H- Ministerial permits; state and county review
- 18 deadline. (a) State and county agencies shall issue every
- 19 ministerial permit associated with any project approved pursuant
- 20 to section 201H-38 or section 46-15.1 within sixty days from the
- 21 date of receipt of a permit application deemed to be complete by
- 22 the receiving state or county agency.



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(b) For purposes of this section, "ministerial permit"
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    means any nondiscretionary permit for which the permit
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    administrator needs to determine conformity with applicable
    ordinances before approving the project."
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         SECTION 3. Section 46-15.1, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§46-15.1 Housing; county powers. (a) Any law to the
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    contrary notwithstanding, any county shall have and may exercise
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    the same powers, subject to applicable limitations, as those
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    granted the Hawaii housing finance and development corporation
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    pursuant to chapter 201H insofar as those powers may be
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    reasonably construed to be exercisable by a county for the
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    purpose of developing, constructing, and providing low- and
    moderate-income housing; provided that no county shall be
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    empowered to cause the State to issue general obligation bonds
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    to finance a project pursuant to this section; provided further
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    that county projects shall be granted an exemption from general
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    excise or receipts taxes in the same manner as projects of the
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    Hawaii housing finance and development corporation pursuant to
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    section 201H-36; and provided further that section 201H-16 shall
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    not apply to this section unless federal guidelines specifically
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    provide local governments with that authorization and the
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1	authoriza	tion does not conflict with any state laws. The powers
2	shall inc	lude the power, subject to applicable limitations, to:
3	(1)	Develop and construct dwelling units, alone or in
4		partnership with developers;
5	(2)	Acquire necessary land by lease, purchase, exchange,
6		or eminent domain;
7	(3)	Provide assistance and aid to a public agency or other
8		person in developing and constructing new housing and
9		rehabilitating existing housing for elders of low- and
10		moderate-income, other persons of low- and moderate-
11		income, and persons displaced by any governmental
12		action, by making long-term mortgage or interim
13		construction loans available;
14	(4)	Contract with any eligible bidders to provide for
15		construction of urgently needed housing for persons of
16		low- and moderate-income;
17	(5)	Guarantee the top twenty-five per cent of the
18		principal balance of real property mortgage loans,
19		plus interest thereon, made to qualified borrowers by
20		qualified lenders;
21	(6)	Enter into mortgage guarantee agreements with
22		appropriate officials of any agency or instrumentality

appropriate officials of any agency or instrumentality

1		of the United States to induce those officials to
2		commit to insure or to insure mortgages under the
3		National Housing Act, as amended;
4	(7)	Make a direct loan to any qualified buyer for the
5		downpayment required by a private lender to be made by
6		the borrower as a condition of obtaining a loan from
7		the private lender in the purchase of residential
8		property;
9	(8)	Provide funds for a share, not to exceed fifty per
10		cent, of the principal amount of a loan made to a
11		qualified borrower by a private lender who is unable
12		otherwise to lend the borrower sufficient funds at
13		reasonable rates in the purchase of residential
14		property; and
15	(9)	Sell or lease completed dwelling units.
16	For	purposes of this section, a limitation is applicable to
17	the exten	t that it may reasonably be construed to apply to a
18	county.	
19	(b)	Each county shall issue every ministerial permit
20	associate	d with any project approved pursuant to section 201H-38
21	or this s	ection within sixty days from the date of receipt of a

permit application deemed to be complete by the receiving county 1 2 agency. 3 [<del>(b)</del>] (c) Each county shall issue affordable housing credits to the department of Hawaiian home lands with respect to 4 5 existing and future Hawaiian home lands projects upon a request 6 for such credits by the department of Hawaiian home lands. 7 credits shall be transferable and shall be issued on a one-unit 8 for one-unit basis. The credits may be applied county-wide 9 within the same county in which the credits were earned to 10 satisfy affordable housing obligations imposed by the county on 11 market priced residential and non-residential developments. 12 [<del>(c)</del>] (d) Any law to the contrary notwithstanding, any 13 county may: 14 (1) Authorize and issue bonds under chapter 47 and chapter 49 to provide moneys to carry out the purposes of this 15 16 section or section 46-15.2, including the satisfaction **17** of any guarantees made by the county pursuant to this 18 section; 19 (2) Appropriate moneys of the county to carry out the 20 purposes of this section;

Obtain insurance and guarantees from the State or the

United States, or subsidies from either;

(3)

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1	(4)	Designate, after nothing a public hearing on the
2		matter and with the approval of the respective
3		council, any lands owned by it for the purposes of
4		this section;
5	(5)	Provide interim construction loans to partnerships of
6		which it is a partner and to developers whose projects
7		qualify for federally assisted project mortgage
8		insurance, or other similar programs of federal
9		assistance for persons of low and moderate income; and
10	(6)	Adopt rules pursuant to chapter 91 as are necessary to
11		carry out the purposes of this section.
12	[ <del>-(đ)</del> -	(e) The provisions of this section shall be
13	construed	liberally so as to effectuate the purpose of this
14	section i	n facilitating the development, construction, and
15	provision	of low- and moderate-income housing by the various
16	counties.	
17	[ <del>-(e)</del>	] (f) For purposes of this section[ <del>, "low</del> ]:
18	<u>"Low</u>	and moderate income housing means any housing project
19	that meet	s the definition of "low- and moderate-income housing
20	nrojesti	in gogtion 201-201

- "Ministerial permit" means any nondiscretionary permit for
  which the permit administrator needs to determine conformity
  with applicable ordinances before approving the project."

  SECTION 4. Statutory material to be repealed is bracketed
  and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect on July 1, 2010.

## Report Title:

Affordable Housing; Sixty-Day Review

## Description:

Expedites the construction of affordable housing units by requiring ministerial permits associated with the project to be issued by the state or county within sixty days of receipt of a permit application deemed to be complete by the receiving state or county agency. (SB2110 HD1)

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