JAN 2 0 2010

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 finds that the lack of
- 2 affordable housing in Hawaii remains an obstacle to a
- 3 significant reduction in the cost of living for many residents.
- 4 A 2008 report from the affordable housing regulatory barriers
- 5 task force found that one obstacle to affordable housing
- 6 development is the delay caused when counties fail to
- 7 affirmatively accept or reject public infrastructure
- 8 improvements that are developed as part of a housing project.
- 9 This delay increases the costs of the project, which in turn
- 10 increase the cost of homes.
- During the 2009 regular session, the legislature passed
- 12 Act 142, which deemed requests for dedication of infrastructure
- 13 for affordable housing as accepted if counties did not accept or
- 14 reject the request within ninety days of the filing of the
- 15 request. The purpose of this Act is to clarify the provisions
- 16 of Act 142 to facilitate the expeditious development of
- 17 affordable housing and to shorten the time period within which



S.B. NO. 2111

1	counties may accept or reject requests for dedication of	
2	infrastructure for affordable housing.	
3	SECT	ION 2. Section 46-15.25, Hawaii Revised Statutes, is
4	amended b	y amending subsection (a) to read as follows:
5	"(a)	Infrastructure for affordable housing shall be deemed
6	dedicated to the county if the county does not accept or reject	
7	the request for dedication of infrastructure within [ninety]	
8	sixty days of the filing of the dedication request; provided	
9	that:	
10	(1)	Applicable meter and connection fees and utility costs
11		relating to the dedicated infrastructure have been
12		paid; and
13	(2)	The dedicated infrastructure conforms to applicable
14		county standards in effect at the time of
15		construction[; and
16	(3)	The completion of the improvements comprising a
17		dedicated infrastructure is granted approval by the
18		county]."
19	SECTION 3. Statutory material to be repealed is bracketed	
20	and stricken. New statutory material is underscored.	
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SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

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mahille M. Sidani

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Report Title:

Affordable Housing; Infrastructure; County Review

Description:

Shortens the time period within which counties may accept or reject requests for dedication of infrastructure for affordable housing. Clarifies provisions to facilitate the expeditious development of affordable housing.

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