HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII H.B. NO. ¹³⁰⁶ H.D. 2

A BILL FOR AN ACT

RELATING TO HOUSING.

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

Section 46-15.1, Hawaii Revised Statutes, is 1 SECTION 1. amended by amending subsection (a) to read as follows: 2 3 Any law to the contrary notwithstanding, any county "(a) shall have and may exercise the same powers, subject to 4 applicable limitations, as those granted the Hawaii housing 5 6 finance and development corporation pursuant to chapter 201H 7 insofar as those powers may be reasonably construed to be 8 exercisable by a county for the purpose of developing, 9 constructing, and providing low- and moderate-income housing; provided that no county shall be empowered to cause the State to 10 issue general obligation bonds to finance a project pursuant to 11 this section; [provided further that county projects shall be 12 13 granted an exemption from general excise or receipts taxes in the-same manner as projects of the Hawaii housing finance and 14 15 development corporation pursuant to section 201H 36; and] 16 provided further that section 201H-16 shall not apply to this 17 section unless federal guidelines specifically provide local governments with that authorization and the authorization does 18 HB1306 HD2 HMS 2011-2546

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1	not confl	ict with any state laws. The powers shall include the	
2	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



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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	<u> </u>	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 extent that it may reasonably be construed to apply to a		
18	county."		
19	SECTION 2. Section 201H-36, Hawaii Revised Statutes, is		
20	amended to read as follows:		
21	"[+] §201H-36[+] Exemption from general excise taxes. (a)		
22	In accordance with section 237-29, the corporation may approve		
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1	and certi	fy for exemption from general excise taxes any
2	qualified	person or firm involved with a newly constructed, or
3	moderatel	y or substantially rehabilitated project:
4	(1)	Developed under this part;
5	(2)	Developed under a government assistance program
6		approved by the corporation, including but not limited
7		to the United States Department of Agriculture 502
8		program and Federal Housing Administration 235
9		program;
10	(3)	Developed under the sponsorship of a private nonprofit
11		organization providing home rehabilitation or new
12		homes for qualified families in need of decent, low-
13		cost housing; or
14	(4)	Developed by a qualified person or firm to provide
15		affordable rental housing where at least fifty per
16		cent of the available units are for households with
17		incomes at or below eighty per cent of the area median
18		family income as determined by the United States
19		Department of Housing and Urban Development, of which
20		at least twenty per cent of the available units are
21		for households with incomes at or below sixty per cent
22		of the area median family income as determined by the



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1 United States Department of Housing and Urban 2 Development. 3 (b) All claims for an exemption under this section shall 4 be filed with [and certified by] the corporation and [forwarded 5 to] reviewed by the corporation and the department of taxation[-] prior to any initial or renewal certification; 6 7 provided that renewal certification shall be obtained every four years and each certification may be audited by the auditor as 8 9 directed by the legislature. Any claim for exemption that is 10 filed and approved, shall not be considered a subsidy for the purpose of this part. All funds collected from claims that do 11 not meet the requirements for an exemption, as determined by a 12 13 review by the corporation and the department of taxation, shall 14 be deposited into the rental housing trust fund. (C) 15 The department of taxation shall maintain an annual 16 and cumulative record of all tax exemptions claimed under this 17 section. The corporation shall submit its annual record to the legislature no later than twenty days prior to the convening of 18 19 every regular session, beginning with the 2012 regular session. 20 By claiming an exemption under this section in accordance 21 with section 237-29, a taxpayer consents to the public



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1 disclosure of the taxpayer's name and status as a claimant under 2 this section and section 237-29. 3 [(c)] (d) For the purposes of this section: 4 "Moderate rehabilitation" means rehabilitation to upgrade a 5 dwelling unit to a decent, safe, and sanitary condition, or to 6 repair or replace major building systems or components in danger 7 of failure. "Substantial rehabilitation": 8 9 (1) Means the improvement of a property to a decent, safe, 10 and sanitary condition that requires more than routine 11 or minor repairs or improvements. It may include but 12 is not limited to the gutting and extensive 13 reconstruction of a dwelling unit, or cosmetic 14 improvements coupled with the curing of a substantial accumulation of deferred maintenance; and 15 16 (2) Includes renovation, alteration, or remodeling to 17 convert or adapt structurally sound property to the design and condition required for a specific use, such 18 19 as conversion of a hotel to housing for elders. 20 $\left[\frac{d}{d}\right]$ (e) The corporation may establish, revise, charge, and 21 collect a reasonable service fee, as necessary, in connection

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with its approvals and certifications under this section. The 1 2 fees shall be deposited into the dwelling unit revolving fund." 3 SECTION 3. Statutory material to be repealed is bracketed 4 and stricken. New statutory material is underscored. 5 SECTION 4. This Act shall take effect on July 1, 2030, and 6 shall apply to taxable years beginning after December 31, 2011; provided that the amendments made to section 46-15.1, Hawaii 7 Revised Statutes, under section 1 of this Act, shall not be 8 repealed when that section is reenacted on June 30, 2015, 9 pursuant to section 3 of Act 141, Session Laws of Hawaii 2009. 10





Report Title: Taxation; Public Housing Projects

Description:

Deletes language allowing county affordable housing projects to have the same general excise tax and receipt tax exemptions as the Hawaii Housing Finance and Development Corporation (HHFDC); requires all general excise tax exemption claims to be filed with HHFDC and reviewed by HHFDC and the Department of Taxation prior to certification; requires renewal certification every four years and an audit of each certification, and annual report to legislature. Effective July 1, 2030. (HB1306 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

