A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. The legislature finds that the proposed 2 Honolulu rail transit to be developed by the city and county of Honolulu will have an impact reaching far beyond transportation 3 4 issues alone. Development of a new transportation system 5 provides the State and the city and county of Honolulu with the 6 opportunity to maximize affordable housing facilities and add to 7 and improve the care of the elderly and related public functions 8 as mass transit development is planned between west Oahu and the 9 University of Hawaii at Manoa.

10 The legislature further finds that in areas with a 11 higher-than-average senior citizen population that also lack 12 adequate long-term care facilities, there is an opportunity to 13 meet the objective of "aging-in-place" through creative 14 distribution of services, such as aggregating services for 15 condominium-building residents in close proximity to one 16 another.

17 In areas with limited recreational spaces and facilities 18 for young people, public, private, and nonprofit partnerships 2011-0348 HB SMA-2.doc

1 can stimulate development of additional services, programs, and 2 facilities to serve at-risk youth, families with special needs, 3 and others, in a school, park, or church setting. The purpose of this Act is to allow the State and the 4 5 counties to meet the need for affordable housing, care for the 6 elderly, and services for Hawaii's disadvantaged by providing 7 general excise tax exemptions that will encourage and enable 8 mixed-use transit-oriented joint development projects that 9 include health care facilities and affordable housing. 10 SECTION 2. Part II of chapter 201H, Hawaii Revised 11 Statutes, is amended by adding a new section to be appropriately 12 designated and to read as follows: 13 "§201H- Exemption from general excise taxes for 14 mixed-use transit-oriented joint development projects. (a) In accordance with section 237- , the corporation may approve and 15 16 certify for exemption from general excise taxes any qualified 17 person or firm involved with a newly constructed, or moderately 18 or substantially rehabilitated project developed by a qualified 19 person or firm to provide affordable rental housing units within 20 a mixed-use transit-oriented joint development project approved

21 by the corporation.



1	(b)	All claims for an exemption under this section shall
2	be filed y	with and certified by the corporation and forwarded to
3	the depar	tment of taxation. Any claim for an exemption that is
4	filed and	approved shall not be considered a subsidy for the
5	purpose o	f this part.
6	<u>(c)</u>	For the purposes of this section:
7	"Mix	ed-use transit-oriented joint development project"
8	means a m	ass transit oriented joint development project that:
9	(1)	Combines residential development with any combination
10		of commercial and industrial development, including
11		the development of community health care facilities;
12	(2)	Is approved by the county in which the project is
13		located; and
14	(3)	The construction of which is by law or contract
15		subject to chapter 104, or Title 40 United States Code
16		Sections 3141, 3142, 3143, 3144, 3146, and 3147, or a
17		project labor agreement.
18	"Mode	erate rehabilitation" means rehabilitation to upgrade a
19	dwelling	unit to a decent, safe, and sanitary condition, or to
20	<u>repair or</u>	replace major building systems or components in danger
21	of failur	<u>e.</u>
22	<u>"Sub</u>	stantial rehabilitation":



1	(1)	Means the improvement of a property to a decent, safe,
2		and sanitary condition that requires more than routine
3		or minor repairs or improvements. It may include but
4		is not limited to gutting and extensive reconstruction
5		of a dwelling unit, or cosmetic improvements coupled
6		with the curing of a substantial accumulation of
7		deferred maintenance; and
8	(2)	Includes renovation, alteration, or remodeling to
9		convert or adapt structurally sound property to the
10		design and condition required for a specific use, such
11		as conversion of a hotel to housing for elders.
12	(d)	The corporation may establish, revise, charge, and
13	<u>collect a</u>	reasonable service fee, as necessary, in connection
14	with its	approvals and certifications under this section. The
15	fees shal	l be deposited into the dwelling unit revolving fund."
16	SECT	ION 3. Chapter 237, Hawaii Revised Statutes, is
17	amended b	y adding a new section to be appropriately designated
18	and to re	ad as follows:
19	" <u>§23</u>	7- Exemptions for certified or approved rental
20	housing o	r community health care facility projects. (a) All
21	gross inc	ome received by any qualified person or firm for the
22	planning,	design, financing, construction, sale, or lease in the
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1	State of a rental housing or community health care facility
2	project that has been certified or approved under section
3	201H- or 321- shall be exempt from general excise taxes.
4	(b) An exemption granted to a mixed-use transit-oriented
5	joint development project pursuant to this section shall not
6	impair or diminish any exemption granted to or used by the
7	project under section 237-29, 201H-9(b), 201H-36, or 356D-8(b).
8	No county surcharge on state tax shall be established on any
9	transactions, amounts, persons, gross income, or gross proceeds
10	exempted under section 237-29, 201H-9(b), 201H-36, or 356D-8(b);
11	and no county surcharge on state tax shall be levied on the use
12	of property, services, or contracting that is not subject to
13	taxation under section 238-3, as a result of an exemption under
14	section 237-29, 201H-9(b), 201H-36, or 356D-8(b).
15	(c) The director of taxation, the director of health, and
16	the Hawaii housing finance and development corporation shall
17	adopt rules pursuant to chapter 91 for the purpose of this
18	section, including any time limitations for the exemptions."
19	SECTION 4. Chapter 321, Hawaii Revised Statutes, is
20	amended by adding a new section to be appropriately designated
21	and to read as follows:



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1	"§321- Exemption from general excise taxes. (a) In
2	accordance with section 237- , the department of health may
3	approve and certify for exemption from general excise taxes any
4	qualified person or firm involved with a newly constructed, or
5	moderately or substantially rehabilitated project developed by a
6	qualified person or firm to provide a community health care
7	facility within a mixed-use transit-oriented joint development
8	project approved by the department.
9	(b) All claims for an exemption under this section shall
10	be filed with and certified by the department of health and
11	forwarded to the department of taxation. Any claim for an
12	exemption that is filed and approved shall not be considered a
13	subsidy for the purpose of part II of chapter 201H.
14	(c) For the purposes of this section:
15	"Community health care facility" means a health care
16	facility as defined in section 323D-2, or otherwise approved by
17	the department, which is leased or sold to a person who is
18	controlled by:
19	(1) A person who has received recognition of tax-exempt
20	status or who is a subordinate person of a person who
21	has received a group exemption letter under Section



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1		501(c)(3) of the Internal Revenue Code of 1986, as
2		amended;
3	(2)	The State;
4	(3)	Any political subdivision of the State;
5	(4)	<u>A county;</u>
6	(5)	A state agency or any instrumentality of the State; or
7	(6)	A county agency or any instrumentality of a county.
8	<u>"Mix</u>	ed-use transit-oriented joint development project"
9	<u>means a t</u>	ransit-oriented joint development project that:
10	(1)	Combines residential development with any combination
11		of commercial and industrial development, including
12		the development of community health care facilities;
13	(2)	Is approved by the county in which the project is
14		located; and
15	(3)	The construction of which is by law or contract
16		subject to chapter 104, or Title 40 United States Code
17		Sections 3141, 3142, 3143, 3144, 3146, and 3147, or a
18		project labor agreement.
19	"Mod	erate rehabilitation" means rehabilitation to upgrade a
20	facility	to a decent, safe, and sanitary condition, or to repair
21	<u>or replac</u>	e major building systems or components in danger of
22	failure.	



1	<u>"Sub</u>	stantial rehabilitation":
2	(1)	Means the improvement of a facility to a decent, safe,
3		and sanitary condition that requires more than routine
4		or minor repairs or improvements. It may include
5		gutting and extensive reconstruction or cosmetic
6		improvements coupled with the curing of a substantial
7		accumulation of deferred maintenance; and
8	(2)	Includes renovation, alteration, or remodeling to
9		convert or adapt structurally sound property to the
10		design and condition required for a specific use.
11	(d)	The department of health may establish, revise,
12	charge, a	nd collect a reasonable service fee, as necessary, in
13	connectio	n with its approvals and certifications under this
14	section.	The fees shall be deposited into the state health
15	planning	and development special fund."
16	SECT	ION 5. Section 46-15.1, Hawaii Revised Statutes, is
17	amended b	y amending subsection (a) to read as follows:
18	"(a)	Any law to the contrary notwithstanding, any county
19	shall hav	e and may exercise the same powers, subject to
20	applicabl	e limitations, as those granted the Hawaii housing
21	finance a	nd development corporation pursuant to chapter 201H
22	insofar a	s those powers may be reasonably construed to be
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1 exercisable by a county for the purpose of developing, 2 constructing, and providing low- and moderate-income housing; 3 provided that no county shall be empowered to cause the State to 4 issue general obligation bonds to finance a project pursuant to 5 this section; provided further that county projects shall be 6 granted an exemption from general excise or receipts taxes in 7 the same manner as projects of the Hawaii housing finance and 8 development corporation pursuant to section 201H-36; except that 9 no county shall be empowered to grant an exemption from general 10 excise taxes for a mixed-use transit-oriented joint development project as defined in sections 201H- and 321- ; and provided 11 12 further that section 201H-16 shall not apply to this section 13 unless federal guidelines specifically provide local governments 14 with that authorization and the authorization does not conflict 15 with any state laws. The powers shall include the power, 16 subject to applicable limitations, to:

17 (1) Develop and construct dwelling units, alone or in18 partnership with developers;

19 (2) Acquire necessary land by lease, purchase, exchange,
20 or eminent domain;

(3) Provide assistance and aid to a public agency or other
 person in developing and constructing new housing and



1		rehabilitating existing housing for elders of low- and
2		moderate-income, other persons of low- and moderate-
3		income, and persons displaced by any governmental
4		action, by making long-term mortgage or interim
5		construction loans available;
6	(4)	Contract with any eligible bidders to provide for
7		construction of urgently needed housing for persons of
8		low- and moderate-income;
9	(5)	Guarantee the top twenty-five per cent of the
10		principal balance of real property mortgage loans,
11		plus interest thereon, made to qualified borrowers by
12		qualified lenders;
13	(6)	Enter into mortgage guarantee agreements with
14		appropriate officials of any agency or instrumentality
15		of the United States to induce those officials to
16		commit to insure or to insure mortgages under the
17		National Housing Act, as amended;
18	(7)	Make a direct loan to any qualified buyer for the
19		downpayment required by a private lender to be made by
20		the borrower as a condition of obtaining a loan from
21		the private lender in the purchase of residential
22		property;



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1	(8)	Provide funds for a share, not to exceed fifty per
2		cent, of the principal amount of a loan made to a
3		qualified borrower by a private lender who is unable
4		otherwise to lend the borrower sufficient funds at
5		reasonable rates in the purchase of residential
6		property; and
7	(9)	Sell or lease completed dwelling units.
8	For	purposes of this section, a limitation is applicable to
9	the exten	t that it may reasonably be construed to apply to a
10	county."	
11	SECT	ION 6. Section 237-8.6, Hawaii Revised Statutes, is
12	amended by	y amending subsection (d) to read as follows:
13	" (d)	No county surcharge on state tax shall be established
14	on any:	
15	(1)	Gross income or gross proceeds taxable under this
16		chapter at the one-half per cent tax rate;
17	(2)	Gross income or gross proceeds taxable under this
18		chapter at the 0.15 per cent tax rate; or
19	(3)	Transactions, amounts, persons, gross income, or gross
20		proceeds exempt from tax under this chapter $[-]_{j}$
21		provided that the surcharge on state tax shall be
22		assessed, levied, and collected on transactions,
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1	amounts, persons, gross income, or gross proceeds
2	exempted under section 237"
3	SECTION 7. Section 238-2.6, Hawaii Revised Statutes, is
4	amended by amending subsection (c) to read as follows:
5.	"(c) No county surcharge on state tax shall be established
6	upon any use taxable under this chapter at the one-half per cent
7	tax rate or upon any use that is not subject to taxation or that
8	is exempt from taxation under this chapter[-]; provided that the
9	surcharge on state tax shall be levied by the director of
10	taxation on the use of property, services, or contracting that
11	is not subject to taxation under section 238-3(j) as a result of
12	an exemption under section 237"
13	SECTION 8. Section 238-3, Hawaii Revised Statutes, is
14	amended by amending subsection (j) to read as follows:
15	"(j) The tax imposed by this chapter shall not apply to
16	any use of property, services, or contracting exempted by
17	section 237-26 [or], section 237-29[-], or section 237"
18	SECTION 9. Section 323D-12.6, Hawaii Revised Statutes, is
19	amended by amending subsection (a) to read as follows:
20	"(a) There is established within the state treasury, to be
21	administered by the state health planning and development
22	agency, the state health planning and development special fund
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1 into which shall be deposited all moneys collected under chapter 2 323D[-] and section 321- ." 3 SECTION 10. It is the intent of the legislature that in 4 adopting rules pursuant to section 237- (c), Hawaii Revised Statutes: 5 6 (1) The cost savings from any exemptions granted to a 7 mixed-use transit-oriented joint development project pursuant to section 237- , Hawaii Revised Statutes, 8 9 be used exclusively to provide affordable rental 10 housing units and community health care facilities 11 within the project; 12 (2)The affordable rental housing units and community 13 health care facilities provided under this Act serve 14 as many lower income households as possible; 15 (3) Each interested county designate a department or 16 agency as a point of contact for the purposes of this 17 Act; The director of taxation and the Hawaii housing 18 (4) 19 finance and development corporation oversee 20 certifications of community health care facilities by 21 the director of health to the extent they deem 22 necessary; and



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1 (5) The director of taxation, the director of health, and the Hawaii housing finance and development corporation 2 3 consult with representatives of any interested county 4 in an effort to streamline the approval process for 5 mixed-use transit-oriented joint development projects and maximize the coordination among federal, state, 6 7 and county governments with respect to the projects. 8 SECTION 11. Statutory material to be repealed is bracketed 9 and stricken. New statutory material is underscored. 10 SECTION 12. This Act shall take effect on July 1, 2011; 11 provided that in order to provide the director of taxation and 12 the Hawaii housing finance and development corporation with time

to adopt separate rules for general excise tax exemptions for

section 237- , Hawaii Revised Statutes, this Act shall apply to

mixed-use transit-oriented joint development projects under

INTRODUCED BY:

taxable years beginning after December 31, 2012.

Kal Nhah

JAN 2 4 2011



Report Title: Mixed-Use Transit-Oriented Joint Development Project; GET Exemption

Description: Exempts from GET a project developed to provide affordable rental housing or a community health care facility within a mixed-use transit-oriented joint development project.

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