THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

S.B. NO. ¹⁶ S.D. 1

A BILL FOR AN ACT

RELATING TO TRANSIT-ORIENTED DEVELOPMENT.

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

SECTION 1. The legislature finds that in addition to 1 2 increasing mobility, rapid transit can be a significant 3 contributor to more sustainable living in Hawaii. Rapid transit can stimulate more compact development around transit stations, 4 thereby reducing the pressure for urban sprawl. Community 5 benefits, such as open plazas, and community focal points can 6 also be components of transit-oriented development. Residents 7 living close to transit stations can realize significant savings 8 in transportation costs, as well as the benefits of having daily 9 supportive uses, such as grocery stores, within walking 10 11 distance.

However, transit-oriented developments are often associated with higher risk because of the multiple sources of financing required, the added costs of providing more community benefits, and requirements that the community benefits be provided sooner, rather than later. These risks make affordable housing that is a part of transit-oriented development more difficult to

18 develop.



S.B. NO. ¹⁶ s.d. 1

The purpose of this Act is to encourage affordable housing 1 as part of transit-oriented development by offering loan 2 3 quaranties. SECTION 2. Chapter 201H, Hawaii Revised Statutes, is 4 5 amended by adding a new section to be appropriately designated and to read as follows: 6 Transit-oriented development; affordable 7 "§201Hhousing; loan guaranty. (a) The corporation may guarantee 8 9 loans made by commercial lenders authorized to do business in this State to developers for the purpose of developing and 10 implementing transit-oriented development projects that include 11 affordable housing; provided that the executive director shall 12 13 determine that: The transit-oriented development projects are located 14 (1) within a transit-oriented development zone designated 15 by the respective county; and 16 17 (2) The commercial lender has completed its due diligence in approving the loan, including ensuring adequate 18 19 collateral. The corporation may impose other conditions that the 20 21 executive director deems reasonable to implement the loan 22 guaranty.



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1	(b)	In addition to the conditions that the executive
2	director m	may impose under subsection (a), any loan guaranty made
3	pursuant t	to this section shall meet the following conditions:
4	(1)	For any loan that finances operating costs, the
5		maximum term of the loan shall be ten years;
6	(2)	For any loan that finances capital improvement costs,
7		the maximum term of the loan shall be twenty years;
8	(3)	The interest rate charged on any loan shall be one per
9		cent below the commercial lender's prime rate for as
10		long as the loan guaranty is in effect;
11	(4)	The loan guaranty may be up to eighty-five per cent of
12		the outstanding principal amount of any single loan,
13		but shall not include any fees or accrued interest
14		associated with the loan or its collection; and
15	(5)	The total principal amount of the guaranteed portion
16		of all loans outstanding at any time shall not exceed
17		\$10,000,000.
18	(c)	The corporation may adopt rules pursuant to chapter 91
19	for the pu	irposes of this section.
20	(d)	As used in this section, "transit-oriented
21	development" means land use projects of relatively intense	



S.B. NO. ¹⁶ s.d. 1



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Report Title:

Transit-Oriented Development; Loan Guaranty

Description:

Establishes a loan guaranty for transit-oriented development projects that include affordable housing; limits the total principal amount of the guaranteed portion of all loans outstanding at any time to \$10,000,000. (SD1)

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