#### HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII

H.B. NO. 2161

### A BILL FOR AN ACT

PROPOSING AMENDMENTS TO ARTICLE VII, SECTIONS 12 AND 13, OF THE HAWAII CONSTITUTION TO AUTHORIZE THE COUNTIES TO ISSUE TAX INCREMENT BONDS AND TO EXCLUDE TAX INCREMENT BONDS FROM DETERMINATIONS OF THE FUNDED DEBT OF THE COUNTIES.

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

1	SECTION 1. The purpose of this Act is to propose
2	amendments to article VII, sections 12 and 13, of the
3	Constitution of the State of Hawaii to:
4	(1) Allow the counties to issue tax increment bonds; and
5	(2) Exclude tax increment bonds from determinations of the
6	funded debt of the counties.
7	SECTION 2. Article VII, section 12, of the Constitution of
8	the State of Hawaii is amended to read as follows:
9	"DEFINITIONS; ISSUANCE OF INDEBTEDNESS
10	Section 12. For the purposes of this article:
11	1. The term "bonds" shall include bonds, notes and other
12	instruments of indebtedness.
13	2. The term "general obligation bonds" means all bonds for
14	the payment of the principal and interest of which the full
15	faith and credit of the State or a political subdivision are



pledged and, unless otherwise indicated, includes reimbursable 1 2 general obligation bonds. 3 3. The term "net revenues" or "net user tax receipts" means the revenues or receipts derived from: 4 A public undertaking, improvement or system remaining 5 a. after the costs of operation, maintenance and repair 6 of the public undertaking, improvement or system, and 7 the required payments of the principal of and interest 8 on all revenue bonds issued therefor, have been made; 9 10 or Any payments or return on security under a loan 11 b. program or a loan thereunder, after the costs of 12 operation and administration of the loan program, and 13 the required payments of the principal of and interest 14 on all revenue bonds issued therefor, have been made. 15 The term "person" means an individual, firm, 16 4. partnership, corporation, association, cooperative or other 17 legal entity, governmental body or agency, board, bureau or 18 other instrumentality thereof, or any combination of the 19 20 foregoing.

5. The term "rates, rentals and charges" means all
revenues and other moneys derived from the operation or lease of



a public undertaking, improvement or system, or derived from any 1 2 payments or return on security under a loan program or a loan thereunder; provided that insurance premium payments, 3 assessments and surcharges, shall constitute rates, rentals and 4 5 charges of a state property insurance program. The term "reimbursable general obligation bonds" means 6 6. general obligation bonds issued for a public undertaking, 7 improvement or system from which revenues, or user taxes, or a 8 combination of both, may be derived for the payment of the 9 principal and interest as reimbursement to the general fund and 10 for which reimbursement is required by law, and, in the case of 11 general obligation bonds issued by the State for a political 12 subdivision, general obligation bonds for which the payment of 13 the principal and interest as reimbursement to the general fund 14 is required by law to be made from the revenue of the political 15 16 subdivision.

17 7. The term "revenue bonds" means all bonds payable from 18 the revenues, or user taxes, or any combination of both, of a 19 public undertaking, improvement, system or loan program and any 20 loan made thereunder and secured as may be provided by law, 21 including a loan program to provide loans to a state property



Page 3

insurance program providing hurricane insurance coverage to the
 general public.

3 8. The term "special purpose revenue bonds" means all
4 bonds payable from rental or other payments made to an issuer by
5 a person pursuant to contract and secured as may be provided by
6 law.

7 9. The term "tax increment bonds" means all bonds, the principal of and interest on which are payable from and secured 8 9 solely by all real property taxes levied by a political subdivision, such as a county, for a period not to exceed 10 years, on the assessed valuation of the real property in a tax 11 increment district established by the political subdivision that 12 is in excess of the assessed valuation of the real property for 13 the year prior to the undertaking of specified public works, 14 15 public improvements, or other actions by the political subdivision within the tax increment district. 16 [9.] 10. The term "user tax" means a tax on goods or 17 services or on the consumption thereof, the receipts of which 18 19 are substantially derived from the consumption, use or sale of goods and services in the utilization of the functions or 20

21 services furnished by a public undertaking, improvement or



1 system; provided that mortgage recording taxes shall constitute 2 user taxes of a state property insurance program. 3 The legislature, by a majority vote of the members to which each house is entitled, shall authorize the issuance of all 4 5 general obligation bonds, bonds issued under special improvement statutes and revenue bonds issued by or on behalf of the State 6 7 and shall prescribe by general law the manner and procedure for such issuance. The legislature by general law shall authorize 8 political subdivisions to issue general obligation bonds, bonds 9 issued under special improvement statutes [and], revenue bonds, 10 and tax increment bonds and shall prescribe the manner and 11 12 procedure for such issuance. All such bonds issued by or on behalf of a political subdivision shall be authorized by the 13 governing body of such political subdivision. 14 Special purpose revenue bonds shall only be authorized or 15 issued to finance facilities of or for, or to loan the proceeds 16 17 of such bonds to assist: Manufacturing, processing, or industrial enterprises; 18 1. Utilities serving the general public; 19 2. Health care facilities provided to the general public 20 3. by not-for-profit corporations; 21



Early childhood education and care facilities provided 1 4. to the general public by not-for-profit corporations; 2 Low and moderate income government housing programs; 3 5. 4 6. Not-for-profit private nonsectarian and sectarian elementary schools, secondary schools, colleges and 5 6 universities; or 7 Agricultural enterprises serving important 7. agricultural lands, 8 each of which is hereinafter referred to in this paragraph as a 9 10 special purpose entity. The legislature, by a two-thirds vote of the members to 11 which each house is entitled, may enact enabling legislation for 12 the issuance of special purpose revenue bonds separately for 13 each special purpose entity, and, by a two-thirds vote of the 14 members to which each house is entitled and by separate 15 legislative bill, may authorize the State to issue special 16 purpose revenue bonds for each single project or multi-project 17 program of each special purpose entity; provided that the 18 issuance of such special purpose revenue bonds is found to be in 19 the public interest by the legislature; and provided further 20 that the State may combine into a single issue of special 21 purpose revenue bonds two or more proposed issues of special 22



# H.B. NO. 2167

purpose revenue bonds to assist not-for-profit private 1 nonsectarian and sectarian elementary schools, secondary 2 3 schools, colleges, and universities, separately authorized as aforesaid, in the total amount of not exceeding the aggregate of 4 the proposed separate issues of special purpose revenue bonds. 5 The legislature may enact enabling legislation to authorize 6 political subdivisions to issue special purpose revenue bonds. 7 If so authorized, a political subdivision by a two-thirds vote 8 of the members to which its governing body is entitled and by 9 separate ordinance may authorize the issuance of special purpose 10 revenue bonds for each single project or multi-project program 11 of each special purpose entity; provided that the issuance of 12 such special purpose revenue bonds is found to be in the public 13 interest by the governing body of the political subdivision. No 14 special purpose revenue bonds shall be secured directly or 15 indirectly by the general credit of the issuer or by any 16 revenues or taxes of the issuer other than receipts derived from 17 payments by a person or persons under contract or from any 18 security for such contract or contracts or special purpose 19 revenue bonds and no moneys other than such receipts shall be 20 applied to the payment thereof. The governor shall provide the 21 legislature in November of each year with a report on the 22



## H.B. NO. 2167

cumulative amount of all special purpose revenue bonds 1 authorized and issued, and such other information as may be 2 3 necessary. " SECTION 3. Article VII, section 13, of the Constitution of 4 5 the State of Hawaii is amended to read as follows: "DEBT LIMIT; EXCLUSIONS 6 7 Section 13. General obligation bonds may be issued by the State; provided that such bonds at the time of issuance would 8 not cause the total amount of principal and interest payable in 9 the current or any future fiscal year, whichever is higher, on 10 such bonds and on all outstanding general obligation bonds to 11 exceed: a sum equal to twenty percent of the average of the 12 general fund revenues of the State in the three fiscal years 13 immediately preceding such issuance until June 30, 1982; and 14 thereafter, a sum equal to eighteen and one-half percent of the 15 average of the general fund revenues of the State in the three 16 fiscal years immediately preceding such issuance. Effective 17 July 1, 1980, the legislature shall include a declaration of 18 findings in every general law authorizing the issuance of 19 general obligation bonds that the total amount of principal and 20 interest, estimated for such bonds and for all bonds authorized 21 and unissued and calculated for all bonds issued and 22



outstanding, will not cause the debt limit to be exceeded at the 1 time of issuance. Any bond issue by or on behalf of the State 2 3 may exceed the debt limit if an emergency condition is declared to exist by the governor and concurred to by a two-thirds vote 4 of the members to which each house of the legislature is 5 entitled. For the purpose of this paragraph, general fund 6 7 revenues of the State shall not include moneys received as grants from the federal government and receipts in reimbursement 8 of any reimbursable general obligation bonds which are excluded 9 10 as permitted by this section.

A sum equal to fifteen percent of the total of the assessed values for tax rate purposes of real property in each political subdivision, as determined by the last tax assessment rolls pursuant to law, is established as the limit of the funded debt of such political subdivision that is outstanding and unpaid at any time.

17 All general obligation bonds for a term exceeding two years 18 shall be in serial form maturing in substantially equal 19 installments of principal, or maturing in substantially equal 20 installments of both principal and interest. The first 21 installment of principal of general obligation bonds and of 22 reimbursable general obligation bonds shall mature not later



Page 9

## H.B. NO. 2167

than five years from the date of issue of such series. The last 1 2 installment on general obligation bonds shall mature not later 3 than twenty-five years from the date of such issue and the last installment on general obligation bonds sold to the federal 4 government, on reimbursable general obligation bonds and on 5 bonds constituting instruments of indebtedness under which the 6 State or a political subdivision incurs a contingent liability 7 as a quarantor shall mature not later than thirty-five years 8 from the date of such issue. The interest and principal 9 payments of general obligation bonds shall be a first charge on 10 the general fund of the State or political subdivision, as the 11 12 case may be.

In determining the power of the State to issue general obligation bonds or the funded debt of any political subdivision under section 12, the following shall be excluded:

16 1. Bonds that have matured, or that mature in the then 17 current fiscal year, or that have been irrevocably called for 18 redemption and the redemption date has occurred or will occur in 19 the then fiscal year, or for the full payment of which moneys or 20 securities have been irrevocably set aside.

21 2. Revenue bonds, if the issuer thereof is obligated by
22 law to impose rates, rentals and charges for the use and



### H.B. NO. 2167

services of the public undertaking, improvement or system or the 1 benefits of a loan program or a loan thereunder or to impose a 2 user tax, or to impose a combination of rates, rentals and 3 charges and user tax, as the case may be, sufficient to pay the 4 cost of operation, maintenance and repair, if any, of the public 5 undertaking, improvement or system or the cost of maintaining a 6 7 loan program or a loan thereunder and the required payments of the principal of and interest on all revenue bonds issued for 8 the public undertaking, improvement or system or loan program, 9 and if the issuer is obligated to deposit such revenues or tax 10 or a combination of both into a special fund and to apply the 11 same to such payments in the amount necessary therefor. 12

13 3. Special purpose revenue bonds, if the issuer thereof is 14 required by law to contract with a person obligating such person 15 to make rental or other payments to the issuer in an amount at 16 least sufficient to make the required payment of the principal 17 of and interest on such special purpose revenue bonds.

4. Bonds issued under special improvement statutes when
the only security for such bonds is the properties benefited or
improved or the assessments thereon.

21 5. General obligation bonds issued for assessable
22 improvements, but only to the extent that reimbursements to the



# H.B. NO. 2167

general fund for the principal and interest on such bonds are in
 fact made from assessment collections available therefor.

6. Reimbursable general obligation bonds issued for a
public undertaking, improvement or system but only to the extent
that reimbursements to the general fund are in fact made from
the net revenue, or net user tax receipts, or combination of
both, as determined for the immediately preceding fiscal year.

7. Reimbursable general obligation bonds issued by the 8 State for any political subdivision, whether issued before or 9 after the effective date of this section, but only for as long 10 as reimbursement by the political subdivision to the State for 11 the payment of principal and interest on such bonds is required 12 by law; provided that in the case of bonds issued after the 13 effective date of this section, the consent of the governing 14 body of the political subdivision has first been obtained; and 15 provided further that during the period that such bonds are 16 excluded by the State, the principal amount then outstanding 17 shall be included within the funded debt of such political 18 19 subdivision.

8. Bonds constituting instruments of indebtedness under
which the State or any political subdivision incurs a contingent
liability as a guarantor, but only to the extent the principal



## H.B. NO. 2167

1 amount of such bonds does not exceed seven percent of the 2 principal amount of outstanding general obligation bonds not 3 otherwise excluded under this section; provided that the State 4 or political subdivision shall establish and maintain a reserve 5 in an amount in reasonable proportion to the outstanding loans 6 guaranteed by the State or political subdivision as provided by 7 law.

Bonds issued by or on behalf of the State or by any 8 9. political subdivision to meet appropriations for any fiscal 9 period in anticipation of the collection of revenues for such 10 period or to meet casual deficits or failures of revenue, if 11 required to be paid within one year, and bonds issued by or on 12 behalf of the State to suppress insurrection, to repel invasion, 13 to defend the State in war or to meet emergencies caused by 14 15 disaster or act of God.

16 <u>10. Tax increment bonds, but only to the extent that the</u> 17 principal of and interest on the bonds are in fact paid from the 18 real property taxes levied by a political subdivision, such as a 19 county, on the assessed valuation of the real property in a tax 20 increment district established by the political subdivision that 21 is in excess of the assessed valuation of the real property for 22 the year prior to the undertaking of specified public works,



1	public improvements, or other actions by the political
2	subdivision within the tax increment district.
3	The total outstanding indebtedness of the State or funded
4	debt of any political subdivision and the exclusions therefrom
5	permitted by this section shall be made annually and certified
6	by law or as provided by law. For the purposes of section 12
. 7	and this section, amounts received from on-street parking may be
8	considered and treated as revenues of a parking undertaking.
9	Nothing in section 12 or in this section shall prevent the
10	refunding of any bond at any time."
11	SECTION 4. The question to be printed on the ballot shall
12	be as follows:
13	"Shall the Constitution be amended to expressly provide that
14	the legislature may authorize the counties to issue tax
15	increment bonds and to also be amended to exclude tax
16	increment bonds in determining the funded debt of the
17	counties?"
18	SECTION 5. Constitutional material to be repealed is
19	bracketed and stricken. New constitutional material is
20	underscored.



4

# H.B. NO. 2167

1 SECTION 6. This amendment shall take effect upon

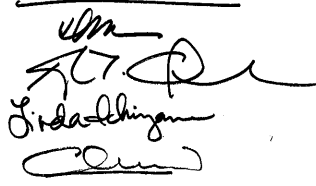
2 compliance with article XVII, section 3, of the Constitution of

3 the State of Hawaii.

INTRODUCED BY:

BCUT. B

nam



JAN 2 1 2014



#### Report Title:

Tax Increment Bonds; Constitutional Amendment

#### Description:

Proposes amendments to the Constitution of the State of Hawaii to expressly provide that the legislature may authorize the counties to issue tax increment bonds and to exclude tax increment bonds in determining the funded debt of the counties.

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

