

### A BILL FOR AN ACT

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

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

- 1 The legislature finds that the Hawaii community 2 development authority was established to help determine 3 community development programs; cooperate with private and other 4 government agencies to implement those community development 5 plans; and increase affordable housing, parks, and public 6 facilities in certain districts. Pursuant to chapter 206E, Hawaii Revised Statutes, the authority is authorized to sell 7 certain state-controlled real property. However, under chapter 8 171, Hawaii Revised Statutes, the sale of public lands requires 9 10 the prior approval of the legislature by concurrent resolution after a sale proposal is made and reviewed. 11 12 The legislature also finds that under certain circumstances the authority may find it profitable or beneficial to expedite a 13 real property transaction. Such situations have arisen and may 14 15 arise in the future in the Kakaako community development 16 district. In anticipation of these opportunities, the
- 17 legislature finds the need to be informed of the costs and
- 18 benefits of selling or purchasing various properties located in 2013-0739 HB SMA-1.doc



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- 1 the Kakaako community development district in order to make
- 2 decisions regarding the approval of the sale of these public
- 3 lands.
- 4 The purpose of this Act is to:
- 5 (1) Limit the prohibition on the sale or assigning of the
- 6 fee simple interest of certain lands in the Kakaako
- 7 community development district to the makai lands in
- 8 the Kakaako community development district; and
- 9 (2) Require the authority to determine the costs and
- 10 benefits of selling and purchasing certain properties,
- 11 except makai lands, within the Kakaako community
- 12 development district.
- 13 SECTION 2. Section 206E-31.5, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- "[+]\$206E-31.5[+] Prohibitions. Anything contained in
- 16 this chapter to the contrary notwithstanding, the authority is
- 17 prohibited from:
- 18 (1) Selling or otherwise assigning the fee simple interest
- in any makai lands in the Kakaako community
- 20 development district to which the authority in its
- 21 corporate capacity holds title, except with respect
- 22 to:

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1		(A)	Utility easements;
2		(B)	Remnants as defined in section 171-52;
3		(C)	Grants to any state or county department or
4			agency; or
5		(D)	Private entities for purposes of any easement,
6			roadway, or infrastructure improvements; or
7	(2)	Appr	oving any plan or proposal for any residential
8		deve	lopment in that portion of the Kakaako community
9		deve	lopment district makai of Ala Moana boulevard and
10		betw	een Kewalo basin and the foreign trade zone."
11	SECTION 3. The Hawaii community development authority		
12	shall determine the costs and benefits of selling and purchasin		
13	certain properties, excluding makai lands, within the Kakaako		
14	community development district. The Hawaii community		
15	development authority shall submit a report to the legislature,		
16	including its findings, recommendations, and any proposed		
17	legislation, no later than October 1, 2013.		
18	SECT	ION 4	. This Act does not affect rights and duties that
19	matured, penalties that were incurred, and proceedings that wer		
20	begun before its effective date.		
21	SECTION 5. Statutory material to be repealed is bracketed		
22	and stricken. New statutory material is underscored.		

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SECTION 6. This Act shall take effect upon its approval.

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### Report Title:

Hawaii Community Development Authority; Kakaako Community Development District

#### Description:

Limits the prohibition on the sale of Kakaako community development district lands by HCDA to Kakaako makai lands. Requires the HCDA to determine the costs and benefits of selling and purchasing certain properties, except makai lands, within the Kakaako community development district and report to the legislature.

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