H.B. NO. 2047

A BILL FOR AN ACT

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

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

1 SECTION 1. Section 206E-33, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "\$206E-33 Kakaako community development district;
4 development guidance policies. The following shall be the
5 development guidance policies generally governing the
6 authority's action in the Kakaako community development
7 district:

Development shall result in a community [which] that 8 (1) permits an appropriate land mixture of residential, 9 commercial, industrial, and other uses. In view of 10 the innovative nature of the mixed use approach, urban 11 design policies should be established to provide 12 guidelines for the public and private sectors in the 13 proper development of this district; while the 14 authority's development responsibilities apply only to 15 the area within the district, the authority may engage 16 in any studies or coordinative activities permitted in 17



1 this chapter [which] that affect areas lying outside the district, where the authority in its discretion 2 3 decides that those activities are necessary to implement the intent of this chapter. The studies or 4 coordinative activities shall be limited to facility 5 systems, resident and industrial relocation, and other 6 activities with the counties and appropriate state 7 8 agencies. The authority may engage in construction activities outside of the district; provided that 9 10 [such] the construction relates to infrastructure development or residential or business relocation 11 activities; provided further, notwithstanding section 12 206E-7, that [such] the construction shall comply with 13 14 the general plan, development plan, ordinances, and rules of the county in which the district is located; 15 16 (2) Existing and future industrial uses shall be permitted and encouraged in appropriate locations within the 17 district. No plan or implementation strategy shall 18 prevent continued activity or redevelopment of 19 industrial and commercial uses [which] that meet 20 21 reasonable performance standards;



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1	(3)	Activities shall be located so as to provide primary
2		reliance on public transportation and pedestrian
3		facilities for internal circulation within the
4		district or designated subareas;
5	(4)	Major view planes, view corridors, and other
6		environmental elements such as natural light and
7		prevailing winds, shall be preserved through necessary
8		regulation and design review; provided that no portion
9		of any building or structure in the Kakaako Mauka area
10		shall exceed four hundred eighteen feet in height;
11	(5)	Redevelopment of the district shall be compatible with
12		plans and special districts established for the Hawaii
13		Capital District, and other areas surrounding the
14		Kakaako district;
15	(6)	Historic sites and culturally significant facilities,
16		settings, or locations shall be preserved;
17	(7)	Land use activities within the district, where
18		compatible, shall to the greatest possible extent be
19		mixed horizontally, that is, within blocks or other
20		land areas, and vertically, as integral units of
21		multi-purpose structures;



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Residential development may require a mixture of 1 (8) densities, building types, and configurations in 2 accordance with appropriate urban design guidelines; 3 4 integration both vertically and horizontally of residents of varying incomes, ages, and family groups; 5 and an increased supply of housing for residents of 6 low- or moderate-income may be required as a condition 7 of redevelopment in residential use. Residential 8 9 development shall provide necessary community facilities, such as open space, parks, community 10 meeting places, child care centers, and other 11 services, within and adjacent to residential 12 13 development; [and] (9) Public facilities within the district shall be 14 planned, located, and developed so as to support the 15 redevelopment policies for the district established by 16 this chapter and plans and rules adopted pursuant to 17 18 it[-]; andThe authority shall not approve a land owner's or 19 (10) 20 developer's: (A) Community development plan; 21



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1	(B) Updated, amended, modified, or revised community
2	development plan; or
3	(C) Permit application,
4	unless the authority executes a memorandum of
5	understanding with the owner and developer of the land
6	that is the subject of the community development plan
7	or permit, in which all parties to the memorandum
8	acknowledge the ownership of each public street or
9	highway that is adjacent to the land that is the
10	subject of the community development plan or permit;
11	provided that the authority shall accept ownership of
12	any public street or highway for which ownership is
13	disputed."
14	SECTION 2. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 3. This Act shall take effect upon its approval.
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	INTRODUCED BY:
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HB LRB 16-0363-1.doc JAN 2 2 2016

Report Title: Kakaako Community Development District; Public Highways

Description:

Prohibits the HCDA from approving a developer's community development plan, updated, amended, modified, or revised community development plan, or permit application unless the HCDA and the owner and developer of the affected land enters into a memorandum of understanding in which parties to the memorandum acknowledge the ownership of each public street or highway that is adjacent to the land that is the subject of the community development plan or permit. Provides that the authority accepts ownership of any public street or highway for which ownership is disputed.

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

