A BILL FOR AN ACT

RELATING TO A GENERAL EXCISE TAX EXEMPTION FOR MIXED-USE HOUSING PROJECTS.

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

- 1 SECTION 1. The legislature finds that plans for growth
- 2 outside the urban core and development of corresponding
- 3 amenities generally increase nearby land and housing values.
- 4 Market forces have historically failed to generate affordable
- 5 housing in these areas, making it incumbent upon the government
- 6 to intervene where market forces fail to create the desired
- 7 solution.
- 8 Location-efficient housing on state or county land requires
- 9 that affordable housing units consist of high-density vertical
- 10 housing within mixed-use environments to ensure that the
- 11 greatest number of potential tenants and purchasers can avail
- 12 themselves of its conveniences and cost savings.
- 13 SECTION 2. Chapter 201H, Hawaii Revised Statutes, is
- 14 amended by adding a new section to part II to be appropriately
- 15 designated and to read as follows:

1	"§201H- Mixed-use housing projects. (a) The
2	corporation may develop, on behalf of the State or with any
3	qualified person or firm, a mixed-use project within a location-
4	efficient area.
5	(b) The corporation may approve and certify any qualified
6	person or firm who is involved in the development of affordable
7	housing in a newly constructed, or moderately or substantially
8	rehabilitated, mixed-use project within a location-efficient
9	area for purposes of receiving the general excise tax exemption
10	authorized pursuant to sections 201H-36 and 237-29 in taxable
11	years beginning after December 31, 2016.
12	(c) All claims under this section shall be filed with, and
13	certified by, the corporation and forwarded to the department of
14	taxation. Any claim that is filed with, and certified by, the
15	corporation shall not be considered a subsidy for the purposes
16	of this part.
17	(d) For the purposes of this section:
18	"Location-efficient area" means one or more contiguous
19	parcels of land aggregating one or more acres that are owned by

the State or a county, at least one parcel of which is located

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1	within ha	lf a mile of a mass transit station or proposed mass	
2	transit station.		
3	"Mix	ed-use project" means a project that:	
4	(1)	Is located in a location-efficient area;	
5	(2)	Contains affordable multi-family residential dwelling	
6		units that may be combined with governmental,	
7		educational, commercial, cultural, institutional, or	
8		industrial uses;	
9	<u>(3)</u>	Is approved by the county in which the project is	
10		located; and	
11	(4)	Is subject to chapter 104; title 40 United States Code	
12		sections 3141, 3142, 3143, 3144, 3146, and 3147; or a	
13		project labor agreement by law or contract in the	
14		construction of the project.	
15	<u>(e)</u>	The corporation may establish, revise, charge, and	
16	collect a	reasonable service fee, as necessary, in connection	
17	with its	approvals and certifications under this section. Any	
18	fees coll	ected shall be deposited into the dwelling unit	
19	revolving	fund.	

1	<u>(f)</u>	The corporation, in consultation with the department
2	of taxati	on, shall adopt rules pursuant to chapter 91 for the
3	purposes	of this section requiring that:
4	(1)	Any certification or approval of a general excise tax
5		exemption for a qualified person or firm involved in
6		the development of a mixed-use project pursuant to
7		this section shall apply to the development of the
8		entire mixed-use project;
9	(2)	Cost savings from a general excise tax exemption
10		granted to a qualified person or firm for the
11		development of a mixed-use project pursuant to this
12		section shall be used exclusively to provide
13		affordable rental housing units, including student and
14		faculty housing units, within the mixed-use project;
15		and
16	<u>(3)</u>	Affordable rental housing units developed pursuant to
17		this section shall serve as many low income households
18		as feasible."
19	SECT	ION 3. Section 46-15.1, Hawaii Revised Statutes, is
20	amended b	y amending subsection (a) to read as follows:

1 "(a) Any law to the contrary notwithstanding, any county 2 shall have and may exercise the same powers, subject to 3 applicable limitations, as those granted the Hawaii housing 4 finance and development corporation pursuant to chapter 201H . 5 insofar as those powers may be reasonably construed to be 6 exercisable by a county for the purpose of developing, 7 constructing, and providing low- and moderate-income housing; 8 provided that no county shall be empowered to cause the State to 9 issue general obligation bonds to finance a project pursuant to 10 this section; provided further that county projects shall be 11 granted an exemption from general excise or receipts taxes in the same manner as projects of the Hawaii housing finance and 12 **13** development corporation pursuant to section 201H-36, except that 14 no county shall certify an exemption pursuant to section 201H-36 15 for a mixed-use project under section 201H- ; and provided 16 further that section 201H-16 shall not apply to this section **17** unless federal guidelines specifically provide local governments 18 with that authorization and the authorization does not conflict 19 with any state laws. The powers shall include the power, 20 subject to applicable limitations, to:

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1	(1)	Develop and construct dwelling units, alone or in
2		partnership with developers;
3	(2)	Acquire necessary land by lease, purchase, exchange,
4		or eminent domain;
5	(3)	Provide assistance and aid to a public agency or other
6		person in developing and constructing new housing and
7		rehabilitating existing housing for elders of low- and
8		moderate-income, other persons of low- and moderate-
9		income, and persons displaced by any governmental
10		action, by making long-term mortgage or interim
11		construction loans available;
12	(4)	Contract with any eligible bidders to provide for
13		construction of urgently needed housing for persons of
14		low- and moderate-income;
15	(5)	Guarantee the top twenty-five per cent of the
16		principal balance of real property mortgage loans,
17		plus interest thereon, made to qualified borrowers by
18		qualified lenders;
19	(6)	Enter into mortgage guarantee agreements with
20		appropriate officials of any agency or instrumentality
21		of the United States to induce those officials to

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1		commit to insure or to insure mortgages under the
2		National Housing Act, as amended;
3	(7)	Make a direct loan to any qualified buyer for the
4		downpayment required by a private lender to be made by
5		the borrower as a condition of obtaining a loan from
6		the private lender in the purchase of residential
7		property;
8	(8)	Provide funds for a share, not to exceed fifty per
9		cent, of the principal amount of a loan made to a
10		qualified borrower by a private lender who is unable
11		otherwise to lend the borrower sufficient funds at
12		reasonable rates in the purchase of residential
13		property; and
14	(9)	Sell or lease completed dwelling units.
15	For]	purposes of this section, a limitation is applicable to
16	the exten	t that it may reasonably be construed to apply to a
17	county."	
18	SECT	ION 4. Section 237-8.6, Hawaii Revised Statutes, is
19	amended by	y amending subsection (d) to read as follows:
20	"(d)	No county surcharge on state tax shall be established
21	on any:	

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1	(1)	Gross income or gross proceeds taxable under this
2		chapter at the one-half per cent tax rate;
3	(2)	Gross income or gross proceeds taxable under this
4		chapter at the 0.15 per cent tax rate; or
5	(3)	Transactions, amounts, persons, gross income, or gross
6		proceeds exempt from tax under this chapter[-], except
7		those that are exempt under section 237-29 pursuant to
8		section 201H"
9	SECT	ION 5. Section 238-2.6, Hawaii Revised Statutes, is
10	amended by	y amending subsection (c) to read as follows:
11	"(c)	No county surcharge on state tax shall be established
12	upon any	use taxable under this chapter at the one-half per cent
13	tax rate	or upon any use that is not subject to taxation or that
14	is exempt	from taxation under this chapter[-], except for the
15	use of pro	operty, services, or contracting not subject to
16	taxation	under section 238-3(j) as a result of an exemption
17	under sec	tion 237-29 pursuant to section 201H"
18	SECT	ION 6. (a) All state agencies within a location-
19	efficient	area shall enter into a memorandum of understanding
20	with the	department of business, economic development, and
21	tourism o	r its attached agency by December 31, 2017, to develop

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•	at reast one mixed use project parsus	inc to section zonii- ,
2	2 Hawaii Revised Statutes, within the 1	ocation-efficient area,
3	3 unless the location-efficient area is	exempted by the department
4	4 of business, economic development, an	d tourism or its agency as
5	5 currently unsuitable for residential	development.
6	6 (b) The department of business,	economic development, and
7	7 tourism or its agency shall submit an	annual report to the
8	8 legislature no later than twenty days	prior to the convening of
9	9 each regular session. The annual rep	ort shall include the
10	10 following information:	
11	(1) How many memoranda of under	standing it has entered
12	into and how many location-	efficient areas it has
13	exempted as not currently s	uitable for residential
14	development;	
15	(2) How the mixed-use projects	subject to the memoranda of
16	understanding will help add	ress the State's population
17	growth by meeting affordabl	e housing demand and

increasing density around location-efficient areas;

and

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1	(3) How the mixed-use projects subject to the memoranda of
2	understanding will achieve the goals of establishing a
3	new population center outside of the urban core.
4	SECTION 7. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 8. This Act shall take effect on July 1, 2050.

Report Title:

General Excise Tax Exemption; Mixed-Use Projects

Description:

Establishes an exemption from general excise taxes for the development of mixed-use projects incorporating affordable housing units on state or county lands. (HB283 HD1)

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