# **S**.B. NO. <u>2751</u> JAN 2 4 2018 A BILL FOR AN ACT

RELATING TO HOUSING.

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

1	SECT	ION 1. Section 201H-36, Hawaii Revised Statutes, is	
2	amended b	by amending subsection (a) to read as follows:	
3	"(a)	In accordance with section 237-29, the corporation	
4	may appro	we and certify for exemption from general excise taxes	
5	any qualified person or firm involved with a newly constructed,		
6	or modera	tely or substantially rehabilitated project:	
7	(1)	Developed under this part;	
8	(2)	Developed under a government assistance program	
9		approved by the corporation, including but not limited	
10		to the United States Department of Agriculture 502	
11		program and Federal Housing Administration 235	
12		program;	
13	(3)	Developed under the sponsorship of a private nonprofit	
14		organization providing home rehabilitation or new	
15		homes for qualified families in need of decent, low-	
16		cost housing;	
17	(4)	Developed by a qualified person or firm to provide	
18		affordable rental housing where at least fifty per	

Page 2

### <u>S</u>.B. NO. 2757

1		cent of the available units are for households with
2		incomes at or below eighty per cent of the area median
3		family income as determined by the United States
4		Department of Housing and Urban Development, of which
5		at least twenty per cent of the available units are
6		for households with incomes at or below sixty per cent
7		of the area median family income as determined by the
8		United States Department of Housing and Urban
9		Development; or
10	(5)	Effective for projects approved or certified from July
11		1, 2018, to June 30, [ <del>2022,</del> ] <u>2026,</u> developed under a
12		contract described in section 104-2(i)(2) by a
13		qualified person or firm to provide <u>newly constructed</u>
14		affordable rental housing; provided that[ $\div$
15		(A) The allowable general excise tax and use tax
16		costs shall apply to contracting only and shall
17		not exceed \$7,000,000 per year in the aggregate
18		for all projects approved and certified by the
19		corporation; and
20		<del>(B) All</del> ] <u>all</u> available units are for households with
21		incomes at or below one hundred forty per cent of the
22		area median family income as determined by the United

Page 3

## <u>S</u>.B. NO. 2757

1	States Department of Housing and U	rban Development, of
2	which at least twenty per cent of	the available units
3	are for households with incomes at	or below eighty per
4	cent of the area median family inc	ome as determined by
5	the United States Department of Ho	using and Urban
6	Development [-]; provided further,	that an owner cannot
7	refuse to lease a unit in the proj	ect to a qualified
8	applicant because the applicant ho	lds a voucher or
9	certificate of eligibility under se	ection 8 of the
10	United States Housing Act of 1937.	T
11	SECTION 2. Act 54, Session Laws of Haw	aii 2017, is amended
12	by amending section 5 to read as follows:	
13		
13	"SECTION 5. This Act shall take effect	on July 1, 2017,
13	"SECTION 5. This Act shall take effect and shall [ <del>be repealed on June 30, 2022; pro</del>	
		vided-that:]
14	and shall [ <del>be repealed on June 30, 2022; pro</del>	vided that:]
14 15	and shall [ <del>be repealed on June 30, 2022; pro</del> <del>(1) Section</del> ] <u>not apply to projects ce</u>	vided that:] ctified or approved section 3 of this
14 15 16	and shall [ <del>be repealed on June 30, 2022; pro- (1) Section</del> ] <u>not apply to projects ce</u> <u>after June 30, 2026; provided that</u>	vided that:] ctified or approved section 3 of this
14 15 16 17	and shall [ <del>be repealed on June 30, 2022; prod</del> (1) Section ] not apply to projects cer <u>after June 30, 2026; provided that</u> Act shall apply to taxable years be	vided that:] ctified or approved section 3 of this eginning after
14 15 16 17 18	and shall [ <del>be repealed on June 30, 2022; prod</del> (1) Section ] <u>not apply to projects ce</u> <u>after June 30, 2026; provided that</u> Act shall apply to taxable years be December 31, 2017[ <del>; and</del>	<pre>rtified or approved section 3 of this eginning after</pre>
14 15 16 17 18 19	and shall [ <del>be repealed on June 30, 2022; pro- (1) Section</del> ] <u>not apply to projects ce</u> <u>after June 30, 2026; provided that</u> Act shall apply to taxable years be December 31, 2017[ <del>; and</del> -(2) Section 104-2, Hawaii Revised State	<pre>rided that:] rtified or approved section 3 of this eginning after rtes, and section shall be reenacted</pre>

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### <u>S</u>.B. NO. 2757

SECTION 3. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 4. This Act, upon its approval, shall take effect4 on July 1, 2018.

INTRODUCED BY: MMM. 14.

BY REQUEST

### **S**.B. NO. **2757**

#### Report Title:

Rental Housing Projects; General Excise Tax Exemption; Section 8 Housing Choice Vouchers

#### Description:

Expands and extends to June 30, 2026, the certification for exemption from general excise tax and use tax costs for certain rental housing projects pursuant to section 201H-36(a)(5), Hawaii Revised Statutes, to include affordable rents. Requires said project owners to accept Section 8 Housing Choice Vouchers as a condition of certification.

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

### SB. NO. 2757

#### JUSTIFICATION SHEET

DEPARTMENT: Business, Economic Development, and Tourism

TITLE: A BILL FOR AN ACT RELATING TO HOUSING.

PURPOSE: To expand the general excise tax exemption for projects developed under a contract described in section 201H-2(i)(2), Hawaii Revised Statutes (HRS), to include affordable rents, remove the per annum cap on such exemptions, to extend the sunset date of Act 54, Session Laws of Hawaii (SLH) 2017, from June 30, 2022, to June 30, 2026, and to require certified projects to accept Section 8 Housing Choice Vouchers.

MEANS: Amend section 201H-36(a), HRS, and section 5 of Act 54, SLH 2017.

JUSTIFICATION: The Special Action Team on Affordable Rental Housing has determined that additional incentives are needed to spur on rental housing development to meet the considerable demand. Expanding the general excise tax exemption created in Act 54, SLH 2017, to include affordable rents, will spur on developers to start their developments immediately, to take advantage of the exemption before it sunsets.

> Adding a requirement that certified project owners cannot refuse to accept Section 8 Housing Choice Voucher applicants due to their status as voucher holders will assist low-income households in finding affordable rental housing, and will also help increase Section 8 program utilization statewide.

Impact on the public: Will help expedite rental housing development.

Impact on the department and other agencies: Minimal.

GENERAL FUND: Indeterminate.

Page 2

#### SB. NO. 2757

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION: BED 160.

OTHER AFFECTED AGENCIES: Department of Taxation.

EFFECTIVE DATE: July 1, 2018.