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To: The Honorable Tom Brower, Chair

and Members of the House Committee on Housing

Date: Thursday, February 8, 2018

Time: 9:30 A.M.

Place: Conference Room 423, State Capitol

From: Linda Chu Takayama, Director

Department of Taxation

Re: H.B. 2472, Relating to Low Income Housing Tax Credit

The Department supports the intent of this measure, defers to the Hawaii Housing Finance and Development Corporation (HHFDC) on the merits of this bill, and provides the following comments regarding H.B. 2472 for your consideration. A summary of the key provisions are as follows:

- Eliminates conformity to the following Internal Revenue Code (IRC) sections such that these provisions do not apply to investments in buildings and projects claiming the credit:
 - o Sections 42(k) and 465 relating to the at-risk rules;
 - o Section 469 relating to the passive activity loss (PAL) limitations; and
 - o Section 704-relating to partner's distributive share as it relates to State allocations.
- Effective on January 1, 2019 and applies to qualified low-income buildings awarded credits after December 31, 2018.

First, the Department notes that it generally prefers conformity to the IRC where possible, as this provides clear guidance to both the Department and to taxpayers, since there is substantial guidance issued in the form of rules and regulations issued by the Internal Revenue Service (IRS), as well as court decisions regarding the various sections of the IRC. Conformity greatly minimizes the burden on the Department and taxpayers, thereby assisting compliance with Hawaii's tax law.

Second, there are two types of at-risk rules that this measure deletes: (1) IRC subsection 42(k), which relates to the credit basis of the building upon which the amount of the credit is calculated and (2) IRC section 465, which relates to the limit on deductions that can be taken based on an investment in an entity that owns a low income housing building.

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Non-conformity to IRC section 42(k) may result in unintended consequences. Under current law, nonrecourse financing is added to the credit basis of the building only if the property was not acquired by the entity from a related person, and the financing is received from a lender in the business of lending (other than the seller of the property) or a government agency. The amount of the State credit is also set as 50% of the federal credits allocated. Nonconformity to IRC section 42(k) would allow a taxpayer to acquire the property from a related person at an inflated price using nonrecourse liability and increase the basis amount upon which the credit is calculated. To prevent this, the Department suggests that a new subsection (j)(3) be added as follows:

(3) In no event shall the amount of state credits allocated by the corporation for the qualified low income building exceed 50% of the amount of federal credits allocated to such building.

Finally, the Department is able to implement the measure with its current effective date.

Thank you for the opportunity to provide testimony in support of this measure.



STATE OF HAWAII

DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT AND TOURISM
HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION
677 QUEEN STREET, SUITE 300
Honolulu, Hawaii 96813
FAX: (808) 587-0600

IN REPLY REFER TO:

Statement of
Craig K. Hirai
Hawaii Housing Finance and Development Corporation
Before the

HOUSE COMMITTEE ON HOUSING

February 8, 2018 at 9:30 a.m. State Capitol, Room 423

In consideration of H.B. 2472 RELATING TO THE LOW-INCOME HOUSING TAX CREDIT.

The HHFDC <u>supports</u> H.B. 2472. This bill proposes changes to the State Low-Income Housing Tax Credit (LIHTC) to increase the amount of equity generated by the sale of the LIHTC for affordable rental housing developments. We defer to the Department of Taxation on any technical amendments they may propose to this bill.

Rental losses from debt-financed residential rental projects, including federal LIHTC projects, are subject to passive activity and at-risk limitations under the Internal Revenue Code. This results in the deferral of rental losses for many potential investors. Under federal law, the passive activity and at-risk limitations normally apply to investors who are individuals and closely-held corporations. As a result, a federal LIHTC investor is typically a large corporation or financial institution. The State LIHTC law currently follows these federal provisions.

By eliminating the applicability of the at-risk and passive activity loss limitations to State LIHTC investors, this bill expands the pool of Hawaii taxpayers that can invest in the State LIHTC to any Hawaii taxpayer with Hawaii income tax liability. To increase the production of LIHTC projects, the result will be an increase in the supply of federal and State LIHTC. A federal LIHTC can be sold nationally, but a State LIHTC can only be sold to investors who owe Hawaii taxes. If we do not increase the number of Hawaii taxpayers who can invest in State LIHTCs, there will be an oversupply which will lower the price the existing pool of Hawaii LIHTC investors are willing to pay for a State LIHTC. Any increased pricing for the State LIHTC under this bill will generate more equity that can be spent on affordable rental housing development.

Thank you for the opportunity to testify.

LEGISLATIVE TAX BILL SERVICE

TAX FOUNDATION OF HAWAII

126 Queen Street, Suite 304

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: INCOME, Modify Low-Income Housing Credit

BILL NUMBER: HB 2472

INTRODUCED BY: BROWER, CREAGAN, GATES, ICHIYAMA, JOHANSON, KEOHOKALOLE, LEARMONT, LOPRESTI, MCKELVEY, MORIKAWA, NAKAMURA, NISHIMOTO, OHNO, ONISHI, QUINLAN, TAKAYAMA, TODD, Evans, San Buenaventura

EXECUTIVE SUMMARY: Seeks to make the State low-income housing credit more valuable by decoupling from the federal at-risk rules and passive activity loss limitations. As a policy matter, if it is considered desirable to offer incentives to develop such projects, consideration should be given to attacking the root causes of why such projects are prohibitively expensive, such as the permitting process.

SYNOPSIS: Amends HRS section 235-110.8 so that the federal at-risk rules under IRC section 42 and the federal passive activity limitations under IRC section 469 do not apply with respect to investments in buildings and projects claiming credit.

EFFECTIVE DATE: January 1, 2019.

STAFF COMMENTS: Act 216, SLH 1988, adopted for Hawaii purposes the federal low-income rental housing credit that was part of the Tax Reform Act of 1986. The credit was enacted to offset the repeal of tax shelters and other incentives to build rental housing under prior law, such as accelerated depreciation, capital gains preference, certain tax-exempt bonds, and to specifically target low-income rentals.

While this is just one incentive to encourage developers to build affordable housing, consideration should be given to a number of strategies including the debt financing, partnerships with financial institutions who could then turn around and sell the credits, and the use of federal private activity bonds. Finally, one of the greatest contributors to the cost of housing in Hawaii is the draconian maze of permitting and regulatory processes required to bring those homes to market. While those regulatory guidelines are to insure the health and safety of the public, streamlining the process would accelerate the time needed to secure those permits thereby reducing the cost of financing. This savings would go a long way toward reducing the final cost of the house to the consumer.

Digested 2/6/2018



February 7, 2018

Hawaii State House of Representatives Committee on Housing Rep. Tom Brower, Chair Rep. Nadine K. Nakamura, Vice Chair State Capitol 415 South Beretania Street Honolulu, Hawaii 96813

Hearing: February 8, 2018 Time: 9:30AM, Room: 423

Subject: HB 2472 Relating to Low Income Housing Tax Credits

TESTIMONY IN SUPPORT

Chair Brower, Vice Chair Nakamura and members of the Committee:

EAH Housing, as a developer and manager of Low Income Housing Tax Credit (LIHTC) properties, is in strong support of making the purchase of State LIHTCs available to a greater portion of our community which is the purpose of HB 2472.

With the reduction of the corporate tax rate from 35% to 21% our industry has seen a corresponding reduction in the purchase price of Federal LIHTCs. This reduction in pricing widens our financing gap and increases the pressure on our main source of local gap financing which is the State's Rental Housing Revolving Fund (RHRF).

Permitting a greater portion of our community to purchase State LIHTCs will hopefully increase the price of those credits thereby helping to reduce the demands on the RHRF. It is not a silver bullet to solve all our financing issues but will serve as another tool in our financing toolbox as we work to provide much needed affordable rental housing for our residents.

Thank you for allowing us to share our thoughts on this issue.

Sincerely,

Kevin R. Carney, (PB), NAHP-E, RB-16444

Vice President, Hawaii EAH Housing, RB-16985

<u>HB-2472</u> Submitted on: 2/5/2018 5:10:54 PM

Testimony for HSG on 2/8/2018 9:30:00 AM

Submitted By	Organization	Testifier Position	Present at Hearing
Javier Mendez-Alvarez		Support	No

Comments: