A BILL FOR AN ACT

RELATING TO HOUSING.

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

1 SECTION 1. The legislature finds that the cost and 2 availability of housing in the State are significant challenges facing Hawaii residents. Although Hawaii has the tenth highest 3 4 median wage nationally, living expenses are two-thirds higher 5 than the rest of the nation, with the cost of housing being a 6 major contributing factor. According to a local news report, a 7 household needed to earn almost \$160,000 annually to afford to 8 buy a median-priced home on Oahu in 2018, making homeownership 9 out of reach for many of Hawaii's residents, especially first-10 time buyers. By July 2019, the median price for a single-family 11 home on Oahu had risen to \$835,000, while the median price for 12 condominiums on Oahu had risen to \$461,500.

Because of the many barriers hindering the production of new housing, such as geographic limitations, lack of major infrastructure, construction costs, and government regulation, the State and housing developers have not been able to produce enough housing for Hawaii residents. According to a 2015 report



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1 from the department of business, economic development, and 2 tourism, the projected long-run estimate of demand for total new 3 housing in Hawaii is between 64,700 to 66,000 for the 2015 to 4 2025 period. The legislature has responded through the passage 5 of various legislation. During the regular session of 2016, the 6 legislature passed a bill enacted as Act 127, Session Laws of 7 Hawaii 2016, that, among other things, establishes a goal of 8 developing or vesting the development of at least 22,500 9 affordable rental housing units ready for occupancy by the end 10 of 2026. During the regular session of 2017, the legislature 11 passed a bill enacted as Act 54, Session Laws of Hawaii 2017, to expand the types of rental housing projects that can be exempt 12 13 from general excise tax, thereby encouraging the development of 14 rental housing projects targeted for occupancy by households at 15 or below the one hundred forty per cent area median income 16 level. During the regular session of 2018, the legislature 17 passed a bill enacted as Act 39, Session Laws of Hawaii 2018, 18 that, among other things, provides an estimated total value of 19 \$570,000,000 to address Hawaii's affordable rental housing 20 crisis and is expected to generate more than 25,000 affordable 21 units by the year 2030.



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1 Despite these efforts, the amount of new construction of 2 housing, especially for low- to middle-income families, 3 continues to be inadequate as the supply of housing remains 4 constrained while demand for housing increases. This lack of 5 supply leads to higher housing prices and rents for households 6 of all income levels, leaving all tenants with less disposable income, increasing the personal stress on buyers and renters, 7 8 and exacerbating overcrowding and homelessness. Given these 9 consequences, the lack of affordable housing requires the 10 concentrated attention of state government at the highest level.

11 The legislature further finds that Singapore faced a 12 housing crisis in the 1940s through 1960s but was subsequently 13 able to provide nearly one million residential units for its 14 citizens. The housing and development board -- the government 15 entity responsible for the rapid increase in housing development 16 -- plans, develops, and constructs the housing units, including 17 commercial, recreational, and social amenities. The result is 18 that units built by the housing and development board house 19 eighty per cent of the resident population and that, overall, 20 ninety per cent of the resident population are owners of their 21 units. Through government loans, subsidies, and grants and the

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use of money saved through a government-run mandatory savings
 program, residents are able to purchase residential units at an
 affordable price, including options to upgrade to a better
 living environment in the future.

5 The legislature further finds that with Honolulu's 6 construction of an elevated rail transit system, the State has 7 an opportunity to enhance Oahu's urban environment and increase 8 the quality of life for residents by increasing the affordable 9 housing inventory and eliminating the need for personal 10 automobiles, among other public benefits. As the largest 11 landowner of properties along the transit line, with 12 approximately two thousand acres under the jurisdiction of 13 various departments, the State must be proactive in establishing 14 a unified vision and approach toward redevelopment of its 15 properties to maximize the benefits of state lands available for 16 redevelopment.

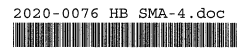
17 The purpose of this Act is to:

18 (1) End the housing shortage in Hawaii;

19 (2) Establish the ALOHA homes program to facilitate the20 creation of low-cost leasehold homes for sale to

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1		Hawaii residents on state-owned land near public
2		transit stations;
3	(3)	Authorize the Hawaii housing finance and development
4		corporation (the "corporation") to sell the leasehold
5		interest in residential condominium units located on
6		state lands for lease terms of ninety-nine years; and
7	(4)	Develop an ALOHA homes demonstration project by
8		July 1, 2025.
9	SECT	ION 2. Chapter 201H, Hawaii Revised Statutes, is
10	amended by adding two new subparts to part II to be	
11	appropriately designated and to read as follows:	
12		"B. ALOHA Homes Program
13	§201	H-A Definitions. As used in this subpart, the
14	following	terms have the following meanings, unless the context
15	indicates	a different meaning or intent:
16	"ALOHA" means affordable, locally owned homes for all.	
17	"ALOHA home" means a residential unit within an urban	
18	redevelopment site.	
19	"Commercial project" means an undertaking involving	
20	commercia	l or light industrial development, which includes a
21	mixed-use	development where commercial or light industrial



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1 facilities may be built into, adjacent to, under, or above
2 residential units.

3 "High density" means a project or area that has at least4 two hundred fifty dwelling units per acre.

5 "Multipurpose project" means a project consisting of any 6 combination of a commercial project, redevelopment project, or 7 residential project.

8 "Owner-occupied residential use" means any use currently
9 permitted in existing residential zones consistent with owner
10 occupancy, but shall not mean renting or leasing to any tenant
11 or lessee of any kind.

"Project" means a specific work or improvement, including real and personal properties, or any interest therein, acquired, owned, constructed, reconstructed, rehabilitated, or improved by the corporation, including a commercial project, redevelopment project, or residential project.

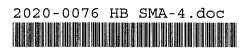
17 "Public agency" means any office, department, board,
18 commission, bureau, division, public corporation agency, or
19 instrumentality of the federal, state, or county government.

20 "Public facilities" includes streets, utility and service21 corridors, and utility lines where applicable, sufficient to



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1	adequately service developable improvements in an urban
2	redevelopment site, sites for schools, parks, parking garages,
3	sidewalks, pedestrian ways, and other community facilities.
4	"Public facilities" also includes public highways, as defined in
5	section 264-1, storm drainage systems, water systems, street
6	lighting systems, off-street parking facilities, sanitary
7	sewerage systems, facilities to address climate change and sea
8	level rise, as well as the land required for these facilities.
9	"Public facilities" includes any facility owned and operated by
10	a public agency with a useful life of at least five years.
11	"Public transit station" means:
12	(1) A station connected to a locally preferred alternative
13	for a mass transit project; or
14	(2) For the city and county of Honolulu, a station of the
15	Honolulu rail transit system.
16	"Redevelopment project" means an undertaking for the
17	acquisition, clearance, replanning, reconstruction, and
18	rehabilitation, or a combination of these and other methods, of
19	an area for a residential project, for an incidental commercial
20	project, and for other facilities incidental or appurtenant
21	thereto, pursuant to and in accordance with this subpart. The



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1 term "acquisition, clearance, replanning, reconstruction, and 2 rehabilitation" includes renewal, redevelopment, conservation, 3 restoration, or improvement, or any combination thereof. 4 "Residential project" means a project or that portion of a 5 multipurpose project, including residential dwelling units, 6 designed and intended for the purpose of providing housing and 7 any facilities as may be incidental or appurtenant thereto. 8 "Small and medium vendor" means a commercial vendor that 9 employs nine hundred ninety-nine employees or less. 10 §201H-B ALOHA homes program. There is established the 11 ALOHA homes program for the purpose of providing low-cost, high 12 density leasehold homes for sale to Hawaii residents on state-13 owned lands within a one mile radius of a public transit 14 station. 15 §201H-C Urban redevelopment sites; established; 16 boundaries. There shall be established urban redevelopment

sites that shall include all state-owned and county-owned land within county-designated transit-oriented development areas or 18 19 within a one mile radius of a public transit station in a county with a population greater than five hundred thousand. 20



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1 §201H-D Rules; guidelines. (a) The corporation shall 2 establish rules under chapter 91 on health, safety, building, 3 planning, zoning, and land use, which shall supersede all other inconsistent ordinances and rules relating to the use, zoning, 4 5 planning, and development of land and construction thereon. 6 Rules adopted under this section shall follow existing law, 7 rules, ordinances, and regulations as closely as is consistent 8 with standards meeting minimum requirements of good design, 9 pleasant amenities, health, safety, and coordinated development. 10 The corporation may provide that lands within urban 11 redevelopment sites shall not be developed beyond existing uses 12 or that improvements thereon shall not be demolished or 13 substantially reconstructed, or provide other restrictions on 14 the use of the lands.

(b) The following shall be the principles generally
governing the corporation's action in urban redevelopment sites:
(1) The corporation shall produce enough housing supply to
meet housing demand;

19 (2) Each development may include facilities to replace any
20 facilities that must be removed for the development's
21 construction;



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1	(3)	Development shall be revenue-neutral to the State and
2		counties, and all revenues generated shall be used for
3		the purposes of this subpart;
4	(4)	The corporation shall consider the infrastructure
5		burden of each development and the impact of the
6		development on the education system, and any
7		mitigation actions, prior to construction;
8	(5)	The corporation may build infrastructure beyond what
9		exists in any development under this subpart and may
10		sell the infrastructure capacity to private sector
11		developers;
12	(6)	The corporation may build common area facilities for
13		any development undertaken pursuant to this subpart,
14		which shall be paid through the sales of ALOHA homes
15		units;
16	(7)	Development shall result in a community that permits
17	÷	an appropriate land mixture of residential,
18		commercial, and other uses. In view of the innovative
19		nature of the mixed use approach, urban design
20		policies shall be established for the public and
21		private sectors in the proper development of urban

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1 redevelopment sites; provided that any of the 2 corporation's proposed actions in urban redevelopment 3 sites that are subject to chapter 343 shall comply 4 with chapter 343 and federal environmental 5 requirements; provided further that the corporation 6 may engage in any studies or coordinative activities 7 permitted in this subpart that affect areas lying 8 outside urban redevelopment sites, where the 9 corporation in its discretion decides that those 10 activities are necessary to implement the intent of 11 this subpart. The studies or coordinative activities 12 shall be limited to facility systems, resident and 13 industrial relocation, and other activities with the 14 counties and appropriate state agencies. The 15 corporation may engage in construction activities 16 outside of urban redevelopment sites; provided that 17 the construction relates to infrastructure development 18 or residential or business relocation activities; 19 provided further that the construction shall comply 20 with the general plan, development plan, ordinances,



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1		and rules of the county in which the urban
2		redevelopment site is located;
3	(8)	Activities shall be located so as to provide primary
4		reliance on public transportation and pedestrian and
5		bicycle facilities for internal circulation within
6		urban redevelopment sites or designated subareas;
7	(9)	Where compatible, land use activities within urban
8		redevelopment sites shall to the greatest possible
9		extent be mixed horizontally within blocks or other
10		land areas, and vertically as integral units of multi-
11		purpose structures;
12	(10)	Development shall prioritize maximizing density on
13		lands that are most urbanized and most suitable for
14		high density; provided that development may require a
15		mixture of densities, building types, and
16		configurations in accordance with appropriate urban
17		design guidelines and vertical and horizontal
18		integration of residents of varying incomes, ages, and
19		family groups that reflect the diversity of Hawaii.
20		Development shall provide necessary community
21		facilities, such as parks, community meeting places,



1 child care centers, schools, educational facilities, 2 libraries, and other services, within and adjacent to 3 residential development; provided that any school that 4 is provided by the corporation as a necessary community facility shall be exempt from school size 5 6 requirements as calculated by recent school site area 7 averages pursuant to section 302A-1602; 8 (11)Public facilities within urban redevelopment sites 9 shall be planned, located, and developed so as to 10 support the redevelopment policies for the sites 11 established by this subpart and plans and rules 12 adopted pursuant to it; 13 Development shall be designed, to the extent possible, (12)14 to minimize traffic, parking, the use of private 15 automobiles, and noise; 16 (13)Development shall be subject to chapter 104; 17 (14)State-funded and county-funded, as applicable, onsite 18 and off-site infrastructure shall be brought to the 19 development site; provided that the State and 20 respective county may be reimbursed for its



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1 infrastructure contributions with proceeds from the 2 sale of ALOHA homes; and 3 Development shall include the establishment of a (15) 4 building operating and maintenance program, together 5 with the funding to cover its cost. 6 ALOHA homes within urban redevelopment sites shall not (C) 7 be advertised for rent, rented, or used for any purpose other 8 than owner-occupied residential use; provided that the 9 corporation, by rule, shall establish penalties for violations 10 of this subsection up to and including forced sale of an ALOHA 11 home. 12 (d) The design and development contracts for ALOHA homes 13 shall be subject to chapter 103D. 14 (e) The corporation shall recoup all expenses through the 15 sales of the leasehold interest of ALOHA homes and other revenue 16 sources, including the leasing of commercial space. 17 §201H-E Sale of the leasehold interest of ALOHA homes; rules; guidelines. (a) The corporation shall adopt rules, 18 19 pursuant to chapter 91, for the sale of the leasehold interest 20 of ALOHA homes under its control within urban redevelopment 21 sites; provided that each lease shall be for a term of ninety-



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nine years. The rules shall include the following requirements
 for an eligible buyer or owner of an ALOHA home within an urban
 redevelopment site:

4 (1) The person shall be a resident of the State; provided
5 that voting in the most recent primary or general
6 election shall be an indication of residency in the
7 State; provided further that not voting in any primary
8 or general election creates a rebuttable presumption
9 of non-residency;

10 (2)The person shall not use the ALOHA home for any 11 purpose other than owner-occupied residential use; and 12 (3) The person, or the person's spouse, or any other 13 person intending to live with the eligible buyer or 14 owner, shall not own any other real property, 15 including any residential and non-residential 16 property, beneficial ownership of trusts, and co-17 ownership or fractional ownership, while owning an 18 ALOHA home in an urban redevelopment site; provided 19 that an eligible buyer may own real property up to six 20 months after closing on the purchase of an ALOHA home; 21 provided further that an owner of an ALOHA home in the



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1 process of selling the ALOHA home may own other real 2 property up to six months prior to closing on the sale 3 of the ALOHA home to an eligible buyer; provided that the rules under this subsection shall not include 4 5 any requirements or limitations related to an individual's 6 income or any preferences to first-time home buyers. The rules 7 shall include strict enforcement of owner-occupancy, including a 8 prohibition on the renting or leasing of an ALOHA home to any 9 tenant or lessee, and may include requirements for the use of 10 face recognition, verification of the presence of owner-11 occupants and prevention of access to all unauthorized persons 12 through retina scan for a minimum number of days per year, or 13 fingerprint scan technology. 14 (b) The median ALOHA homes within urban redevelopment sites shall be priced to be affordable to an individual or 15 16 family whose income does not exceed eighty per cent of the area 17 median income, or \$300,000, whichever is less, using the United 18 States Department of Housing and Urban Development income

19 guidelines; provided that the \$300,000 price shall be adjusted 20 annually by calculating the average annual increase in the 21 median home price for the area during the previous ten-year

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timeframe, as determined by the department of business, economic
 development, and tourism.

3 The corporation shall establish waitlists for each (C)4 residential development for eligible buyers to determine the 5 order in which ALOHA homes shall be sold. Waitlist priorities 6 may include school, college, or university affiliation if the residential property is a redeveloped school, college, or 7 8 university; proximity of an eliqible buyer's existing residence 9 to an ALOHA home within the urban redevelopment site; and other 10 criteria based on the impact that the development has on the 11 eligible buyer.

12 (d) ALOHA homes within urban redevelopment sites shall be13 sold only to other eligible buyers.

14 (e) An owner of an ALOHA home may sell the ALOHA home 15 after five or more years of owner-occupancy; provided that the 16 corporation shall have the right of first refusal to purchase 17 the ALOHA home at a price that is determined by the corporation 18 using the price'at which the owner purchased the ALOHA home as 19 the cost basis, adjusted for inflation, as determined by the 20 department of business, economic development, and tourism using 21 the Consumer Price Index for All Urban Consumers for Honolulu,



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1 and may include a percentage of the appreciation in value of the 2 unit based on an appraisal obtained by the corporation. If the 3 corporation does not exercise its right to purchase the ALOHA 4 home, the ALOHA home may be sold by the owner to an eligible 5 buyer; provided that the corporation shall retain seventy-five 6 per cent of all profits from the sale net of closing and 7 financing costs, using the price at which the owner purchased 8 the ALOHA home, plus documented capital improvements, as the 9 cost basis. Upon the death of the owner of an ALOHA home, the 10 ALOHA home may be transferred to the deceased's heir by devise 11 or as any other real property under existing law; provided that 12 if the heir is not an eligible buyer, the heir shall sell the ALOHA home to the corporation at a price that is determined by 13 14 the corporation using the price at which the owner purchased the 15 ALOHA home, plus documented capital improvements, as the cost basis, adjusted for inflation, and may include a percentage of 16 17 the appreciation in value of the unit.

(f) If an owner of an ALOHA home sells the ALOHA home before five years of owner-occupation, the corporation shall purchase the ALOHA home at a price that is determined by the corporation using the price at which the owner purchased the



1 ALOHA home as the cost basis, plus documented capital

2 improvements, adjusted for inflation.

3 (g) Any ALOHA home developed and sold under this subpart
4 shall not be subject to sections 201H-47, 201H-49, 201H-50, and
5 201H-51.

6 (h) If an owner of an ALOHA home defaults on any loan or 7 mortgage secured by the owner's leasehold interest in the ALOHA 8 home or loses ownership of the home for any reason, the 9 corporation shall purchase the interest of the owner in the 10 ALOHA home and take possession thereof.

11 §201H-F Use of public lands; acquisition of state lands. 12 (a) If state lands under the control and management of other 13 public agencies are required by the corporation for the purposes 14 of this subpart, the agency having the control and management of 15 those required lands, upon request by the corporation and with the approval of the governor, may convey or lease those lands to 16 17 the corporation upon terms and conditions as may be agreed to by 18 the parties.

19 (b) Notwithstanding the foregoing, no public lands shall
20 be conveyed or leased to the corporation pursuant to this
21 section if the conveyance or lease would impair any covenant



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between the State or any county or any department or board
 thereof and the holders of bonds issued by the State or that
 county, department, or board.

4 §201H-G Acquisition of real property from a county. 5 Notwithstanding the provision of any law or charter, any county, 6 by resolution of its local governing body, may, without public 7 auction, sealed bids, or public notice, sell, lease, grant, or 8 convey to the corporation any real property owned by it that the 9 corporation certifies to be necessary for the purposes of this 10 subpart. The sale, lease, grant, or conveyance shall be made 11 with or without consideration and upon terms and conditions as 12 may be agreed upon by the county and the corporation.

13 Certification shall be evidenced by a formal request from the 14 corporation. Before the sale, lease, grant, or conveyance may 15 be made to the corporation, a public hearing shall be held by 16 the local governing body to consider the same. Notice of the 17 hearing shall be published at least six days before the date set 18 for the hearing in the publication and in the manner as may be 19 designated by the local governing body.

20 §201H-H Condemnation of real property. The corporation,
21 upon making a finding that it is necessary to acquire any real



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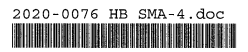
1 property for its immediate or future use for the purposes of 2 this subpart, may acquire the property, including property 3 already devoted to a public use, by condemnation pursuant to 4 chapter 101. The property shall not thereafter be taken for any 5 other public use without the consent of the corporation. No 6 award of compensation shall be increased by reason of any increase in the value of real property caused by the designation 7 8 of the urban redevelopment site or plan adopted pursuant to a 9 designation, or the actual or proposed acquisition, use, or 10 disposition of any other real property by the corporation.

§201H-I Construction contracts. The construction
 contracts for ALOHA homes shall be subject to chapter 103D.

13 §201H-J Lease of projects. Notwithstanding any law to the 14 contrary, the corporation, without recourse to public auction or 15 public notice for sealed bids, may lease for a term not 16 exceeding sixty-five years all or any portion of the real or 17 personal property constituting a commercial project to any 18 person, upon terms and conditions as may be approved by the 19 corporation; provided that all revenues generated from the lease 20 shall be used to support the purpose of this subpart pursuant to 21 section 201H-B.



1	§201H-K Dedication for public facilities as condition to
2	development. The corporation shall establish rules requiring
3	dedication for public facilities of land or facilities by
4	developers as a condition of developing real property within
5	urban redevelopment sites. Where state and county public
6	facilities dedication laws, ordinances, or rules differ, the
7	provision for greater dedication shall prevail.
8	§201H-L ALOHA homes revolving fund. There is established
9	the ALOHA homes revolving fund into which all receipts and
10	revenues of the corporation pursuant to this subpart shall be
11	deposited. Proceeds from the fund shall be used for the
12	purposes of this subpart.
13	§201H-M Expenditures of ALOHA homes revolving fund under
14	the corporation exempt from appropriation and allotment. Except
15	as to administrative expenditures, and except as otherwise
16	provided by law, expenditures from the ALOHA homes revolving
17	fund administered by the corporation may be made by the
18	corporation without appropriation or allotment of the
19	legislature; provided that no expenditure shall be made from and
20	no obligation shall be incurred against the ALOHA homes
21	revolving fund in excess of the amount standing to the credit of



the fund or for any purpose for which the fund may not lawfully
 be expended. Nothing in sections 37-31 to 37-41 shall require
 the proceeds of the ALOHA homes revolving fund administered by
 the corporation to be reappropriated annually.

5 §201H-N Assistance by state and county agencies. Any
6 state or county agency may render services for the purposes of
7 this subpart upon request of the corporation.

8 §201H-O Lands no longer needed. Lands that are no longer
9 needed for the ALOHA homes program by the corporation shall be
10 returned to the previous owner of those lands. Lands that are
11 owned by the corporation and designated for the ALOHA homes
12 program but are subsequently no longer needed for the ALOHA
13 homes program shall be retained by the corporation.

14 §201H-P Rules. The corporation may adopt rules, pursuant
15 to chapter 91, necessary for the purposes of this subpart.

16

C. Leasehold Condominiums on State Lands

17 §201H-Q Leasehold condominiums on state lands. (a) The 18 corporation may sell leasehold units in condominiums organized 19 pursuant to chapter 514B and developed under this subpart on 20 state land to a "qualified resident" as defined in section 21 201H-32.



1 (b) The term of the lease may be for ninety-nine years, 2 and the corporation may extend or modify the fixed rental period 3 of the lease or extend the term of the lease. 4 (C) The sale of leasehold units shall be subject to 5 sections 201H-47, 201H-49, and 201H-50, except for units sold at 6 fair market value. 7 (d) State land set aside by the governor to the 8 corporation and lands leased to the corporation by any 9 department or agency of the State for a condominium described in 10 this section shall be exempt from the definition of "public 11 lands" under section 171-2, except for the provision in section 171-2(6) that subjects corporation lands to the accounting for 12 13 all receipts for lands subject to section 5(f) of the Admission 14 Act of 1959. 15 The powers conferred upon the corporation by this (e) 16 section shall be in addition and supplemental to the powers 17 conferred by any other law, and nothing in this section shall be 18 construed as limiting any powers, rights, privileges, or

19 immunities so conferred."



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1 SECTION 3. Chapter 237, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 "§237- Exemption of sale of leasehold interest for ALOHA 5 home units. In addition to the amounts exempt under section 6 237-24, this chapter shall not apply to amounts received from 7 the sale of a leasehold interest in an ALOHA home under chapter 8 201H, subpart B." 9 SECTION 4. Section 171-2, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§171-2 Definition of public lands. "Public lands" means 12 all lands or interest therein in the State classed as government 13 or crown lands previous to August 15, 1895, or acquired or 14 reserved by the government upon or subsequent to that date by 15 purchase, exchange, escheat, or the exercise of the right of 16 eminent domain, or in any other manner; including lands accreted 17 after May 20, 2003, and not otherwise awarded, submerged lands, 18 and lands beneath tidal waters that are suitable for 19 reclamation, together with reclaimed lands that have been given 20 the status of public lands under this chapter, except:

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1	(1)	Lands designated in section 203 of the Hawaiian Homes
2		Commission Act, 1920, as amended;
3	(2)	Lands set aside pursuant to law for the use of the
4		United States;
5	(3)	Lands being used for roads and streets;
6	(4)	Lands to which the United States relinquished the
7		absolute fee and ownership under section 91 of the
8		Hawaiian Organic Act prior to the admission of Hawaii
9		as a state of the United States unless subsequently
10		placed under the control of the board of land and
11		natural resources and given the status of public lands
12		in accordance with the state constitution, the
13		Hawaiian Homes Commission Act, 1920, as amended, or
14		other laws;
15	(5)	Lands to which the University of Hawaii holds title;
16	(6)	Lands that are set aside by the governor to the Hawaii
17		housing finance and development corporation; lands
18		leased to the Hawaii housing finance and development
19		corporation by any department or agency of the State;
20		or lands to which the Hawaii housing finance and
21		development corporation in its corporate capacity



1		holds title; provided that lands described in this
2		paragraph shall be considered "public lands" for the
3		purpose of accounting for all receipts from lands
4		described in section 5(f) of the Admission Act of 1959
5		for the prior fiscal year, pursuant to section 5 of
6		Act 178, Session Laws of Hawaii 2006; provided further
7		that payment of receipts pursuant to this paragraph
8		may be made in a form of remuneration or consideration
9		other than cash;
10	(7)	Lands to which the Hawaii community development
11		authority in its corporate capacity holds title;
12	(8)	Lands set aside by the governor to the Hawaii public
13		housing authority or lands to which the Hawaii public
14		housing authority in its corporate capacity holds
15		title;
16	(9)	Lands to which the department of agriculture holds
17		title by way of foreclosure, voluntary surrender, or
18		otherwise, to recover moneys loaned or to recover
19		debts otherwise owed the department under chapter 167;
20	(10)	Lands that are set aside by the governor to the Aloha
21		Tower development corporation; lands leased to the



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1 Aloha Tower development corporation by any department 2 or agency of the State; or lands to which the Aloha 3 Tower development corporation holds title in its 4 corporate capacity; 5 (11)Lands that are set aside by the governor to the 6 agribusiness development corporation; lands leased to 7 the agribusiness development corporation by any 8 department or agency of the State; or lands to which 9 the agribusiness development corporation in its 10 corporate capacity holds title; 11 (12) Lands to which the Hawaii technology development 12 corporation in its corporate capacity holds title; and 13 Lands to which the department of education holds (13)14 title; 15 provided that, except as otherwise limited under federal law and 16 except for state land used as an airport as defined in section 17 262-1, public lands shall include the air rights over any 18 portion of state land upon which a county mass transit project 19 is developed after July 11, 2005." 20 SECTION 5. Chapter 201H, Hawaii Revised Statutes, part II 21 is amended by designating sections 201H-31 to 201H-70 as subpart



1	A and inse	erting a title before section 201H-31 to read as
2	follows:	
3		"A. General Provisions"
4	SECT:	ION 6. Section 302A-1603, Hawaii Revised Statutes, is
5	amended by	y amending subsection (b) to read as follows:
6	"(b)	The following shall be exempt from this section:
7	(1)	Any form of housing permanently excluding school-aged
8		children, with the necessary covenants or declarations
9		of restrictions recorded on the property;
10	(2)	Any form of housing that is or will be paying the
11		transient accommodations tax under chapter 237D;
12	(3)	All nonresidential development; [and]
13	(4)	Any development with an executed education
14		contribution agreement or other like document with the
15		department for the contribution of school sites or
16		payment of fees for school land or school
17		construction[-]; and
18	(5)	Any form of development by the Hawaii housing finance
19		and development corporation pursuant to chapter 201H,
20		subpart B."

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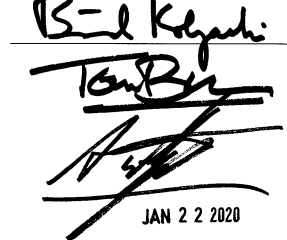
H.B. NO. 2440

1 SECTION 7. The Hawaii housing finance and development 2 corporation shall develop an ALOHA homes demonstration project 3 by July 1, 2025. The Hawaii housing finance and development 4 corporation shall consult with the Hawaii interagency council 5 for transit-oriented development on the location of the 6 demonstration project, consistent with the state strategic plan 7 for transit-oriented development. 8 SECTION 8. There is appropriated out of the general 9 revenues of the State of Hawaii the sum of \$ or so 10 much thereof as may be necessary for fiscal year 2020-2021 to be 11 deposited into the ALOHA homes revolving fund established 12 pursuant to section 201H-L, Hawaii Revised Statutes. 13 SECTION 9. There is appropriated out of the ALOHA homes 14 revolving fund established pursuant to section 201H-L, Hawaii 15 Revised Statutes, the sum of \$ or so much thereof as 16 may be necessary for fiscal year 2020-2021 for the purposes for 17 which the revolving fund is established. 18 The sum appropriated shall be expended by the Hawaii 19 housing finance and development corporation for the purposes of 20 this Act.



SECTION 10. In codifying the new sections added by section
 2 of this Act, the revisor of statutes shall substitute
 appropriate section numbers for the letters used in designating
 the new sections in this Act.
 SECTION 11. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 12. This Act shall take effect on July 1, 2020.

INTRODUCED BY:



Report Title:

Affordable Housing; ALOHA Homes; Public Land Exemptions; Appropriation

Description:

Establishes the ALOHA homes program to develop low-cost homes on state-owned and county-owned land in urban redevelopment sites to be sold in leasehold by the Hawaii housing finance and development corporation (HHFDC) to qualified residents. Exempts certain land from the definition of public lands. Requires HHFDC to develop an ALOHA homes demonstration project by July 1, 2025.

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

