A BILL FOR AN ACT

RELATING TO AFFORDABLE HOUSING PROJECTS IN COMMUNITY DEVELOPMENT DISTRICTS.

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

1	SECTION 1. The legislature finds that there is a lack of
2	clarity in the entitlement process for affordable housing
3	projects utilizing the chapter 201H, Hawaii Revised Statutes,
4	exemption provisions when such projects are in a community
5	development district administered by the Hawaii community
6	development authority. The construction, renovation, or
7	improvement of county or state agency projects are subject to
8	formal consultation with the Hawaii community development
9	authority. Greater clarity and transparency could be achieved
10	if such chapter 201H affordable housing projects are similarly
11	constructed, renovated, or improved in consultation with the
12	Hawaii community development authority.
13	The purpose of this Act is to add clarity to the
14	entitlement process for affordable housing developments
15	utilizing the chapter 201H exemption provisions within a
16	community development district administered by the Hawaii

<u>H</u>.B. NO. <u>960</u>

1	community development authority by requiring formal consultation
2	with the Hawaii community development authority.
3	SECTION 2. Section 206E-13, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"[4] §206E-13[4] Public projects. Any project or activity
6	of any county or agency of the State, or an eligible housing
7	project developed pursuant to section 201H-38, in a designated
8	district shall be constructed, renovated, or improved in
9	consultation with the authority."
10	SECTION 3. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 4. This Act, upon its approval, shall take effect
13	on July 1, 2019.
14	
15	INTRODUCED BY:
16	BY REQUEST
	JAN 2 2 2019

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Report Title:

Housing; Eligible Affordable Housing Projects in Community Development Districts

Description:

Requires eligible affordable housing projects in community development districts to engage in formal consultation with the Hawaii Community Development Authority.

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

HB NO. 960

JUSTIFICATION SHEET

DEPARTMENT: Business, Economic Development, and Tourism

TITLE: A BILL FOR AN ACT RELATING TO AFFORDABLE

HOUSING PROJECTS IN COMMUNITY DEVELOPMENT

DISTRICTS.

PURPOSE: To require eliqible affordable housing

projects located in a community development

district administered by the Hawaii

Community Development Authority (HCDA) to

consult with the HCDA.

MEANS: Amend section 206E-13, Hawaii Revised

Statutes (HRS).

JUSTIFICATION: There is no formal entitlement process for

chapter 201H, HRS, affordable housing

projects located in a community development

district administered by the HCDA.

Requiring chapter 201H, HRS, affordable housing projects to consult with the HCDA would add clarity to the entitlement process

and establish a formal record of

entitlement.

Impact on the public: Expedited delivery of

affordable housing.

Impact on the department and other agencies:

Establishes an HCDA record of entitlement process for eligible chapter 201H, HRS,

affordable housing projects.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM

DESIGNATION: BED 160.

OTHER AFFECTED

AGENCIES: Hawaii Community Development Authority.

EFFECTIVE DATE: July 1, 2019.