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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 there exists in the 2 State a critical need for the development and construction of 3 affordable housing units. Act 127, Session Laws of Hawaii 2016, 4 amended by Act 96, Session Laws of Hawaii 2017, established a 5 goal of developing at least 22,500 affordable rental housing 6 units ready for occupancy between 2017 and 2026. The 7 legislature further finds that the transit-oriented development 8 associated with the construction of a rail transit system in 9 Honolulu has the potential to fulfill this housing goal. 10 Because the State is the largest landowner of properties along 11 the rail transit line, the State has the opportunity to utilize 12 its resources to significantly increase the inventory of 13 affordable housing units.

The legislature additionally finds that Act 130, Session Laws of Hawaii 2016, established the office of planning as the lead agency to coordinate and advance smart growth and transitoriented development planning within the State, including



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1 targeting transit-oriented development areas for significant 2 increases in affordable housing and rental units and approving 3 all state agencies' development plans for parcels along the rail 4 transit corridor. The legislature also finds that requiring an 5 affordable housing component as part of development and 6 redevelopment of state properties along the rail transit line 7 will not only increase the affordable housing stock, but also 8 support rail ridership goals by locating denser, mixed use 9 developments along the rail transit line.

10 The purpose of this Act is to require affordable housing to 11 be included as part of the development or redevelopment plan for 12 state transit-oriented development along the rail transit 13 corridor as part of the office of planning's function as lead 14 agency to coordinate and advance smart growth and transit-15 oriented development planning within the State.

16 SECTION 2. Section 225M-2, Hawaii Revised Statutes, is17 amended by amending subsection (b) to read as follows:

18 "(b) The office of planning shall gather, analyze, and 19 provide information to the governor to assist in the overall 20 analysis and formulation of state policies and strategies to 21 provide central direction and cohesion in the allocation of

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1 resources and effectuation of state activities and programs, and 2 effectively address current or emerging issues and 3 opportunities. More specifically, the office shall engage in 4 the following activities: 5 (1)State comprehensive planning and program coordination. 6 Formulating and articulating comprehensive statewide 7 goals, objectives, policies, and priorities, and 8 coordinating their implementation through the 9 statewide planning system established in part II of 10 chapter 226; 11 (2) Strategic planning. Identifying and analyzing 12 significant issues, problems, and opportunities 13 confronting the State, and formulating strategies and 14 alternative courses of action in response to 15 identified problems and opportunities by:

16 (A) Providing in-depth policy research, analysis, and
17 recommendations on existing or potential areas of
18 critical state concern;

19 (B) Examining and evaluating the effectiveness of
20 state programs in implementing state policies and
21 priorities;



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1		(C)	Monitoring current social, economic, and physical
2			conditions and trends through surveys,
3			environmental scanning, and other techniques[
4			current social, economic, and physical conditions
5			and trends]; and
6		(D)	Developing, in collaboration with affected public
7			or private agencies and organizations,
8			implementation plans and schedules and, where
9			appropriate, assisting in the mobilization of
10			resources to meet identified needs;
11	(3)	Plan	ning coordination and cooperation. Facilitating
12		coor	dinated and cooperative planning and policy
13		deve	lopment and implementation activities among state
14		agen	cies and between the state, county, and federal
15		gove	rnments, by:
16		(A)	Reviewing, assessing, and coordinating, as
17			necessary, major plans, programs, projects, and
18			regulatory activities existing or proposed by
19			state and county agencies;



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1		(B)	Formulating mechanisms to simplify, streamline,		
2			or coordinate interagency development and		
3			regulatory processes; and		
4		(C)	Recognizing the presence of federal defense and		
5			security forces and agencies in the State as		
6			important state concerns;		
7	(4)	Stat	ewide planning and geographic information system.		
8		Coll	ecting, integrating, analyzing, maintaining, and		
9		diss	disseminating various forms of data and information,		
10		incl	including geospatial data and information, to further		
11		effe	ctive state planning, policy analysis and		
12		deve	lopment, and delivery of government services by:		
13		(A)	Collecting, assembling, organizing, evaluating,		
14			and classifying existing geospatial and non-		
15			geospatial data and performing necessary basic		
16			research, conversions, and integration to provide		
17			a common database for governmental planning and		
18			geospatial analyses by state agencies;		
19		(B)	Planning, coordinating, and maintaining a		
20			comprehensive, shared statewide planning and		
21			geographic information system and associated		

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1 geospatial database. The office shall be the 2 lead agency responsible for coordinating the 3 maintenance of the multi-agency, statewide 4 planning and geographic information system and 5 coordinating, collecting, integrating, and 6 disseminating geospatial data sets that are used 7 to support a variety of state agency applications 8 and other spatial data analyses to enhance 9 decision-making. The office shall promote and 10 encourage free and open data sharing among and 11 between all government agencies. To ensure the 12 maintenance of a comprehensive, accurate, up-todate geospatial data resource that can be drawn . 13 14 upon for decision-making related to essential public policy issues such as land use planning, 15 16 resource management, homeland security, and the 17 overall health, safety, and well-being of 18 Hawaii's citizens, and to avoid redundant data 19 development efforts, state agencies shall provide 20 to the shared system either their respective 21 geospatial databases or, at a minimum, especially



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1		in cases of secure or confidential data sets that		
2		cannot be shared or must be restricted, metadata		
3		describing existing geospatial data. In cases		
4		where agencies provide restricted data, the		
5		office of planning shall ensure the security of		
6		that data; and		
7		(C) Maintaining a centralized depository of state and		
8		national planning references;		
9	(5)	Land use planning. Developing and presenting the		
10		position of the State in all boundary change petitions		
11		and proceedings before the land use commission,		
12		assisting state agencies in the development and		
13		submittal of petitions for land use district boundary		
14		amendments, and conducting periodic reviews of the		
15		classification and districting of all lands in the		
16		State, as specified in chapter 205;		
17	(6)	Coastal and ocean policy management. Carrying out the		
18		lead agency responsibilities for the Hawaii coastal		
19		zone management program, as specified in chapter 205A.		
20		Also, developing and maintaining an ocean and coastal		
21		resources information, planning, and management system		



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1		urther developing and coordinating implementation	of	
2		the ocean resources management plan, and formulating	ıg	
3		ocean policies with respect to the exclusive econom	lic	
4		one, coral reefs, and national marine sanctuaries;		
5	(7)	egional planning and studies. Conducting plans an	ıd	
6		studies to determine:		
7		A) The capability of various regions within the		
8		State to support projected increases in both		
9		resident populations and visitors;		
10		B) The potential physical, social, economic, and		
11		environmental impact on these regions resultin	ıg	
12		from increases in both resident populations an	ıđ	
13		visitors;		
14		C) The maximum annual visitor carrying capacity f	or	
15		the State by region, county, and island; and		
16		D) The appropriate guidance and management of		
17		selected regions and areas of statewide critic	al	
18		concern.		
19		he studies in subparagraphs (A) to (C) shall be		
20		conducted at appropriate intervals, but not less th	lan	
21		once every five years;		



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1	(8)	Regional, national, and international planning.
2		Participating in and ensuring that state plans,
3		policies, and objectives are consistent, to the extent
4		practicable, with regional, national, and
5		international planning efforts;
6	(9)	Climate adaptation planning. Conducting plans and
7		studies and preparing reports as follows:
8		(A) Develop, monitor, and evaluate strategic climate
9		adaptation plans and actionable policy
10		recommendations for the State and counties
11		addressing expected statewide climate change
12		impacts identified under Act 286, Session Laws of
13		Hawaii 2012, through the year 2050;
14		(B) Provide planning and policy guidance and
15	x	assistance to state and county agencies regarding
16		climate change; and
17		(C) Publish its findings, recommendations, and
18		progress reports on actions taken no later than
19		December 31, 2017, and its annual report to the
20		governor and the legislature thereafter; and

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1	(10)	Smar	t growth and transit-oriented development. Acting
2		as t	he lead agency to coordinate and advance smart
3		grow	th and transit-oriented development planning
4		with	in the State as follows:
5		(A)	Identify transit-oriented development
6			opportunities shared between state and county
7			agencies, including relevant initiatives such as
8			the department of health's healthy Hawaii
9			initiative and the Hawaii clean energy
10			initiative;
11		(B)	Refine the definition of "transit-oriented
12			development" in the context of Hawaii, while
13			recognizing the potential for smart growth
14			development patterns in all locations;
15		(C)	Clarify state goals for transit-oriented
16			development and smart growth that support the
17			principles of the Hawaii State Planning Act by
18			preserving non-urbanized land, improving worker
19			access to jobs, and reducing fuel consumption;



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1	(D)	Target transit-oriented development areas for
2		significant increase in affordable housing and
3		rental units;
4	(E)	Conduct outreach to state agencies to help
5		educate state employees about the ways they can
6		support and benefit from transit-oriented
7		development and the State's smart growth goals;
8	(F)	Publicize coordinated state efforts that support
9		smart growth, walkable neighborhoods, and
10		transit-oriented development;
11	(G)	Review state land use decision-making processes
12		to identify ways to make transit-oriented
13		development a higher priority and facilitate
14		better and more proactive leadership in creating
15		walkable communities and employment districts,
16		even if transit will only be provided at a later
17		date; and
18	(H)	Approve all state agencies' development <u>or</u>
19		redevelopment plans for parcels along the rail
20		transit corridor[+]; provided that every
21		development or redevelopment plan shall include



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1		housing units with at least per cent
2		reserved for residents with an income less than
3		or equal to eighty per cent of the area median
4		income, unless the office of planning determines
5		that housing is not feasible or desirable on a
6		particular property. For the purposes of this
7		subparagraph, "development or redevelopment
8		plans" means conceptual land use plans that
9		identify the location and planned uses within a
10		defined area."
11	SECTION 3.	Statutory material to be repealed is bracketed
12	and stricken.	New statutory material is underscored.
13	SECTION 4.	This Act shall take effect on July 1, 2050.



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Report Title:

Office of Planning; Development or Redevelopment Plans; Affordable Housing

Description:

Requires inclusion of an unspecified minimum percentage of affordable housing units in state agencies' development and redevelopment plans along the rail transit corridor. Allows the Office of Planning to make exceptions to the affordable housing requirement. Effective 7/1/2050. (SD1)

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

