THE SENATE THIRTIETH LEGISLATURE, 2019 STATE OF HAWAII S.B. NO. ⁷⁴⁰ S.D. 2

A BILL FOR AN ACT

RELATING TO HOUSING DENSITY.

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

SECTION 1. Section 46-4, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§46-4 County zoning. (a) This section and any
4 ordinance, rule, or regulation adopted in accordance with this
5 section shall apply to lands not contained within the forest
6 reserve boundaries as established on January 31, 1957, or as
7 subsequently amended.

Zoning in all counties shall be accomplished within the 8 9 framework of a long-range, comprehensive general plan prepared 10 or being prepared to guide the overall future development of the county. Zoning shall be one of the tools available to the 11 12 county to put the general plan into effect in an orderly manner. Zoning in the counties of Hawaii, Maui, and Kauai means the 13 14 establishment of districts of such number, shape, and area, and 15 the adoption of regulations for each district to carry out the 16 purposes of this section. In establishing or regulating the 17 districts, full consideration shall be given to all available



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1 data as to soil classification and physical use capabilities of the land to allow and encourage the most beneficial use of the 2 3 land consonant with good zoning practices. The zoning power 4 granted herein shall be exercised by ordinance which may relate 5 to: 6 The areas within which agriculture, forestry, (1) 7 industry, trade, and business may be conducted; 8 (2) The areas in which residential uses may be regulated or prohibited; 9 10 The areas bordering natural watercourses, channels, (3) 11 and streams, in which trades or industries, filling or dumping, erection of structures, and the location of 12 13 buildings may be prohibited or restricted; 14 The areas in which particular uses may be subjected to (4) 15 special restrictions; (5) The location of buildings and structures designed for 16 17 specific uses and designation of uses for which 18 buildings and structures may not be used or altered; 19 (6) The location, height, bulk, number of stories, and 20 size of buildings and other structures; **2**1 The location of roads, schools, and recreation areas; (7)



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1	(8)	Building setback lines and future street lines;
2	(9)	The density and distribution of population;
3	(10)	The percentage of a lot that may be occupied, size of
4		yards, courts, and other open spaces;
5	(11)	Minimum and maximum lot sizes; and
6	(12)	Other regulations the boards or [city] council [find]
7		of any county finds necessary and proper to permit and
8		encourage the orderly development of land resources
9		within their jurisdictions.
10	The council of any county shall prescribe rules,	
11	regulations, and administrative procedures and provide personnel	
12	it finds necessary to enforce this section and any ordinance	
13	enacted in accordance with this section. The ordinances may be	
14	enforced by appropriate fines and penalties, civil or criminal,	
15	or by court order at the suit of the county or the owner or	
16	owners of real estate directly affected by the ordinances.	
17	Any civil fine or penalty provided by ordinance under this	
18	section may be imposed by the district court, or by the zoning	
19	agency after an opportunity for a hearing pursuant to chapter	
20	91. The	proceeding shall not be a prerequisite for any
21	injunctiv	e relief ordered by the circuit court.



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Nothing in this section shall invalidate any zoning
 ordinance or regulation adopted by any county or other agency of
 government pursuant to the statutes in effect prior to July 1,
 1957.

5 The powers granted herein shall be liberally construed in 6 favor of the county exercising them, and in [such] a manner [as 7 to promote] that promotes the orderly development of each county 8 or city and county in accordance with a long-range,

9 comprehensive general plan to ensure the greatest benefit for 10 the State as a whole. This section shall not be construed to 11 limit or repeal any powers of any county to achieve these ends 12 through zoning and building regulations, except insofar as 13 forest and water reserve zones are concerned and as provided in 14 subsections (c) and (d).

Neither this section nor any ordinance enacted pursuant to this section shall prohibit the continued lawful use of any building or premises for any trade, industrial, residential, agricultural, or other purpose for which the building or premises is used at the time this section or the ordinance takes effect; provided that a zoning ordinance may provide for elimination of nonconforming uses as the uses are discontinued,



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or for the amortization or phasing out of nonconforming uses or 1 signs over a reasonable period of time in commercial, 2 industrial, resort, and apartment zoned areas only. In no event 3 shall [such] this amortization or phasing out of nonconforming 4 uses apply to any existing building or premises used for 5 residential (single-family or duplex) or agricultural uses. 6 Nothing in this section shall affect or impair the powers and 7 8 duties of the director of transportation as set forth in chapter 9 262.

(b) Any final order of a zoning agency established under
this section may be appealed to the circuit court of the circuit
in which the land in question is found. The appeal shall be in
accordance with the Hawaii rules of civil procedure.

14 (c) Each county may adopt reasonable standards to allow 15 the construction of two single-family dwelling units on any lot 16 where a residential dwelling unit is permitted.

17 (d) Neither this section nor any other law, county
18 ordinance, or rule shall prohibit group living in facilities
19 with eight or fewer residents for purposes or functions that are
20 licensed, certified, registered, or monitored by the State;
21 provided that a resident manager or a resident supervisor and



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1 the resident manager's or resident supervisor's family shall not 2 be included in this resident count. These group living 3 facilities shall meet all applicable county requirements not 4 inconsistent with the intent of this subsection, including but 5 not limited to building height, setback, maximum lot coverage, 6 parking, and floor area requirements. 7 Neither this section nor any other law, county (e) 8 ordinance, or rule shall prohibit the use of land for employee 9 housing and community buildings in plantation community 10 subdivisions as defined in section 205-4.5(a)(12); in addition, no zoning ordinance shall provide for the elimination, 11 amortization, or phasing out of plantation community 12 13 subdivisions as a nonconforming use. 14 (f) Neither this section nor any other law, county 15 ordinance, or rule shall prohibit the use of land for medical 16 cannabis production centers or medical cannabis dispensaries 17 established and licensed pursuant to chapter 329D; provided that 18 the land is otherwise zoned for agriculture, manufacturing, or 19 retail purposes.

20 (g) Notwithstanding anything in subsection (a) to the
 21 contrary, each county may adopt ordinances establishing a



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1	minimum housing density requirement of units per acre
2	on state lands that are within an urban district and zoned for
3	development or redevelopment; provided that developers may be
4	exempted from the units per acre requirement if the
5	location or size of the parcel or market conditions make it
6	uneconomical to develop this level of density."
7	SECTION 2. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 3. This Act shall take effect on July 1, 2050.



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Report Title:

Housing Density; Developed and Redeveloped State Land; Urban District; Counties; Developers

Description:

Authorizes each county to adopt ordinances establishing a minimum housing density on state lands that are within an urban district and zoned for development or redevelopment. Allows developers to be exempt from this requirement under certain conditions. Effective 7/1/2050. (SD2)

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