JAN 2 6 2022

#### A BILL FOR AN ACT

RELATING TO HOMELESSNESS.

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

- SECTION 1. The legislature finds that homelessness
- 2 continues to be one of Hawaii's most dire and persistent
- 3 challenges. The legislature further finds that the solution to
- 4 homelessness lies in the creation of homes that are affordable,
- 5 even to individuals with very little income. However, three of
- 6 the biggest barriers to creating truly affordable housing for
- 7 those most in need are the high cost of construction per unit of
- 8 housing; a long and unpredictable planning and permitting
- 9 process that adds risk and costs for developers; and opponents
- 10 to housing projects that use the difficult planning and
- 11 permitting process to block unwanted projects.
- 12 Despite these obstacles, Hawaii has unique advantages that
- 13 it can draw upon to end homelessness, particularly its strong
- 14 sense of family and community. Many people experiencing
- 15 homelessness build a community with each other where they can
- 16 and are accustomed to operating like a village, relying on each
- 17 other for safety and support. These supportive networks can be



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#### S.B. NO. 301B

- 1 leveraged to create a village-style affordable housing, or
- 2 kauhale, that is less costly to construct and operate.
- 3 Expediting the creation of such kauhale, either through new
- 4 construction or adaptive re-use of existing buildings, can help
- 5 bring an end to Hawaii's homeless crisis.
- 6 The purpose of this Act is to establish a kauhale program
- 7 under the Hawaii housing finance and development corporation to
- 8 provide housing and services to homeless individuals and
- 9 families who meet the definition of chronically homeless or are
- 10 currently homeless.
- 11 SECTION 2. Chapter 201H, Hawaii Revised Statutes, is
- 12 amended by adding a new section to be appropriately designated
- 13 and to read as follows:
- 14 "\$201H- Kauhale program; established. (a) There is
- 15 established the kauhale program under the corporation to provide
- 16 individual or shared micro housing units and services to
- 17 homeless individuals and families who:
- 18 (1) Meet the definition of chronically homeless, as
- defined by the United States Department of Housing and
- 20 Urban Development; or

1	(2)	Are currently homeless, but do not meet the definition
2		of chronically homeless due to a stay in temporary
3		housing or a temporary housing voucher which has since
4		expired.
5	(b)	The corporation shall cooperate with any state
6	departmen	ts or agencies and private nonprofit organizations as
7	needed to	expedite the development and operation of housing
8	under the	kauhale program, including agencies with specific
9	expertise	in construction development and agencies with specific
10	expertise	in administering homeless services. The corporation
11	shall con	struct kauhale across the State, which shall
12	be situat	ed on public or private lands in accordance with
13	subsectio	n (c); provided that the corporation shall identify at
14	least thr	ee sites on Oahu and one site on each of the islands of
15	Hawaii, K	auai, and Maui for a kauhale.
16	<u>(c)</u>	The corporation may coordinate with public or private
17	entities,	as appropriate, to develop and implement the kauhale
18	program;	provided that:
19	(1)	If any public land under the jurisdiction of a state
20		or county agency is determined to be suitable for use
21		as a kauhale, the corporation shall:

1		<u>(A)</u>	Work with the appropriate state or county agency
2			that controls the land to transfer the land
3			designated for use as a kauhale to an agency or
4			nonprofit whose mission is more suited to the
5			management of housing individuals who meet the
6			definition of chronically homeless persons; and
7		<u>(B)</u>	Work with the appropriate state or county agency
8			that controls the land and its construction
9			agency to ensure that the kauhale's
10			infrastructure needs are met and minimize adverse
11			impacts to the environment, including to
12			nearshore resources such as corals, reef fish,
13			and seabirds;
14	(2)	Use	of any private lands determined to be suitable for
15		use	as a kauhale shall be for limited purposes and
16		requ	ire a written agreement between the private land
17		owne	r; provided that the private land owner shall
18		ensu	re the private lands shall be used for affordable
19		hous	ing in perpetuity through a deed restriction,
20		ease	ment, or other legally binding measure; and

1	<u>(3)</u>	<u>The</u>	kauhale communities may allow for off-the-grid
2		tech	nologies that can provide drinking water,
3		elec	tricity, and process sewage without existing
4		infr	astructure.
5	<u>(d)</u>	The	kauhale program may provide the following
6	<u>facilitie</u>	s and	services at each site:
7	(1)	Secu	re dwelling spaces that:
8		<u>(A)</u>	May be private or communal;
9		(B)	Are designed aesthetically and constructed of
10			quality materials;
11		<u>(C)</u>	Have access to toilets, showers, and other
12			hygiene facilities;
13		(D)	Have access to adequate facilities that allow for
14			cooking and meal preparation;
15		<u>(E)</u>	Have common spaces that build community and
16			encourage sustainability; and
17		<u>(F)</u>	Include living units; provided that the size of a
18			unit in the kauhale shall not exceed five hundred
19			square feet with livable space not to exceed two
20			hundred square feet but at least one hundred

1		twenty square feet of net interior for the
2		purposes of keeping cost low;
3	(2)	Medical and social support services; and
4	(3)	Transportation to appointments related to medical care
5		or supportive services that are not available onsite.
6	(e)	The construction of living units pursuant to section
7	(d)(1)(F)	shall be exempt from the requirements of chapter 46,
8	to the ex	tent that any county ordinance, rule, regulation, law,
9	or provis	ion that applies to any county permitting, licensing,
10	zoning, v	ariance, processes, procedures, fees, or any other
11	requireme	nts that hinder, delay, or impede the purposes of this
12	section;	provided that:
13	(1)	All construction shall conform to drawings and plans
14		stamped by licensed architects and engineers;
15	(2)	Stamped drawings and plans shall be submitted to the
16		appropriate county planning and permitting departments
17		for informational purposes;
18	(3)	Submitted plans shall list any deviations from
19		existing county building codes; and
20	(4)	No deviations from any county building codes that
21		relate to life safety shall be allowed.

1	(1) Contracts, leases, or agreements of safe entered into
2	by the corporation pursuant to the kauhale program shall be
3	exempt from the requirements of chapters 103D, 103F, and 104 and
4	any county codes related to procurement.
5	(g) The corporation may employ persons for the kauhale
6	program who are exempt from chapters 89 and 89C.
7	(h) Any appropriations by the legislature for the kauhale
8	program shall be exempt from sections 37-41, 37-74(d)(1), and
9	section 40-66; provided that any transfers or changes pursuant
10	to section 37-74(d) shall be considered authorized transfers or
11	changes for purposes of section 34-74(d)(1).
12	(i) Any meetings by the corporation regarding the kauhale
13	program shall be exempt from the requirements of chapter 92, to
14	the extent that any notice requirements or any other provisions
15	of chapter 92 may delay the expeditious action, decision, or
16	approval of the corporation for the purposes of this section.
17	(j) The state historic preservation division shall
18	prioritize the review of projects under the kauhale program and
19	shall complete its review of the projects within forty-five days
20	of initiating the review. If a review of a project under the
21	kauhale program is not completed by the state historic

1	preservat	ion division within forty-five days of the division
2	initiatin	g its review, the project shall be exempt from chapter
3	6E; provi	ded that the developer for the project shall commission
4	historica	l, cultural, and archaeological background research and
5	a field i	nspection report by a licensed archaeologist; provided
6	further t	hat the report shall:
7	(1)	Define the likelihood that historic or cultural assets
8		may be affected by the project;
9	(2)	Make cultural resource management recommendations if
10		historical or cultural assets are likely to be
11		affected by the project; and
12	(3)	Shall be submitted to the state historic preservation
13		division for informational purposes.
14	<u>(k)</u>	Projects shall be exempt from the land use
15	requireme	nts under chapter 205; provided that the site plan for
16	the devel	opment of a project shall include measures to conform
17	with the	purposes of the original classification of the land on
18	which the	project is to be built.
19	(1)	Projects under the kauhale program shall be exempt
20	from chap	ter 343 if the developer of the project, prior to its
21	developme	nt, commissions a phase I environmental site assessment

2	finds no	recognized environmental conditions or identifies
3	recognize	d environmental conditions, to be remediated prior to
4	developme	nt.
5	(m)	The kauhale program shall be exempt from the
6	requireme	nts of chapters 171, 205A, 206E, and 346, and sections
7	102-2, 10	3-2, 103-53, 103-55, 105-1 to 105-10, and 464-4.
8	<u>(n)</u>	The corporation shall establish the following:
9	(1)	The criteria that the corporation will use to evaluate
10		potential kauhale locations;
11	(2)	A monthly timetable of milestones that the corporation
12		expects to meet in establishing the kauhale;
13	(3)	The specific, measurable, attainable, reasonable, and
14		time-based performance measures that the corporation
15		expects to meet at the end of each fiscal year;
16	(4)	The evaluation criteria and process that the
17		corporation intends to use each year when reviewing
18		the success and sustainability of the kauhale; and
19	(5)	The monitoring and oversight controls that the
20		corporation will have over the kauhale to identify,
21		address, and prevent possible fraud, waste, and abuse

1 by a licensed environmental professional and the assessment

1		and ensure compliance with federal, state, and local
2		laws.
3	(0)	There is established a community advisory committee
4	for the ka	uhale program to advise and assist the corporation,
5	which shal	l comprise the following members appointed by the
6	governor i	n the manner provided in section 26-34:
7	(1)	Two nonprofit developers of affordable housing;
8	(2)	Two nonprofit homeless services providers; and
9	(3)	Two individuals who are currently experiencing or have
10		experienced homelessness within twenty-four months
11		prior to appointment.
12	(p)	The corporation shall submit reports to the
13	legislatur	e no later than twenty days prior to the convening of
14	each regul	ar session, beginning with the regular session of
15	2023.	
16	(q)	The report submitted no later than twenty days prior
17	to the con	vening of the regular session of 2023 shall include
18	the follow	ing information:
19	(1)	A summary and explanation of the process that the
20		corporation engaged in to identify possible kauhale
21		locations; and

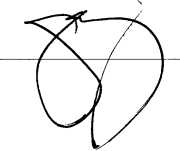


1	(2)	A summary of the information required under subsection
2		<u>(n).</u>
3	<u>(r)</u>	The reports submitted no later than twenty days prior
4	to the co	nvening of each regular session following the regular
5	session o	f 2023 shall include the following information:
6	(1)	The milestones established pursuant to subsection (n)
7		that were met by the corporation and kauhale
8		established during the fiscal year;
9	(2)	An evaluation of the kauhale to determine whether the
10		objectives set have been met or exceeded;
11	<u>(3)</u>	Any proposed changes that need to be made to the
12		performance measures used to assess the achievement of
13		the kauhale program goals; and
14	(4)	An assessment of the impact of the kauhale model on
15		the homelessness problem in the State.
16	(s)	As used in this section, "kauhale" means individual or
17	shared mi	cro housing units and services to homeless individuals
18	and famil	ies who meet the definition of chronically homeless, as
19	defined b	y the United States Department of Housing and Urban
20	Developme	nt."

- 1 SECTION 3. There is appropriated out of the general
- 2 revenues of the State of Hawaii the sum of \$ or so
- 3 much thereof as may be necessary for fiscal year 2022-2023 to
- 4 establish and administer the kauhale program pursuant to this
- 5 Act.
- 6 The sum appropriated shall be expended by the Hawaii
- 7 housing development corporation.
- 8 SECTION 4. New statutory material is underscored.
- 9 SECTION 5. This Act shall take effect upon its approval;
- 10 provided that section 2 shall take effect on July 1, 2022.

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INTRODUCED BY:



#### Report Title:

Homelessness; Housing; Services; Kauhale Program; Hawaii Housing Finance and Development Corporation; Chronically Homeless; Appropriation

#### Description:

Requires the Hawaii housing finance and development corporation to establish the kauhale program to provide individual or shared micro housing units and services to homeless individuals and families who meet the definition of chronically homeless or are currently homeless. Requires reports to the legislature. Appropriates funds.

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