H.B. NO. (738

#### A BILL FOR AN ACT

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

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

1 SECTION 1. The legislature finds that housing insecurity deeply impacts families in the State. The legislature further 2 3 finds that past public policy addressing housing insecurity 4 focused primarily on building additional affordable housing 5 without complementary measures addressing shrinking rental 6 markets and increasing rental rates. While policies encouraging 7 the building of more affordable housing units and ensuring those 8 units remain affordable should continue, equal attention must be 9 paid to providing tenants with protection from displacement or 10 eviction. The median price of renting a place to live in Hawaii 11 rose nearly thirteen per cent between 2019 and 2022. This 12 increase has serious impacts on working families, as nearly 13 fifty-three per cent of Hawaii renters are already housing cost-14 burdened, with that number reaching eighty-two per cent for extremely low-income households. Additional regulation of the 15 rental market is required to ensure that housing units remain 16 17 affordable and grounded in the State's local economy, rather



1 than in national circuits of real estate investment and 2 speculation.

3 The legislature also finds that implementing basic 4 regulatory measures on rent increases can prevent rent-gouging, 5 which in turn can prevent working families from losing their 6 housing. Research shows that these anti-rent gouging measures 7 have little negative impact on housing construction and can make 8 regulated and non-regulated units more affordable. Anti-rent 9 gouging measures have also been shown to promote resident 10 stability, which is associated with physical, social, and 11 psychological well-being.

12 The legislature additionally finds that many renters in Hawaii lose their housing through processes that never register 13 14 as evictions because they happen at the end of a lease term, 15 while other renters are subjected to retaliatory or 16 discriminatory evictions. These no-cause evictions are highly 17 disruptive to the lives of tenants, and are a cause of poverty and financial insecurity. Just cause eviction policies, 18 19 including local ordinances and state laws, are a form of tenant protection that are designed to prevent these forms of 20 displacement by establishing that landlords may only evict 21



1	tenants f	or certain reasons, such as failure to pay rent. These
2	policies	also allow no-fault evictions but require the landlord
3	to pay re	location benefits for the tenants. Just cause eviction
4	policies	are valuable tools to prevent displacement,
5	particula	rly in places with overheated real estate markets,
6	where lan	dlords often evict existing tenants to renovate their
7	buildings	and attract wealthier renters at higher prices.
8	The	purpose of this Act is to:
9	(1)	Prohibit landlords from terminating certain tenancies
10		without just cause;
11	(2)	Require landlords, when terminating a tenancy based on
12		no-fault just cause, to offer relocation assistance to
13		the tenant or waiver of the final month's rent;
14	(3)	Limit the amount that a landlord can raise the gross
15		rental rate for a dwelling unit over the course of a
16		twelve-month period;
17	(4)	Establish the Hawaii rent board to publish, oversee,
18		and enforce annual rent adjustments and conduct rental
19		arbitration hearings, mediations, and investigatory
20		hearings on reports of alleged wrongful evictions;
21		including publishing a tenant's bill of rights;

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1 (5) Require landlords to provide tenants with the tenant 2 bill of rights published by the Hawaii rent board; and 3 (6) Establish the rent stabilization special fund to fund 4 and support the Hawaii rent board. 5 SECTION 2. Chapter 521, Hawaii Revised Statutes, is 6 amended by adding five new sections to be appropriately 7 designated and to read as follows: 8 "§521-A Termination of tenancy; holdover tenants; just 9 cause; relocation assistance. (a) Notwithstanding any other 10 law to the contrary, after a tenant has continuously and 11 lawfully occupied a dwelling unit for twelve months, the 12 landlord shall not terminate the tenancy without just cause, 13 which shall be stated in the written notice to terminate the 14 tenancy. 15 If any additional adult tenants are added as parties (b) 16 to the rental agreement before an existing tenant has 17 continuously and lawfully occupied the dwelling unit for 18 twenty-four months, then subsection (a) shall only apply if: 19 (1) All of the tenants have continuously and lawfully 20 occupied the dwelling unit for twelve months or more; 21 or



1	(2) One or more of the tenants have continuously and
2	lawfully occupied the dwelling unit for twenty-four
3	months or more.
4	(c) When terminating a tenancy for just cause, the
5	landlord shall comply with all applicable notice requirements
6	and, where applicable, shall provide the tenant reasonable time
7	to remedy the noncompliance as required by this chapter.
8	(d) Subsection (a) shall not apply if the landlord has
9	provided a written notice of an intent to terminate the tenancy
10	at the end of the term of a fixed-term rental agreement;
11	provided that the written notice shall be provided no later than
12	forty-five days prior to the end of the term of the fixed-term
13	rental agreement.
14	(e) For a tenancy for which just cause is required to
15	terminate the tenancy under subsection (a), if the landlord
16	issues a notice to terminate the tenancy based on no-fault just
17	cause, the landlord shall, regardless of the tenant's income, at
18	the landlord's option, do one of the following:
19	(1) Assist the tenant to relocate by providing direct
20	payment to the tenant equal to one month of the
21	tenant's rent that was in effect when the landlord



1	issued the notice to terr	minate the tenancy; provided
2	that the direct payment s	shall be provided within
3	fifteen calendar days of	service of the notice; or
4	(2) Waive the payment of rent	t for the final month of the
5	tenancy, prior to the rea	nt becoming due.
6	(f) If the landlord issues a	notice to terminate a tenancy
7	for no-fault just cause, the landle	ord shall notify the tenant of
8	the tenant's right to relocation as	ssistance or rent waiver
9	pursuant to this section. If the	landlord elects to waive the
10	rent for the final month of the ter	nancy as provided under
11	subsection (e)(2), the notice shall	l state the amount of the rent
12	waived and that no rent is due for	the final month of the
13	tenancy.	
14	(g) If the tenant fails to va	acate the dwelling unit after
15	the expiration of the notice to te	rminate the tenancy, the
16	actual amount of any relocation as	sistance or rent waiver
17	provided pursuant to this section	shall be recoverable as
18	damages in an action or proceeding	to recover possession.
19	(h) Failure by a landlord to	strictly comply with
20	subsection (e) or (f) shall render	the notice to terminate the
21	tenancy void.	



1	<u>§521-B</u> Gross rental rates; limitations on increases; fees.
2	(a) Subject to subsection (c), a landlord shall not, over the
3	course of any twelve-month period, increase the gross rental
4	rate for a dwelling unit by more than two per cent plus the
5	percentage change in the cost of living of the lowest gross
6	rental rate charged for the immediately preceding twelve months;
7	provided that the increase in the gross rental rate shall not
8	exceed seven per cent.
9	In determining the lowest gross rental rate pursuant to
10	this section, any rent discounts, incentives, concessions, or
11	credits offered by the landlord of the dwelling unit and
12	accepted by the tenant shall be excluded. The monthly gross
13	rental rate and any owner-offered discounts, incentives,
14	concessions, charges, or credits shall be separately listed and
15	identified in the rental agreement or any amendments to an
16	existing rental agreement.
17	(b) If the same tenant remains in occupancy of the
18	dwelling unit over any twelve-month period, the gross rental
19	rate for the dwelling unit shall not be increased in more than
20	two increments over that twelve-month period, subject to other
21	restrictions of this section governing gross rental increase.



1	(c) Subsection (a) shall not apply to the initial rate
2	agreed upon in a new rental agreement for which no tenant from
3	the prior tenancy remains in lawful possession of the dwelling
4	unit; provided that subsection (a) shall apply to any subsequent
5	increase after the initial rate has been established in the
6	rental agreement.
7	(d) A tenant shall not enter into a sublease that results
8	in a total rent for the dwelling unit that exceeds the allowable
9	gross rental rate authorized by subsection (a). Nothing in this
10	section shall authorize a tenant to sublet or assign the
11	tenant's interest in the dwelling unit where otherwise
12	prohibited.
13	(e) The landlord shall provide written notice to the
14	tenant of any increase in the rental rate thirty days prior to
15	the effective date of the rate increase. The notification shall
16	be in no less than twelve-point type and in the following form:
17	"Hawaii law limits the amount your rent can be increased.
18	Hawaii law also provides that after all of the tenants have
19	continuously and lawfully occupied the property for twelve
20	months or more, or at least one of the tenants has continuously
21	and lawfully occupied the property for twenty-four months or



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1	more, a landlord must provide a statement of cause in any notice
2	to terminate a tenancy."
3	(f) For rental agreements entered into or renewed on or
4	after January 1, , an annual fee of \$ shall be
5	assessed on all rental units covered by this section, to be paid
6	into the rent stabilization special fund established under
7	section 521-D.
8	(g) At the beginning of the rental agreement, and annually
9	thereafter for as long as the tenancy persists, the landlord may
10	impose a charge of up to fifty per cent of the fee required by
11	subsection (f); provided that this charge shall not be included
12	in the calculation of the gross rental rate and the amount shall
13	be clearly set out as a separate charge.
14	(h) For purposes of this section, "percentage change in
15	the cost of living" means the percentage change in the regional
16	Consumer Price Index in which the dwelling unit is located,
17	minus the variable pertaining to the change in the cost of
18	housing, as published by the United States Bureau of Labor
19	Statistics, from the month of the notice and twelve months prior
20	to the notice. If a regional index is not available, the
21	Consumer Price Index for All Urban Consumers for Urban Hawaii,



1	minus the	variable pertaining to the change in the cost of
2	housing,	as determined by the department of business, economic
3	developme	nt, and tourism, shall apply.
4	<u>§521</u>	-C Hawaii rent board. (a) There is established the
5	<u>Hawaii re</u>	nt board to publish, oversee, and enforce annual rent
6	adjustmen	ts and conduct rental arbitration hearings, mediations,
7	and inves	tigatory hearings on reports of alleged wrongful
8	evictions	. As part of its duties, the Hawaii rent board shall
9	publish a	tenant bill of rights.
10	(b)	The board shall consist of seven members appointed by
11	the gover	nor, and an alternate for each specific member. The
12	members s	hall consist of the following:
13	(1)	Three landlords, one of whom shall be a landlord who
14		owns residential rental property located on the
15		<u>islands of Hawaii, Kauai, Lanai, Maui, or Molokai;</u>
16	(2)	Three tenants, one of whom shall be a tenant renting a
17		dwelling unit located on the islands of Hawaii, Kauai,
18		Lanai, Maui, or Molokai; and
19	(3)	One individual who is neither a landlord nor a tenant
20		and who owns no residential rental property.



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1	(c) All members shall be residents of the State and at
2	least one member shall be of Native Hawaiian descent. At least
3	three members shall be selected on the basis of their knowledge,
4	experience, and expertise in landlord-tenant law or alternative
5	dispute resolution.
6	(d) Board members shall disclose all present holdings and
7	interests in real property, including interests in corporations,
8	trusts, or other entities with real property holdings.
9	(e) Members shall be appointed for a term of four years;
10	provided that the original members shall be appointed for
11	staggered terms, as determined by the governor.
12	(f) Members shall appoint a chairperson who shall be
13	responsible for the administrative functions of the board.
14	(g) The board shall be solely funded and supported by the
15	rent stabilization special fund, established pursuant to section
16	521-D. Members of the board shall serve without compensation
17	but shall be reimbursed for expenses, including travel expenses,
18	necessary for the performance of their duties.
19	(h) Any action taken by the board shall be by a simple
20	majority of the members of the board. All decisions of the
21	board shall be reduced to writing and shall state separately the



1	board's findings of fact and conclusions. Any vacancy on the
2	board shall not impair the authority of the remaining members to
3	exercise all the powers of the board. If a member is
4	unavailable to vote, the specific alternate for that member
5	shall be seated and vote as a substitute alternate.
6	(i) The board may contract for services to assist in
7	performing the functions of the board.
8	(j) The board shall be within the department of commerce
9	and consumer affairs for administrative and budgetary reasons
10	only. All members of the board shall be exempt from chapters 76
11	and 89.
12	(k) No later than twenty days prior to the convening of
13	each regular session, the board shall submit a report to the
14	governor and legislature that includes a description of the
15	activities of the board, including the outcome of any
16	arbitration, mediation, or investigatory hearings.
17	§521-D Rent stabilization special fund. (a) There is
18	established a rent stabilization special fund into which shall
19	be deposited all fees collected pursuant to section 521-B(f).



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1	(b)	Moneys in the rent stabilization special fund shall be
2	used to f	und and support the activities of the Hawaii rent board
3	establish	ed pursuant to section 521-C.
4	<u>§521</u>	-E Landlord to provide tenant bill of rights. The
5	landlord	shall, upon a tenant's submission of an application to
6	lease a r	esidential rental unit, provide the tenant with the
7	tenant bi	ll of rights published by the Hawaii rent board
8	pursuant	to section 521-C(a)."
9	SECT	ION 3. Section 521-8, Hawaii Revised Statutes, is
10	amended b	y adding three new definitions to be appropriately
11	inserted	and to read as follows:
12	" <u>"</u> At	-fault just cause" means the termination of a tenancy
13	for any o	f the following on the part of a tenant:
14	(1)	Failing to pay rent;
15	(2)	Breaching the tenant's obligations under section
16		<u>521-52;</u>
17	(3)	Committing any act, or causing any condition to exist,
18		within the dwelling unit or upon the premises, which
19		act or condition constitutes a nuisance as defined in
20		section 712-1270;



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1	(4)	Committing waste or failing to maintain the premises
2		as described in section 521-51;
3	(5)	For tenants with a written rental agreement that
4		terminated on or after January 1, , and after a
5		written request or demand from the landlord, refusing
6		to execute a written extension or renewal of the
7		rental agreement for an additional term of similar
8		duration with similar provisions; provided that those
9		terms do not violate this chapter or any other
10		provision of law;
11	(6)	Engaging in criminal activity within the dwelling unit
12		or upon the premises;
13	(7)	Engaging in any criminal activity or terroristic
14		threatening, on or off the premises, that is directed
15		at the landlord;
16	(8)	Assigning or subletting the dwelling unit or premises
17		in violation of the rental agreement;
18	(9)	Refusing to allow the landlord to access the dwelling
19		unit as provided in section 521-53(a); or
20	(10)	Failure by the tenant to deliver possession of the
21		dwelling unit to the landlord after providing the



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1	landlord with written notice of the tenant's intention
2	to terminate the rental agreement as provided by
3	section 521-71(b).
4	"Just cause" means the termination of a tenancy for either
5	at-fault just cause or no-fault just cause.
6	"No-fault just cause" means the termination of a tenancy
7	for any of the following on the part of the landlord:
8	(1) Intending to occupy the dwelling unit or intending for
9	the landlord's spouse, domestic partner, children,
10	grandchildren, parents, or grandparents to occupy the
11	dwelling unit; provided that for rental agreements
12	entered into on or after July 1, , this paragraph
13	shall only apply if the tenant agrees in writing to
14	the termination of the tenancy, or if a provision of
15	the rental agreement allows for the landlord to
16	terminate the tenancy if the landlord or the
17	landlord's spouse, domestic partner, children,
18	grandchildren, parents, or grandparents unilaterally
19	decide to occupy the dwelling unit; provided further
20	that the addition of a provision allowing the landlord
21	to terminate the tenancy as described in this



1		paragraph to a new or renewed rental agreement or
2		fixed-term lease shall constitute a similar provision
3		as described in paragraph (5) of the definition of
4		"at-fault just cause";
5	(2)	Withdrawing of the dwelling unit from the rental
6		market;
7	(3)	Complying with an order by a government agency or
8		court that necessitates the vacating of the dwelling
9		unit for habitability or other reasons; provided that
10		if the government agency or court finds that the
11		tenant is at fault for the condition or conditions
12		triggering the order to vacate, the tenant shall not
13		be entitled to relocation assistance as outlined in
14		<pre>section 521-A(e);</pre>
15	(4)	Intending to demolish or substantially remodel the
16		residential property. For purposes of this
17		definition, "substantially remodel" means the
18		replacement or substantial modification of any
19		structural, electrical, plumbing, or mechanical system
20		that requires a permit from a government agency, or
21		the abatement of hazardous materials, including lead-



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1		based paint, mold, or asbestos, in accordance with
2		applicable federal, state, and local laws, that cannot
3		be reasonably accomplished in a safe manner with the
4		tenant in place and that requires the tenant to vacate
5		the dwelling unit for at least thirty days.
6		"Substantially remodel" does not include cosmetic
7		improvements alone, including painting, decorating,
8		and minor repairs, or other work that can be performed
9		safely without having the dwelling unit vacated;
10	(5)	Converting of the dwelling unit to a condominium
11		property regime under chapter 514B; or
12	(6)	Changing the use of the dwelling unit to transient
13		vacation rentals."
14	SECT	ION 4. Section 521-21, Hawaii Revised Statutes, is
15	amended a	s follows:
16	1.	By amending subsection (a) to read:
17	、"(a)	The landlord and tenant may agree to any
18	considera	tion, not otherwise prohibited by law, as rent. In the
19	absence o	f such agreement, and subject to section [ <del>521-71(c)</del> ]
20	521-71(g)	, in the case of holdover tenants, or section 521-B,

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1 the tenant shall pay to the landlord the fair rental value for
2 the dwelling unit."

3 2. By amending subsection (d) to read:

"(d) [When] Subject to section 521-B, when the tenancy is
from month to month, the amount of rent for such tenancy shall
not be increased by the landlord without written notice given
forty-five consecutive days prior to the effective date of the
increase."

9 SECTION 5. Section 521-71, Hawaii Revised Statutes, is10 amended to read as follows:

11 "§521-71 Termination of tenancy; [landlord's remedies for 12 holdover tenants.] notice. (a) [When the tenancy is month-to-13 month, Notwithstanding any law to the contrary, when 14 terminating a tenancy subject to section 521-A for at-fault just 15 cause, the landlord [may terminate the rental agreement by 16 notifying] shall notify the tenant, in writing, at least forty-17 five days in advance of the anticipated termination. When the landlord provides notification of termination, the tenant may 18 19 vacate at any time within the last forty-five days of the period 20 between the notification and the termination date, but the 21 tenant shall notify the landlord of the date the tenant will



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vacate the dwelling unit and shall pay a prorated rent for that
 period of occupation.

3 (b) When the tenancy is month-to-month the tenant may 4 terminate the rental agreement by notifying the landlord, in 5 writing, at least twenty-eight days in advance of the 6 anticipated termination. When the tenant provides notice of 7 termination, the tenant shall be responsible for the payment of 8 rent through the twenty-eighth day.

9 (c) [Before a landlord terminates a month-to-month tenancy 10 where the landlord contemplates voluntary demolition of the 11 dwelling units, conversion to a condominium property regime 12 under chapter 514B, or changing the use of the building to 13 transient vacation rentals, ] Notwithstanding any law to the 14 contrary, when terminating a tenancy subject to section 521-A for no-fault just cause, the landlord shall provide notice to 15 16 the tenant at least one hundred twenty days in advance of the 17 anticipated demolition or anticipated termination. If notice is 18 revoked or amended and reissued, the notice period shall begin 19 from the date it was reissued or amended. Any notice provided, 20 revoked, or amended and reissued shall be in writing. When the 21 landlord provides notification of termination pursuant to this



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1 subsection, the tenant may vacate at any time within the one2 hundred-twenty-day period between the notification and the
3 termination date, but the tenant shall notify the landlord of
4 the date the tenant will vacate the dwelling unit and shall pay
5 a prorated rent for that period of occupation.

6 (d) When the tenancy is less than month-to-month  $[\tau]$  and not subject to section 521-A, the landlord [or the tenant] may 7 8 terminate the rental agreement by notifying the [other] tenant 9 at least ten days before the anticipated termination. The 10 tenant may terminate a rental agreement for a tenancy that is less than month-to-month at any time by notifying the landlord 11 12 at least ten days before the anticipated termination. 13 (e) When the tenancy is month-to-month and not subject to 14 section 521-A, the landlord may terminate the rental agreement 15 by notifying the tenant, in writing, at least forty-five days in 16 advance of the anticipated termination. When the landlord 17 provides notification of termination, the tenant may vacate at any time within the last forty-five days of the period between 18 19 the notification and the termination date, but the tenant shall 20 notify the landlord of the date the tenant will vacate the



1	dwelling unit and shall pay a prorated rent for that period of
2	occupation.
3	(f) Before a landlord terminates a month-to-month tenancy
4	not subject to section 521-A where the landlord contemplates
5	voluntary demolition of the dwelling units, conversion to a
6	condominium property regime under chapter 514B, or changing the
7	use of the building to transient vacation rentals, the landlord
8	shall provide notice to the tenant at least one hundred twenty
9	days in advance of the anticipated demolition or anticipated
10	termination. If notice is revoked or amended and reissued, the
11	notice period shall begin from the date it was reissued or
12	amended. Any notice provided, revoked, or amended and reissued
13	shall be in writing. When the landlord provides notification of
14	termination pursuant to this subsection, the tenant may vacate
15	at any time within the one hundred twenty-day period between the
16	notification and the termination date, but the tenant shall
17	notify the landlord of the date the tenant will vacate the
18	dwelling unit and shall pay a prorated rent for that period of
19	occupation.
20	[ <del>(e)</del> ] <u>(g)</u> Whenever the term of the rental agreement
21	expires, whether by passage of time, by mutual agreement, by the



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1 giving of notice as provided in subsection (a), (b), (c), [or] 2 (d), (e), or (f) or by the exercise by the landlord of a right 3 to terminate given under this chapter, if the tenant continues in possession after the date of termination without the 4 5 landlord's consent, the tenant may be liable to the landlord for a sum not to exceed twice the monthly rent under the previous 6 7 rental agreement, computed and prorated on a daily basis, for 8 each day the tenant remains in possession. The landlord may 9 bring a summary proceeding for recovery of the possession of the 10 dwelling unit at any time during the first sixty days of 11 holdover. Should the landlord fail to commence summary 12 possession proceedings within the first sixty days of the 13 holdover, in the absence of a rental agreement, a month-to-month 14 tenancy at the monthly rent stipulated in the previous rental 15 agreement shall prevail beginning at the end of the first sixty 16 days of holdover.

17 [(f)] (h) Any notice of termination initiated for the
18 purposes of evading the obligations of the landlord under
19 [subsections] subsection 521-21(d) or (e) shall be void."
20 SECTION 6. This Act does not affect rights and duties that
21 matured, penalties that were incurred, and proceedings that were



1 begun before its effective date; provided that any contract in 2 effect prior to the effective date of this Act that is 3 subsequently renewed or extended on or after the effective date 4 of this Act shall comply with the requirements of this Act. 5 SECTION 7. In codifying the new sections added by section 2 of this Act, the revisor of statutes shall substitute 6 appropriate section numbers for the letters used in designating 7 8 the new sections in this Act. 9 SECTION 8. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 10 11 SECTION 9. This Act shall take effect on July 1, 2023. 12

INTRODUCED BY:



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#### Report Title:

Landlord-Tenant Code; Holdover Tenants; Termination; Just Cause; Relocation Assistance; Rent Increases; Fees; Hawaii Rent Board; Tenant Bill of Rights; Rent Stabilization Special Fund

#### Description:

Prohibits a landlord from terminating certain tenancies without just cause. Requires a landlord to provide relocation assistance or waive the last month's rent when terminating a tenancy for no-fault just cause. Restricts how much and how often a landlord may increase an existing tenant's rent. Establishes the Hawaii rent board to oversee annual rent increases and conduct rental arbitrations, mediations, and investigative hearings on reports of wrongful evictions, and publish a tenant bill of rights. Requires a landlord to provide a tenant with the tenant bill of rights. Establishes a rent stabilization special fund, to be funded by a separate fee assessed on rental units to support the activities of the Hawaii rent board.

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

