HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII H.B. NO. (763

### A BILL FOR AN ACT

RELATING TO HOUSING.

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

1	SECTION 1. Section 201H-15, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) The corporation is designated as a state housing
4	credit agency to carry out section 42(h) (with respect to
5	limitation on aggregate credit allowable with respect to a
6	project located in a state) of the Internal Revenue Code of
7	1986, as amended. As a state housing credit agency, the
8	corporation shall [determine]:
9	(1) Determine the eligibility basis for a qualified low-
10	income building[ <del>, make</del> ] <u>;</u>
11	(2) Make the allocation of housing credit dollar amounts
12	within the State[ <del>, and determine</del> ]; provided that
13	priority shall be given to the following:
14	(A) State- or county-owned projects;
15	(B) Projects in which the State or a county is an
16	equity partner;



1		(C)	Projects that are required to be conveyed to the
2			State or a county at a definite time;
3		(D)	Projects owned by an organization obliged to use
4			all financial surplus generated by the project to
5			construct, manage, or rehabilitate owner- or
6			renter-occupied housing;
7		(E)	Projects with a perpetual affordability
8			commitment; and
9		(F)	Projects of applicant developers who:
10			(i) Demonstrate a record of early loan
11			repayment; or
12		-	(ii) Request a shorter repayment term; and
13	(3)	Deter	rmine the portion of the State's housing credit
14		ceil	ing set aside for projects involving qualified
15		nonpi	rofit organizations. The corporation shall file
16		any o	certifications and annual reports required by
17		sect:	ion 42 (with respect to low-income housing credit)
18		of th	ne Internal Revenue Code of 1986, as amended."
19	SECTI	ION 2	. Section 201H-202, Hawaii Revised Statutes, is
20	amended by	v amer	nding subsection (e) to read as follows:



1	" (e)	Moneys available in the fund shall be used for the			
2	purpose o	f providing, in whole or in part, loans or grants for			
3	rental housing projects [in the following order of priority:];				
4	provided	that priority shall be given to the following:			
5	(1)	State- or county-owned projects;			
6	(2)	Projects in which the State or a county is an equity			
7		partner;			
8	(3)	Projects that are required to be conveyed to the State			
9		or a county at a definite time;			
10	(4)	Projects owned by an organization obliged to use all			
11		financial surplus generated by the project to			
12		construct, manage, or rehabilitate renter-occupied			
13		housing;			
14	(5)	Projects with a perpetual affordability commitment;			
15	(6)	Projects of developers who:			
16		(A) Demonstrate a record of early loan repayment; or			
17		(B) Request a shorter repayment term;			
18	(7)	Projects or units in projects that are allocated low-			
19		income housing credits pursuant to the state housing			
20		credit ceiling under section 42(h) of the Internal			
21		Revenue Code of 1986, as amended, or projects or units			

2024-0479 HB SMA.docx

1in projects that are funded by programs of the United States Department of Housing and Urban Development3United States Department of Agriculture Rural4Development wherein:5(A) At least fifty per cent of the available united are for persons and families with incomes at below eighty per cent of the median family is of which at least five per cent of the avail9units are for persons and families with incomes at or below thirty per cent of the median families10at or below thirty per cent of the median families11income; and12(B) The remaining units are for persons and families14the median family income;15provided that the corporation may establish rules16ensure full occupancy of fund projects; and17[42+]18income rental project wherein all of the available	
3       United States Department of Agriculture Rural         4       Development wherein:         5       (A) At least fifty per cent of the available uni         6       are for persons and families with incomes at         7       below eighty per cent of the median family i         8       of which at least five per cent of the avail         9       units are for persons and families with inco         10       at or below thirty per cent of the median fa         11       income; and         12       (B) The remaining units are for persons and families         13       with incomes at or below one hundred per cen         14       the median family income;         15       provided that the corporation may establish rules         16       ensure full occupancy of fund projects; and         17       [ <del>(2)</del> ]         18       income rental project wherein all of the availabl	nited
4       Development wherein:         5       (A) At least fifty per cent of the available uni         6       are for persons and families with incomes at         7       below eighty per cent of the median family i         8       of which at least five per cent of the avail         9       units are for persons and families with inco         10       at or below thirty per cent of the median fa         11       income; and         12       (B) The remaining units are for persons and famili         13       with incomes at or below one hundred per cen         14       the median family income;         15       provided that the corporation may establish rules         16       ensure full occupancy of fund projects; and         17       [42+]         18       income rental project wherein all of the available	nt and
<ul> <li>(A) At least fifty per cent of the available uni</li> <li>are for persons and families with incomes at</li> <li>below eighty per cent of the median family i</li> <li>of which at least five per cent of the avail</li> <li>units are for persons and families with inco</li> <li>at or below thirty per cent of the median fa</li> <li>income; and</li> <li>(B) The remaining units are for persons and fami</li> <li>with incomes at or below one hundred per cen</li> <li>the median family income;</li> <li>provided that the corporation may establish rules</li> <li>ensure full occupancy of fund projects; and</li> <li>[-(2)] (8) Mixed-income rental projects or units in a m</li> <li>income rental project wherein all of the availabl</li> </ul>	
6       are for persons and families with incomes at         7       below eighty per cent of the median family i         8       of which at least five per cent of the avail         9       units are for persons and families with inco         10       at or below thirty per cent of the median fa         11       income; and         12       (B) The remaining units are for persons and familits         13       with incomes at or below one hundred per cen         14       the median family income;         15       provided that the corporation may establish rules         16       ensure full occupancy of fund projects; and         17       [+2+]         18       income rental project wherein all of the availabl	
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<ul> <li>9 units are for persons and families with inco</li> <li>10 at or below thirty per cent of the median fa</li> <li>11 income; and</li> <li>12 (B) The remaining units are for persons and fami</li> <li>13 with incomes at or below one hundred per cen</li> <li>14 the median family income;</li> <li>15 provided that the corporation may establish rules</li> <li>16 ensure full occupancy of fund projects; and</li> <li>17 [+2+] (8) Mixed-income rental projects or units in a m</li> <li>18 income rental project wherein all of the availabl</li> </ul>	income
10       at or below thirty per cent of the median fa         11       income; and         12       (B) The remaining units are for persons and fami         13       with incomes at or below one hundred per cen         14       the median family income;         15       provided that the corporation may establish rules         16       ensure full occupancy of fund projects; and         17       [-2+]         18       income rental project wherein all of the available	lable
11       income; and         12       (B) The remaining units are for persons and fami         13       with incomes at or below one hundred per cen         14       the median family income;         15       provided that the corporation may establish rules         16       ensure full occupancy of fund projects; and         17       [-(2)-]         18       income rental project wherein all of the availabl	omes
<ul> <li>12 (B) The remaining units are for persons and fami</li> <li>13 with incomes at or below one hundred per cen</li> <li>14 the median family income;</li> <li>15 provided that the corporation may establish rules</li> <li>16 ensure full occupancy of fund projects; and</li> <li>17 [-(2)-] (8) Mixed-income rental projects or units in a m</li> <li>18 income rental project wherein all of the availabl</li> </ul>	amily
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14 the median family income; 15 provided that the corporation may establish rules 16 ensure full occupancy of fund projects; and 17 [-(2)] (8) Mixed-income rental projects or units in a m 18 income rental project wherein all of the availabl	ilies
15 provided that the corporation may establish rules 16 ensure full occupancy of fund projects; and 17 [-(2)-] (8) Mixed-income rental projects or units in a m 18 income rental project wherein all of the availabl	nt of
<pre>16 ensure full occupancy of fund projects; and 17 [-(2)] (8) Mixed-income rental projects or units in a m 18 income rental project wherein all of the availabl</pre>	
17 [(2)] (8) Mixed-income rental projects or units in a m 18 income rental project wherein all of the availabl	s to
18 income rental project wherein all of the available	
	nixed-
19 units are for persons and families with incomes a	le
	at or
20 below one hundred forty per cent of the median far	amily
21 income."	



1	SECTION 3. With respect to the qualified allocation plan	
2	and the criteria point system therein developed by the Hawaii	
3	housing and finance development corporation in accordance with	
4	section 42 of the Internal Revenue Code of 1986, as amended, the	ē
5	corporation shall adopt rules pursuant to chapter 91, Hawaii	
6	Revised Statutes, to:	
7	(1) Add a new criteria category that allows for up to:	
8	(A) Twenty per cent of the maximum one hundred twenty	T
9	points on the application criteria point system	
10	to be allocated to applications for projects	
11	offering to convey ownership of the finished	
12	project to the State or an organization obliged	
13	to use all financial surpluses generated by the	
14	project to construct, manage, or rehabilitate	
15	owner- or renter-occupied housing; and	
16	(B) Ten per cent of the maximum one hundred twenty	
17	points on the application criteria point system	
18	to be allocated to applicants that:	
19	(i) Demonstrate a record of early loan repayment	•
20	into the rental housing revolving fund of	
21	past rental housing revolving fund loans; or	•



Page 5

1	(ii) Request a shorter repayment term; and
2	(2) Allocate:
3	(A) An additional seven points to projects with a
4	perpetual affordability commitment; and
5	(B) Up to seven additional points for the ratio of
6	the developer fees as a percentage of total
7	project costs.
8	SECTION 4. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 5. This Act shall take effect upon its approval.
11	
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#### Report Title:

HHFDC; Housing; RHRF; Low-Income Housing Tax Program; Qualified Allocation Plan Criteria Point System; Rules

#### Description:

Amends the priority for which moneys in the Rental Housing Revolving Fund are to be used. Requires the Hawaii Housing Finance and Development Corporation to: (1) prioritize the allocation of low-income housing tax credits to certain projects and (2) adopt administrative rules regarding the awarding of: (A) points when evaluating and ranking low-income housing tax credit applications and (B) Rental Housing Revolving Fund moneys to certain housing projects.

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

