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 Hawaii needs to
- 2 increase its housing supply to meet local demand for housing,
- 3 mitigate housing cost increases, and prevent displacement of
- 4 residents and homelessness. Hawaii has the highest housing
- 5 costs in the nation, and a substantial body of research shows
- 6 that high housing costs are the result of regulatory
- 7 restrictions on the ability to build homes to keep up with
- 8 demand. Strict separation of land uses, such as allowing only
- 9 commercial uses in certain areas, is one such regulatory
- 10 restriction.
- 11 The legislature further finds that much-needed housing is
- 12 particularly appropriate in areas zoned for commercial use.
- 13 Allowing mixed commercial and residential uses creates vibrant
- 14 neighborhoods by allowing residents to live near businesses and
- 15 employers. Furthermore, it reduces the need for long commutes,
- 16 decreases traffic congestion, and lowers carbon emissions. The
- 17 legislature believes that adapting commercial buildings to



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- 1 residential use preserves Hawaii's natural beauty and
- 2 agricultural land by allowing housing in developed commercial
- 3 areas rather than on undeveloped land. The legislature notes
- 4 that infrastructure for this type of infill construction is more
- 5 cost-effective, requiring less upfront infrastructure and
- 6 reducing costs for the ongoing delivery of services.
- 7 Therefore, the purpose of this Act is to:
- 8 (1) Beginning on January 1, 2025, permit residential uses,
- 9 including multifamily uses, in areas zoned for
- 10 commercial use, with certain exceptions; and
- 11 (2) Require, no later than January 1, 2025, each county to
- adopt or amend its ordinances to allow for adaptive
- reuse of commercial buildings for residential
- 14 purposes.
- 15 SECTION 2. Chapter 46, Hawaii Revised Statutes, is amended
- 16 by adding two new sections to be appropriately designated and to
- 17 read as follows:
- 18 "§46-A Residential development; areas zoned for commercial
- 19 use; administrative approval. Notwithstanding any law to the
- 20 contrary, beginning January 1, 2025, residential uses, including

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1	multifamily uses, in any area zoned under this chapter for	
2	commercial use shall be considered permitted; provided that:	
3	(1) Residential uses may be limited by ordinance to fl	oors
4	above the ground floor of a building or structure	<u>and</u>
5	conform to prescribed development standards; and	
6	(2) This section shall not apply to any areas zoned un	<u>der</u>
7	chapter 206E.	
8	§46-B Adaptive reuse; commercial buildings. (a) No 1	ater
9	than January 1, 2025, each county shall adopt or amend its	
10	ordinances to allow for adaptive reuse of existing commercia	<u>1</u>
11	buildings in the county's building code; provided that adapt	<u>ive</u>
12	reuse of existing commercial buildings shall be allowed purs	uant
13	to this section until each county adopts or amends its ordin	<u>ance</u>
14	in accordance with this section.	
15	(b) Notwithstanding any law, ordinance, or code or	
16	standard to the contrary, each adaptive reuse ordinance shal	<u>l:</u>
17	(1) Allow for the construction of micro units; provide	<u>d</u>
18	that no county shall require a micro unit to be la	rger
19	than minimum standards established in the	
20	International Building Code;	

1	(2)	Allow for adaptive reuse to meet the interior
2		environment requirements of the International Building
3		Code; and
4	(3)	Provide for an exemption to any requirements regarding
5		park dedication or additional off-street parking;
6		<pre>provided that:</pre>
7		(A) The existing off-street parking satisfies at
8		least fifty per cent of a county's parking
9		requirements; and
10		(B) The building's floor area, height, and setbacks
11		do not change as a result of adaptive reuse;
12		provided further that this paragraph shall not
13		preclude a county from exempting a project under this
14		section from all off-street parking requirements.
15	(c)	For purposes of this section, "adaptive reuse" means
16	the repur	posing of existing buildings or structures in whole or
17	in part f	or residential purposes. "Adaptive reuse" includes
18	retrofitt	ing and repurposing of existing buildings or structures
19	that crea	te new residential units. "Adaptive reuse" does not
20	include t	he rehabilitation of any construction affecting

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- 1 existing residential units that are or have been recently
- 2 occupied."
- 3 SECTION 3. Section 107-26, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$107-26 Hawaii state building codes; prohibitions. In
- 6 adopting the Hawaii state building codes, the council shall not
- 7 adopt provisions that:
- 8 (1) Relate to administrative, permitting, or enforcement
- 9 and inspection procedures of each county; or
- 10 (2) Conflict with [chapters]:
- 11 (A) Chapters 444 and 464[-]; or
- 12 (B) Section 46-B."
- 13 SECTION 4. In codifying the new sections added by section
- 14 2 of this Act, the revisor of statutes shall substitute
- 15 appropriate section numbers for the letters used in designating
- 16 the new sections in this Act.
- 17 SECTION 5. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 6. This Act shall take effect upon its approval.

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Report Title:

Residential Development; Areas Zoned for Commercial Use; Administrative Approval; Counties; Building Codes; Adaptive Reuse; Commercial Buildings

Description:

Beginning 1/1/2025, allows residential uses in areas zoned for commercial use to be considered permitted under certain circumstances. Requires, no later than 1/1/2025, each county to adopt or amend its ordinances to allow for adaptive reuse of existing commercial buildings in the county's building codes. (CD1)

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