

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 the need for more
- 2 affordable housing in Hawaii affects all segments of society.
- 3 Nonetheless, the counties have delayed action on public
- 4 infrastructure improvements that have been developed as part of
- 5 affordable housing projects developed by the State, including
- 6 the Villages of Kapolei master planned community.
- 7 The legislature also finds that in the late 1980s, the
- 8 Hawaii housing finance and development corporation's
- 9 predecessor, the housing finance and development corporation,
- 10 began as the master developer of the eight hundred eighty-eight-
- 11 acre Villages of Kapolei in the Ewa Plain for a planned, four
- 12 thousand four hundred-unit residential community. The housing
- 13 finance and development corporation also developed major
- 14 infrastructure for the Villages of Kapolei under Act 15, Session
- 15 Laws of Hawaii 1988, which created exemptions from various
- 16 zoning and subdivision laws to expedite affordable housing.



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H.B. NO. 668

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2	county of Honolulu has collected real property tax revenues from
3	the Villages of Kapolei for the past thirty years, the city has
4	still not accepted dedication of the infrastructure
5	improvements. As a result, the State, through the Hawaii
6	housing finance and development corporation, has had to pay for
7	related maintenance and improvements, averaging more than
8	\$1,000,000 per year. These expenses are paid for with moneys
9	from the dwelling unit revolving fund instead of real property
10	tax revenues collected by the city and county of Honolulu, which
11	comes at an opportunity cost of funding infrastructure for new
12	affordable housing development throughout the State.
13	The purpose of this Act is to condition the authority of a
14	county whose population is greater than five hundred thousand to
15	exercise the same state housing powers as those granted to the
16	Hawaii housing finance and development corporation on a finding
17	that the county has fulfilled its duty to accept dedication of
18	public infrastructure constructed in accordance with all
19	relevant codes and ordinances at the time of commencement of
20	construction.

The legislature further finds that while the city and

SECTION 2. Section 46-15.1, Hawaii Revised Statutes, is 1 2 amended by amending subsection (a) to read as follows: 3 Notwithstanding any law to the contrary, any county 4 shall have and may exercise the same powers, subject to 5 applicable limitations, as those granted the Hawaii housing finance and development corporation pursuant to chapter 201H 6 7 insofar as those powers may be reasonably construed to be 8 exercisable by a county for the purpose of developing, 9 constructing, and providing low- and moderate-income housing; 10 provided that no county shall be empowered to cause the State to 11 issue general obligation bonds to finance a project pursuant to 12 this section; provided further that county projects shall be 13 granted an exemption from general excise or receipts taxes in 14 the same manner as projects of the Hawaii housing finance and 15 development corporation pursuant to section 201H-36; [and] 16 provided further that section 201H-16 shall not apply to this 17 section unless federal guidelines specifically provide local governments with that authorization and the authorization does 18 19 not conflict with any state laws[-]; provided further that the 20 authority of a county whose population is greater than five 21 hundred thousand to exercise these powers shall be contingent

1	upon the	county's continued compliance with sections 46-15.25			
2	and 264-1	(c)(1), with respect to accepting the dedication of			
3	infrastructure and public highways in affordable housing				
4	developments, as determined by the Hawaii housing finance and				
5	development corporation. The powers shall include the power,				
6	subject to applicable limitations, to:				
7	(1)	Develop and construct dwelling units, alone or in			
8		partnership with developers;			
9	(2)	Acquire necessary land by lease, purchase, exchange,			
10		or eminent domain;			
11	(3)	Provide assistance and aid to a public agency or other			
12		person in developing and constructing new housing and			
13		rehabilitating existing housing for elders of low- and			
14		moderate-income, other persons of low- and moderate-			
15		income, and persons displaced by any governmental			
16		action, by making long-term mortgage or interim			
17		construction loans available;			
18	(4)	Contract with any eligible bidders to provide for			
19		construction of urgently needed housing for persons of			
20		low- and moderate-income;			

*	(5)	dualancee the top twenty live per tent of the
2		principal balance of real property mortgage loans,
3		plus interest thereon, made to qualified borrowers by
4		qualified lenders;
5	(6)	Enter into mortgage guarantee agreements with
6		appropriate officials of any agency or instrumentality
7		of the United States to induce those officials to
8		commit to insure or to insure mortgages under the
9		National Housing Act, as amended;
10	(7)	Make a direct loan to any qualified buyer for the
11		downpayment required by a private lender to be made by
12		the borrower as a condition of obtaining a loan from
13		the private lender in the purchase of residential
14		property;
15	(8)	Provide funds for a share, not to exceed fifty per
16		cent, of the principal amount of a loan made to a
17		qualified borrower by a private lender who is unable
18		otherwise to lend the borrower sufficient funds at
19		reasonable rates in the purchase of residential
20		property; and
21	(9)	Sell or lease completed dwelling units.

1	ror purpos	ses of chits seccion, a finiteaction is applicable to
2	the extent that	t it may reasonably be construed to apply to a
3	county."	
4	SECTION 3	Section 46-15.25, Hawaii Revised Statutes, is
5	amended to read	d as follows:
6	"§46-15.25	Infrastructure dedication; affordable housing.
7	(a) Infrastruc	cture for a development that primarily consists of
8	affordable hous	sing at the time that construction commences shall
9	be deemed dedic	cated to the county if the county does not accept
10	or reject the	sequest for dedication of infrastructure within
11	sixty days of t	the receipt by the appropriate county council of a
12	completed appl:	cation for dedication request[+]. Requests for
13	dedication of	infrastructure shall be accepted; provided that:
14	(1) Appl:	icable meter and connection fees and utility costs
15	relat	ting to the dedicated infrastructure have been
16	paid	
17	(2) The (dedicated infrastructure [conforms to applicable
18	coun'	standards in effect at the time of
19	cons:	cruction; does not contravene health or safety
20	stand	dards, as determined by the Hawaii housing finance
21	and o	development corporation; and

1	(3) The completion of the improvements comprising a		
2	dedicated infrastructure is granted approval by the		
3	county[-] or a third-party reviewer.		
4	(b) For the purposes of this section:		
5	"Affordable housing" means housing that is affordable to		
6	households with incomes at or below one hundred forty per cent		
7	of the median family income as determined by the United States		
8	Department of Housing and Urban Development.		
9	"Infrastructure" includes water, drainage, sewer, waste		
10	disposal and waste treatment systems, road, road landscaping,		
11	and street lighting that connect to the infrastructure of the		
12	county.		
13	"Third-party reviewer" means an entity with the appropriate		
14	licenses, specialized knowledge, and experience that has been		
15	examined and registered by the county to perform plan reviews in		
16	a particular discipline or disciplines."		
17	SECTION 4. Statutory material to be repealed is bracketed		
18	and stricken. New statutory material is underscored.		
19	SECTION 5. This Act shall take effect upon its approval;		
20	provided that the amendments made to section 46-15.1, Hawaii		
21	Revised Statutes, by section 2 of this Act shall not be repealed		

- 1 when that section is reenacted on July 1, 2024, pursuant to
- 2 sections 1 and 2 of Act 80, Session Laws of Hawaii 2019.

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INTRODUCED BY

JAN 2 0 2023

Report Title:

Infrastructure Dedication; Affordable Housing; Counties

Description:

Conditions the authority of a county whose population is greater than five hundred thousand to exercise state housing powers upon a county's continued compliance with provisions regarding acceptance of the dedication of infrastructure and public highways in affordable housing developments. Amends various provisions relating to the dedication of infrastructure to a county.

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

2023-0612 HB HMSO