'JAN 2 4 2024

A BILL FOR AN ACT

RELATING TO ACCESSORY DWELLING UNITS.

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

1 SECTION 1. The legislature finds that accessory dwelling 2 units are an option for people to maximize their residential lots and adapt to changing living conditions, responsibilities, 3 and growing families. However, traditional financing for 4 5 accessory dwelling units may be difficult to secure. 6 The purpose of this Act is to promote affordable housing by 7 establishing an accessory dwelling unit loan program under the 8 Hawaii housing finance and development corporation. SECTION 2. Chapter 201H, Hawaii Revised Statutes, is 9 10 amended by adding a new subpart to part III to be appropriately

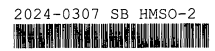
11 designated and to read as follows:

12 "SUBPART . ACCESSORY DWELLING UNIT LOAN PROGRAM
13 \$201H-A Definitions. The following words or terms as used
14 in this subpart shall have the following meanings unless a
15 different meaning clearly appears from the context:

16 "Accessory dwelling unit" means an accessory or second17 dwelling unit that includes its own kitchen, bedroom, and



1	bathroom facilities, and is attached or detached from the		
2	primary dwelling unit on the zoning lot.		
3	"Eligible borrower" means a person or family, without		
4	regard to race, creed, national origin, or sex, who:		
5	(1) Is a citizen of the United States or a resident alien;		
6	(2) Is a bona fide resident of the State;		
7	(3) Is at least eighteen years of age;		
8	(4) Is financing an accessory dwelling unit that will be		
9	on the eligible borrower's principal residence;		
10	(5) Has a recorded property interest in the land on which		
11	the accessory dwelling unit will be constructed; and		
12	(6) Meets other qualifications as established by rules		
13	adopted by the corporation.		
14	<pre>§201H-B Accessory dwelling unit loan program; established.</pre>		
15	(a) There is established within the corporation an accessory		
16	dwelling unit loan program. Under the accessory dwelling unit		
17	program, the corporation may:		
18	(1) Make loans to non-depository community development		
19	financial institutions, which may then make accessory		
20	dwelling unit loans to eligible borrowers to finance		
21	the construction of accessory dwelling units,		



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including the upgrade or conversion of a cesspool to a 1 2 wastewater system or the connection of an accessory 3 dwelling unit to a sewerage system; and 4 (2) Provide technical assistance grants to community 5 development financial institutions. The interest rate on loans to non-depository community 6 (b) development financial institutions shall not to exceed one per 7 8 cent. 9 (c) An accessory dwelling unit loan to any one eligible borrower shall not exceed \$300,000. In no event shall the loan 10 11 amount and purchase money mortgage amount exceed one hundred per cent of combined loan-to-value. The interest rate on an 12 accessory dwelling unit loan to an eligible borrower may range 13 from one per cent to six per cent, depending on the borrower's 14 15 income and program rules relating to evaluation criteria and 16 underwriting.

17 (d) A technical assistance grant to any one community
18 development financial institution shall not exceed \$200,000.
19 (e) The repayment of every accessory dwelling unit loan
20 shall be secured by a duly recorded mortgage executed by the



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1 borrower and non-depository community development financial institution on the primary residential property of the borrower. 2 3 The principal of the accessory dwelling unit loan, (f) together with accrued interest, shall be due and payable upon 4 5 the sale, transfer, or refinancing of the property or shall be repaid by the non-depository community development financial 6 7 institution borrower in installments as determined by the 8 corporation; provided that the corporation may provide a period 9 in which payments may be waived. The period over which the 10 principal and interest shall be paid need not coincide with the period over which the loan from the mortgage lender for the 11 12 balance of the purchase price must be repaid. The borrower may 13 repay the whole or any part of the unpaid balance of the 14 accessory dwelling unit loan, plus accrued interest, at any time 15 without penalty.

16 (g) The construction of accessory dwelling units financed 17 through the program established by this section shall be exempt 18 from chapter 104.

19 (h) Accessory dwelling units financed through the program
20 shall not be furnished as transient accommodations.



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1 (i) The corporation shall adopt rules pursuant to chapter 91 to carry out the purposes of this subpart. 2 **§201H-C** Accessory dwelling unit loan revolving fund. (a) 3 There is created an accessory dwelling unit loan revolving fund 4 5 to be administered by the corporation. The accessory dwelling unit loan revolving fund may 6 (b) include appropriations made by the legislature, private 7 contributions, repayment of loans, interest, other returns, and 8 9 funds from other sources. 10 The revolving fund shall be used to implement the (C) 11 accessory dwelling unit loan program by: 12 (1) Providing loans to non-depository community development financial institutions to then provide 13 14 accessory dwelling unit loans to eligible borrowers to 15 finance the construction of accessory dwelling units, 16 including the upgrade or conversion of a cesspool to a 17 wastewater system or the connection of an accessory dwelling unit to a sewerage system; and 18 19 (2) Providing technical assistance grants of up to 20 \$200,000 to community development financial 21 institutions; provided that:



1	(A)	There is a twenty per cent match requirement and	
2	t	that ten per cent is used for marketing and	
3	C	outreach of the accessory dwelling unit loan	
4	F	program; and	
5	(B) I	Each grant shall be awarded over a three-year	
6	1	term.	
7	\$201H-D P	rogram fees. The corporation may establish,	
8	revise, charge,	and collect fees, premiums, and charges as	
9	necessary, reaso	onable, or convenient, for the accessory dwelling	
10	unit loan program. The fees, premiums, and charges shall be		
11	deposited into the accessory dwelling unit loan revolving fund		
12	established in section 201H-C."		
13	SECTION 3. There is appropriated out of the general		
14	revenues of the	State of Hawaii the sum of \$ or so	
15	much thereof as may be necessary for fiscal year 2024-2025 to be		
16	deposited into the accessory dwelling unit loan revolving fund.		
17	SECTION 4.	There is appropriated out of the accessory	
18	dwelling unit lo	oan revolving fund the sum of \$ or so	
19	much thereof as	may be necessary for fiscal year 2024-2025 for	
20	the purposes of the accessory dwelling unit loan revolving fund		
21	established pur	suant to section 2 of this Act.	



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The sum appropriated shall be expended by the Hawaii
 housing finance and development corporation for the purposes of
 this Act.

SECTION 5. In accordance with section 9 of article VII of 4 5 the Hawaii State Constitution and sections 37-91 and 37-93, 6 Hawaii Revised Statutes, the legislature has determined that the 7 appropriations contained in H.B. No. , will cause the state 8 general fund expenditure ceiling for fiscal year 2024-2025 to be 9 exceeded by \$ per cent. In addition, the or 10 appropriation contained in this Act will cause the general fund 11 expenditure ceiling for fiscal year 2024-2025 to be further 12 exceeded by \$ per cent. The combined total or 13 amount of general fund appropriations contained in only these 14 two Acts will cause the state general fund expenditure ceiling 15 for fiscal year 2024-2025 to be exceeded by 16 per cent. The reasons for exceeding the \$ or

16 \$ or per cent. The reasons for exceeding the 17 general fund expenditure ceiling are that:

- 18 (1) The appropriation made in this Act is necessary to19 serve the public interest; and
- 20 (2) The appropriation made in this Act meets the needs21 addressed by this Act.



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SECTION 6. In codifying the new sections added by section 1 2 2 of this Act, the revisor of statutes shall substitute 3 appropriate section numbers for the letters used in designating 4 the new sections in this Act. 5 SECTION 7. This Act shall take effect on July 1, 2024.

INTRODUCED BY: Kanth



Report Title:

HHFDC; Accessory Dwelling Units; Loans; Revolving Fund; Appropriation; Expenditure Ceiling

Description:

Establishes the accessory dwelling unit loan program under HHFDC to provide loans for the development of accessory dwelling units.

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