## A BILL FOR AN ACT

RELATING TO AFFORDABLE HOUSING.

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

1 SECTION 1. The legislature finds that the State faced an

2 unprecedented economic crisis due to the coronavirus disease

3 2019 (COVID-19) pandemic, which decimated Hawaii's economy and

4 caused its gross domestic product to plummet. By some measures,

5 Hawaii's economy has been hit harder than any other state in the

6 nation.

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7 The legislature also finds that this drastic decline in

economic activity has disproportionately affected the State's

9 most vulnerable populations. The COVID-19 pandemic forced the

10 shutdown of many sectors of the State's economy, triggering mass

11 layoffs and furloughs and causing the State's seasonally

12 adjusted unemployment to surge from 2.4 per cent in March 2020

13 to a historical high of 22.3 per cent in April 2020. Despite

14 efforts to reopen the economy, Hawaii still had the second-

15 highest unemployment rate in the nation as of November 2020.

16 With the COVID-19 pandemic continuing to rage in some parts of

17 the world and certain countries experiencing recession, visitor

- 1 arrivals to the State are not expected to recover to pre-
- 2 pandemic levels until at least 2024. The State will therefore
- 3 continue to feel the economic impacts of the COVID-19 pandemic
- 4 for many years to come.
- 5 The legislature further finds that, even before the
- 6 COVID-19 pandemic, renter households in the State already
- 7 suffered from deleteriously high housing cost burdens, and that
- 8 the economic impacts of the COVID-19 pandemic significantly
- 9 exacerbated this situation. Recent data from the University of
- 10 Hawaii economic research organization (UHERO) showed that more
- 11 than eleven thousand tenants in the state had fallen behind on
- 12 their rent payments and that forty per cent of rental tenants
- 13 had lost their jobs. Even in a best-case scenario, the number
- 14 of individuals facing homelessness will continue to rise because
- 15 of the COVID-19 pandemic. UHERO concluded that, from a policy
- 16 standpoint, "doing nothing is not a viable option".
- Accordingly, the legislature finds that it must take
- 18 immediate action to mitigate the affordable housing crisis
- 19 through legislation.
- The purpose of this Act is to temporarily exempt affordable
- 21 housing projects by the Hawaii housing finance and development

- 1 corporation from specific state and county fees and exactions
- 2 related to discretionary approval or ministerial permitting,
- 3 except application fees payable to the Hawaii housing finance
- 4 and development corporation; provided that the housing units are
- 5 exclusively for certain qualified residents who are owner or
- 6 renter occupants and who own no other real property.
- 7 SECTION 2. Section 201H-38, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§201H-38 Housing development; exemption from statutes,
- 10 ordinances, charter provisions, and rules. (a) The corporation
- 11 may develop on behalf of the State or with an eligible
- 12 developer, or may assist under a government assistance program
- 13 in the development of, housing projects that shall be exempt
- 14 from all statutes, ordinances, charter provisions, and rules of
- 15 any government agency relating to planning, zoning, construction
- 16 standards for subdivisions, development and improvement of land,
- 17 and the construction of dwelling units thereon; provided that:
- 18 (1) The corporation finds the housing project is
- 19 consistent with the purpose and intent of this
- chapter, and meets minimum requirements of health and
- 21 safety;

1	(2)	The development of the proposed housing project does
2		not contravene any safety standards, tariffs, or rates
3		and fees approved by the public utilities commission
4		for public utilities or of the various boards of water
5		supply authorized under chapter 54;
6	(3)	The [legislative body of the] county in which the
7		housing project is to be situated shall have approved
8		the project with or without modifications:
9		(A) The [ <del>legislative body</del> ] county shall approve,
10		approve with modification, or disapprove the
11		project by resolution within forty-five days
12		after the corporation has submitted the
13		preliminary plans and specifications for the
14		project to the [ <del>legislative body.</del> ] county. If,
15		on the forty-sixth day, a project is not
16		disapproved, it shall be deemed approved by the
17		[legislative body;] county;
18		(B) No action shall be prosecuted or maintained
19		against any county, its officials, or employees
20		on account of actions taken by them in reviewing,

1		approving, modifying, or disapproving the plans
2		and specifications; and
3	(C)	The final plans and specifications for the
4		project shall be deemed approved by the
5		[legislative body] county if the final plans and
6		specifications do not substantially deviate from
7		the preliminary plans and specifications. The
8		final plans and specifications for the project
9		shall constitute the zoning, building,
10		construction, and subdivision standards for that
11		project. For purposes of sections 501-85 and
12		502-17, the executive director of the corporation
13		or the responsible county official may certify
14		maps and plans of lands connected with the
15		project as having complied with applicable laws
16		and ordinances relating to consolidation and
17		subdivision of lands, and the maps and plans
18		shall be accepted for registration or recordation
19		by the land court and registrar; and
20	(4) The	land use commission shall approve, approve with
21	modi	fication, or disapprove a boundary change within

1	forty-five days after the corporation has submitted a		
2	petition to the commission as provided in section		
3	205-4. If, on the forty-sixth day, the petition is		
4	not disapproved, it shall be deemed approved by the		
5	commission.		
6	(b) Affordable housing projects developed pursuant to this		
7	section shall be exempt from all state and county fees and		
8	exactions related to discretionary approval or ministerial		
9	permitting relating to planning, development, and improvement of		
10	land, and the construction of dwelling units thereon; provided		
11	that the exemption under this subsection shall not apply to the		
12	fees and costs payable to the corporation nor the rates and fees		
13	approved of the various boards of water supply authorized under		
14	chapter 54; provided further that the dwelling units developed		
15	as part of a fee-exempted affordable housing project shall be		
16	exclusively made available to households having incomes at or		
17	below one hundred per cent of the area median family income as		
18	determined by the United States Department of Housing and Urban		
19	Development who:		
20	(1) Are qualified residents, as defined by section		
21	201H-32;		

- 1 (2) Are owner or renter occupants; and
- 2 (3) Own no other real property.
- 3 [\(\frac{\text{(b)}}{\text{-}}\)] (c) For the purposes of this section, "government
- 4 assistance program" means a housing program qualified by the
- 5 corporation and administered or operated by the corporation or
- 6 the United States or any of their political subdivisions,
- 7 agencies, or instrumentalities, corporate or otherwise."
- 8 SECTION 3. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 4. This Act shall take effect on March 22, 2075;
- 11 provided that on June 30, 2028, this Act shall be repealed and
- 12 section 201H-38, Hawaii Revised Statutes, shall be reenacted in
- 13 the form in which it read on the day before the effective date
- 14 of this Act.

## Report Title:

Hawaii Housing Finance and Development Corporation; Affordable Housing; State Fees

## Description:

Temporarily exempts affordable housing projects from specific state and county fees and exactions related to discretionary approval or ministerial permitting, except application fees payable to the Hawaii Housing Finance and Development Corporation and the rates and fees of the various boards of water supply; provided that the units are exclusively made available to certain qualified residents who are owner or renter occupants and own no other real property. Effective 3/22/2075. Repeals 6/30/2028. (SD2)

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