
A BILL FOR AN ACT

RELATING TO TRANSIT ORIENTED DEVELOPMENT.

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

1 SECTION 1. The legislature finds that the best proven
2 models of successful, affordable, healthy, and vibrant
3 communities in transit oriented development areas require
4 sufficient water, sewer, and power infrastructure, significant
5 affordable housing, safe, comfortable, and convenient pedestrian
6 and multi-modal transit connectivity, meaningful community
7 amenities such as parks, recreational facilities, and event
8 venues, and community programs that provide for culture, arts,
9 communication, safety, security, and cleanliness.

10 The legislature further finds that while significant effort
11 has been made to plan for and prioritize affordable housing in
12 transit oriented development areas, too often the rest of the
13 community infrastructure, multi-modal connectivity, public
14 spaces, and amenities required for successful, livable
15 communities are not the top priority for any one department or
16 agency. As a result, these are often not planned for or
17 constructed, ending up an afterthought once people move in and



1 discover the gaps in their quality of life. This results in
2 communities often sufficient for transient investment units and
3 vacation properties, but not best suited for local families and
4 permanent residents. And inevitably, leads to costly retrofits,
5 inferior community amenities, and diminished quality of life.

6 Additionally, the two highest costs contributing to the
7 cost of living are housing and transportation. By broadening
8 the State's focus to develop affordable communities with fully
9 built community infrastructure and amenities, rather than just
10 affordable housing, the cost of a single unit can be reduced by
11 as much as \$75,000, and the cost of transportation for families
12 living there can be reduced by \$15,000 or more per year.

13 Units in many recent housing projects have become
14 prohibitively expensive. On average, about \$50,000 is added to
15 the cost of a unit per parking stall built for it, and as much
16 as \$25,000 per unit for building amenities. Numerous cities
17 have begun separating and aggregating parking stalls and
18 building amenities, lowering the cost of each unit produced by
19 as much as \$75,000.

20 The legislature further finds that building separate
21 parking garages allows residents in an area to lease space or



1 use a parking stall as may be needed, rather than having the
2 cost forced upon them through their mortgage. This is important
3 considering Hawaii's next generation is driving considerably
4 less than previous generations. Since 2000, the percentage of
5 eighteen- to twenty-nine-year-olds with a driver's license has
6 plummeted nearly forty per cent. Many desire to live in
7 walkable, bikeable communities where they can get around without
8 the average costly expense of \$10,000 per year for each
9 additional car in a family.

10 Additionally, relieving housing developers of the burden of
11 building excessive amenities and gathering spaces in each
12 building lowers the cost of living. Aggregating public spaces
13 for open plazas, gathering spaces, parks, and green spaces
14 available to everyone creates and fosters a better sense of
15 community, opportunities for better mixed-use commercial,
16 retail, and food options, and at a lower overall cost.

17 The legislature believes that tasking an agency with a
18 primary mission to prioritize, plan, and build community
19 infrastructure and amenities such as parks, public spaces,
20 markets, and other amenities that make communities livable,
21 desirable, and lower the cost of living should be a priority,



1 not an afterthought. This approach, utilized by countless
2 successful jurisdictions around the country and world, can
3 reduce the cost of living, and, equally importantly, improve the
4 quality of life and mental health and well-being for residents
5 of all ages.

6 The legislature additionally finds that incorporating
7 mixed-use commercial and retail space into the ground floors of
8 buildings not only puts daily needs within walking distance of
9 residents, but also provides lease rent and revenue generating
10 opportunities that can help pay for maintenance, security, and
11 similar expenses to lower maintenance fees and cost of living
12 for residents in each building by thousands of dollars per year.

13 The legislature asserts that some state agencies, such as
14 the Hawaii housing finance and development corporation and
15 Hawaii public housing authority, have a primary focus on
16 building affordable communities, and other agencies, such as the
17 Hawaii community development authority, have a broad focus on
18 urban planning and development, but must compromise between
19 achieving numerous goals, often leaving critical community
20 amenities and infrastructure unfulfilled. Currently, no agency
21 is tasked with a primary mission to plan for and construct the



1 rest of the community infrastructure and amenities necessary to
2 fill the gaps in recent development projects to ensure
3 communities are being planned and built from the start with the
4 public spaces, safe connectivity, and everything else the public
5 tends to desire and need to reduce the cost of living, improve
6 the quality of life, and ensure that affordable communities end
7 up as more than transient investment or vacation properties, but
8 rather as an ideal home for local residents to live, work, and
9 play within.

10 Accordingly, the purpose of this Act is to establish the
11 transit oriented community improvement partnership, with a
12 primary focus on prioritizing and implementing the community
13 improvements and amenities desired by local residents, necessary
14 for affordable, healthy, and vibrant communities, that shall:

15 (1) Coordinate with transit oriented community development
16 agencies and other stakeholders to ensure communities
17 are planned and built with full transit
18 infrastructure, communities, amenities, and workforce
19 housing needed for success;



1 (2) Build community infrastructure, amenities, and address
2 other needs to lower the cost of living and improve
3 the quality of life; and

4 (3) Establish programs that communities desire, such as
5 community and business improvement districts, to
6 promote community engagement, keep public spaces safe
7 and clean, and provide better opportunities and
8 pathways for local economic development.

9 SECTION 2. The Hawaii Revised Statutes is amended by
10 adding a new chapter to be appropriately designated and to read
11 as follows:

12 **"CHAPTER**

13 **TRANSIT ORIENTED COMMUNITY IMPROVEMENT PARTNERSHIP**

14 § -1 **Definitions.** As used in this chapter:

15 "Board" means the board of directors of the transit
16 oriented community improvement partnership.

17 "Coordinating entrepreneur" means a qualified person
18 capable of organizing, operating, and assuming the risk for
19 enterprises, including securing land and seed capital,
20 developing, or managing commercial or recreational facilities or
21 projects, arranging concession agreements, supplying materials,



1 maintaining equipment and infrastructure, and providing for the
2 processing and marketing of services or products.

3 "Coventure" means an investment by the partnership in
4 qualified securities of an enterprise in which a substantial
5 investment is also being made or has been made by a professional
6 investor to provide seed capital to an enterprise. A guarantee
7 by the partnership of qualified securities provided by a
8 professional investor shall be classified as a coventure. An
9 investment made by the partnership, which is a direct
10 investment, may later be classified as a coventure upon an
11 investment by a professional investor.

12 "Development rights" means the rights permitted under an
13 ordinance or law relating to permitted uses of a property, the
14 density or intensity of use, and the maximum height and size of
15 improvements thereon.

16 "Direct investment" means an investment by the partnership
17 in qualified securities of an enterprise where no investment is
18 being or has been made by a professional investor to provide
19 seed capital to the enterprise.

20 "Enterprise" means a business that has its principal place
21 of business in Hawaii and that is or proposes to be engaged in



1 recreational or commercial area development, development of new
2 value-added products, enhancement of existing recreational or
3 commercial commodities, or the application of existing
4 recreation or commercial areas and appurtenant facilities to
5 productive uses.

6 "Fund" means the community improvement revolving fund.

7 "Partnership" means the transit oriented community
8 improvement partnership.

9 "Professional investor" means any bank, bank holding
10 company, savings institution, farm credit institution, trust
11 company, insurance company, investment company registered under
12 the federal Investment Company Act of 1940, as amended,
13 financial services loan company, pension or profit-sharing trust
14 or other financial institution or institutional buyer, licensee
15 under the federal Small Business Investment Act of 1958, as
16 amended, or any person, partnership, or other entity of whose
17 resources, a substantial amount is dedicated to investing in
18 securities or debt instruments, and whose net worth exceeds
19 \$250,000.

20 "Project" means a specific undertaking, improvement, or
21 system consisting of work or improvement, including personal



1 property or any interest therein acquired, constructed,
2 reconstructed, rehabilitated, improved, altered, or repaired by
3 the partnership.

4 "Project facility" includes improvements, roads and
5 streets, utility and service corridors, utility lines where
6 applicable, water and irrigation systems, lighting systems,
7 security systems, sanitary sewerage systems, and other community
8 facilities where applicable.

9 "Qualified person" means any individual, corporation,
10 partnership, or public agency possessing the competence,
11 expertise, experience, and resources, including financial,
12 personnel, and tangible qualifications, as may be deemed
13 desirable by the partnership in administering this chapter.

14 "Qualified security" means any note, stock, treasury stock
15 bond, debenture, evidence of indebtedness, certificate of
16 interest or participation in any profit-sharing agreement,
17 pre-organization certificate of subscription, transferable
18 share, investment contract, certificate of deposit for a
19 security, certificate of interest or participation in a patent
20 or patent application, or in royalty or other payments under a
21 patent or application, or, in general, any interest or



1 instrument commonly known as a "security" or any certificate
2 for, receipt for, or option, warrant, or right to subscribe to
3 or purchase any of the foregoing.

4 "Revenue bonds" means bonds, notes, or other evidence of
5 indebtedness of the partnership issued to finance any project
6 facility.

7 "Seed capital" means financing that is provided for the
8 development, refinement, or commercialization of a product or
9 process and other working capital needs.

10 "Transit oriented community improvement area" means those
11 lands within half a mile of a rail line design.

12 "Trust indenture" means an agreement by and between the
13 partnership and a trustee that sets forth the duties of the
14 trustee with respect to the revenue bonds, the security thereof,
15 and other provisions as may be deemed necessary or convenient by
16 the partnership to secure the revenue bonds.

17 "Trustee" means a national or state bank or trust company,
18 within or outside the State, that enters into a trust indenture.

19 "Value-added" means any activity that increases, by means
20 of development or any other means, the value of public lands.



1 "Walkable community" means a primarily residential area
2 with mixed uses appurtenant to the residences wherein the
3 services, commodities, and amenities necessary for residents to
4 enjoy a complete and fulfilled life are within walking or bike
5 riding distance along protected or grade-separated paths with
6 minimal conflicts with other modes of transportation, for both
7 bicycles and pedestrians, with convenient access to mass
8 transit.

9 § -2 **Transit oriented community improvement partnership;**

10 **established.** (a) There is established the transit oriented
11 community improvement partnership, which shall be a public body
12 corporate and politic and an instrumentality and agency of the
13 State. The partnership shall be headed by the board. The
14 partnership shall be placed within the department of
15 transportation for administrative purposes only.

16 (b) The partnership shall:

17 (1) Plan, coordinate, and administer projects and programs
18 to develop meaningful infrastructure, housing, and
19 amenities to create walkable communities along transit
20 oriented corridors for working families that are



1 affordable, livable, healthy, happy, equitable, and
2 secure;

3 (2) Identify and designate each transit oriented community
4 improvement area, and may assist other communities
5 with individual projects as may be appropriate;

6 (3) Plan and coordinate with any stakeholders necessary,
7 or negotiate with and seek support or concessions from
8 any stakeholders as may be prudent, and develop and
9 execute projects or enter into a public-private
10 partnership to develop and execute projects, to
11 provide for:

12 (A) Infrastructure for utilities including sewer,
13 water, power, and similar needs;

14 (B) Transportation infrastructure; provided that the
15 transportation infrastructure shall be designed
16 to have the capacity to enable at least seventy
17 per cent of all daily commutes to, from, and
18 within the area to be safely and comfortably made
19 by walking, biking micro-mobility, or public
20 transit, between common destinations, as well as
21 for long-distance daily commuting without



1 interruption pursuant to section 264-142 and
2 shall include amenities such as rest stops,
3 secure bicycle and micro-mobility device parking,
4 emergency support stations with tools and other
5 resources as may be appropriate;

6 (C) Public parking hubs of meaningful capacity,
7 including charging for electric vehicles pursuant
8 to section 225P-8, within a reasonable distance
9 of which the partnership may waive requirements
10 for or limit the number of parking stalls
11 required by the State or counties;

12 (D) Affordable housing and related infrastructure;
13 provided that at a minimum, a majority of the
14 ground floor frontage facing each street shall
15 include commercial space;

16 (E) Public spaces of meaningful scale and access with
17 an overall ratio of residents to public spaces
18 and accessible natural green spaces that shall
19 include:

20 (i) Public parks and gathering spaces;



- 1 (ii) Public spaces for hosting markets and
- 2 events;
- 3 (iii) Natural areas with open green space and
- 4 water for passive relaxation;
- 5 (iv) Public spaces for active recreation; and
- 6 (v) Public spaces for pets and animals;
- 7 (F) Facilities for public arts and culture that
- 8 include:
- 9 (i) Public libraries;
- 10 (ii) Public works of art;
- 11 (iii) Galleries, museums, and exhibitions;
- 12 (iv) Spaces for performances and events;
- 13 (v) Accessible education and narratives on the
- 14 history, culture, and people of the area;
- 15 and
- 16 (vi) Flexible spaces and infrastructure for
- 17 seasonal, rotating, and evolving programming
- 18 and engagement;
- 19 (G) Space for local economic development and
- 20 community empowerment; provided that the primary



- 1 focus shall be assisting local residents,
2 entrepreneurs, and brands, including:
- 3 (i) Community-based economic development hubs
4 and cooperative spaces such as public
5 commercial kitchens, processing facilities,
6 or similar work hubs available to the
7 community and small businesses;
 - 8 (ii) Cooperative commercial and retail locations
9 capable of supporting and aggregating
10 products and services from numerous small
11 businesses;
 - 12 (iii) Spaces for hosting micro-businesses such as
13 food trucks, market stalls, and similar
14 temporary business fronts;
 - 15 (iv) Spaces for hosting growing small businesses
16 in permanent micro or small commercial
17 locations or rotating pop-up locations; and
 - 18 (v) Spaces for hosting larger maturing
19 businesses in regular food, retail, and
20 commercial locations; and



- 1 (H) Opportunities for revenue generation from any
2 facility, lease, program, or other means as may
3 be appropriate to help fund the projects,
4 programs, and operations of the partnership, with
5 a focus on financially sustaining the communities
6 the partnership was created to support; provided
7 that revenue generation shall not be the primary
8 mission of the partnership; and
- 9 (4) Address established and adopted goals of the State,
10 including the Aloha+ challenge, sustainable
11 development goals, and other statutory goals.
- 12 (c) The partnership may:
- 13 (1) Adopt rules under chapter 91 to establish and
14 implement a business or community improvement
15 district, to be governed by an approved independent
16 entity with a board represented by stakeholders from
17 the community with the purpose of providing additional
18 services or improvements to the district;
- 19 (2) Provide grant funding to support the establishment and
20 up to one year of operations of a business or
21 community improvement district;



- 1 (3) Adopt rules under chapter 91 to establish a fee
2 mechanism to provide long-term funding for a business
3 or community improvement district, subject to approval
4 by either a majority of property owners, contributors,
5 or other stakeholders which it is designed to serve;
- 6 (4) Establish regular communications to and between
7 residents and businesses within a transit oriented
8 community improvement area, or within another
9 community as may be appropriate, to provide regular
10 updates, information, or similar communication that
11 builds relations and a sense of community amongst
12 those living and working in the area. The partnership
13 may designate or contract with another entity to
14 carrier out this function; and
- 15 (5) Require all or a portion of commercial lease rent to
16 be used to subsidize the cost of property maintenance,
17 security, or similar needs for residents in the
18 building.

19 § -3 **Board of Directors.** (a) The board of directors of
20 the transit oriented community improvement partnership shall
21 consist of the following voting members:



- 1 (1) The director of finance, or the director's designee;
- 2 (2) The department of transportation multimodal
- 3 transportation coordinator, or the coordinator's
- 4 designee;
- 5 (3) The director of the office of planning and sustainable
- 6 development, or the director's designee;
- 7 (4) The head of the community-based economic development
- 8 program of the department of business, economic
- 9 development, and tourism;
- 10 (5) The chairperson of the board of land and natural
- 11 resources, or the chairperson's designee;
- 12 (6) Two individuals with history and expertise in
- 13 affordable housing, to be appointed by the president
- 14 of the senate;
- 15 (7) Two individuals with history and expertise in public
- 16 spaces, to be appointed by the president of the
- 17 senate;
- 18 (8) Two individuals with history and expertise in urban
- 19 planning, to be appointed by the speaker of the house
- 20 of representatives; and



1 (9) A individuals with history and expertise in
2 community-based economic development, to be appointed
3 by the speaker of the house of representatives.

4 Chairs of the house of representatives and senate standing
5 committees with jurisdiction over transportation and housing
6 shall serve as ex-officio non-voting members.

7 (b) No member shall have a financial interest or conflict
8 of interest in any project, parcel, business, or development
9 located in the community improvement district.

10 (c) The term of office of the voting members appointed by
11 the speaker of the house of representatives and the president of
12 the senate shall be four years each.

13 (d) The board shall appoint an executive director, who
14 shall serve at the pleasure of the board and be exempt from
15 chapter 76. The salary of the executive director shall be set
16 by the board.

17 (e) The board, through its executive director, may appoint
18 officers, agents, and employees and:

19 (1) Prescribe their duties and qualifications; and

20 (2) Fix their salaries, without regard to chapter 76.



- 1 § **-4 Powers; generally.** (a) Except as otherwise
2 limited by this chapter, the partnership may:
- 3 (1) Sue and be sued;
- 4 (2) Have a seal and alter the same at its pleasure;
- 5 (3) Make and alter bylaws for its organization and
6 internal management;
- 7 (4) Adopt rules under chapter 91 necessary to effectuate
8 this chapter in connection with its projects,
9 programs, operations, and properties; .
- 10 (5) Make and execute contracts and all other instruments
11 necessary or convenient for the exercise of its powers
12 and functions under this chapter;
- 13 (6) Carry out surveys, research, investigations, site
14 visits, and similar examinations into technological,
15 business, financial, consumer trends, and other
16 aspects of affordable housing, transportation,
17 walkable communities, public spaces, leisure or
18 recreational land uses;
- 19 (7) Acquire or contract to acquire by grant, purchase, or
20 condemnation pursuant to chapter 101:



- 1 (A) All privately owned real property or any interest
2 therein and the improvements thereon, if any,
3 that are determined by the partnership to be
4 necessary or appropriate for its purposes under
5 this chapter, including real property together
6 with improvements, if any, in excess of that
7 needed for use in cases where small remnants
8 would otherwise be left or where other
9 justifiable cause necessitates the acquisition to
10 protect and preserve the contemplated
11 improvements, or public policy demands the
12 acquisition in connection with the improvements;
13 and
- 14 (B) Encumbrances, in the form of leases, licenses, or
15 otherwise, needed by the partnership or any state
16 department or agency for public purposes; and the
17 disposition of subdivided lots, house lots,
18 apartments or other economic units, or economic
19 development;
- 20 (8) Own, hold, improve, and rehabilitate any real,
21 personal, or mixed property acquired; and sell,



1 assign, exchange, transfer, convey, lease, or
2 otherwise dispose of, or encumber the same;

3 (9) By itself, or in partnership with qualified persons or
4 other governmental agencies, acquire, construct,
5 reconstruct, rehabilitate, improve, alter, or repair
6 any infrastructure or accessory facilities in
7 connection with any project; own, hold, sell, assign,
8 transfer, convey, exchange, lease, or otherwise
9 dispose of, or encumber any project; and develop or
10 manage, by itself, or in partnership with qualified
11 persons or other governmental agencies, any project
12 that meets the purposes of this chapter;

13 (10) In cooperation with any governmental agency, or
14 otherwise through direct investment or coventure with
15 a professional investor or enterprise or any other
16 person, or otherwise, acquire, construct, operate, and
17 maintain public land facilities, including but not
18 limited to leisure, recreational, commercial,
19 residential, hotel, office space, and business
20 facilities, at rates or charges determined by the
21 partnership;



- 1 (11) Assist developmental, transit oriented, recreational,
2 and visitor industry related enterprises, or projects
3 developed or managed by the partnership, by conducting
4 detailed marketing analysis and developing marketing
5 and promotional strategies to strengthen the position
6 of those enterprises and to better exploit local,
7 national, and international markets;
- 8 (12) Receive, examine, and determine the acceptability of
9 applications of qualified persons for allowances or
10 grants for the development of new recreation and
11 community-related products, the expansion of
12 established recreation and visitor industry or land
13 development enterprises, and the altering of existing
14 recreational, visitor industry related, or land
15 development enterprises;
- 16 (13) Coordinate its activities with any federal or state
17 programs;
- 18 (14) Grant options to purchase any project or to renew any
19 lease entered into by the partnership in connection
20 with any of its projects or programs, on the terms and
21 conditions it deems advisable;



- 1 (15) Provide advisory, consultative, training, and
2 educational services and technical assistance to any
3 person or partnership, either public or private, to
4 carry out the purposes of this chapter, and engage the
5 services of consultants on a contractual basis for
6 rendering professional and technical assistance and
7 advice;
- 8 (16) Procure insurance against any loss in connection with
9 its property and other assets and operations in
10 amounts and from insurers as it deems desirable;
- 11 (17) Accept gifts or grants in any form from any public
12 agency or other source;
- 13 (18) Issue bonds to finance the cost of a project and
14 provide for the security thereof, in the manner and
15 pursuant to the procedure prescribed in this chapter;
- 16 (19) Subject to approval by the board, assume management
17 responsibilities for transit centers, infrastructure,
18 parks and water features;
- 19 (20) Recommend to the department of transportation and the
20 board of land and natural resources the purchase of



1 any privately owned properties that may be appropriate
2 for development; and

3 (21) Do all things necessary or proper to carry out the
4 purposes of this chapter.

5 (b) Notwithstanding any provisions under subsection (a) to
6 the contrary, the partnership shall not acquire, contract to
7 acquire by grant or purchase, own, hold, sell, assign, exchange,
8 transfer, convey, lease, or otherwise dispose of, or encumber
9 any real, personal, or mixed property that is owned by the
10 department of transportation as of July 1, 2025, except as
11 expressly provided in this chapter.

12 (c) The powers conferred herein shall be liberally
13 construed to effectuate the purposes of this chapter.

14 § -5 **Community improvement projects; development plans**
15 **and implementation.** (a) The partnership may develop and
16 implement plans for community improvement projects and, where
17 appropriate, create projects that meet the mission of the
18 partnership.

19 (b) The partnership may enter into cooperative agreements
20 with other stakeholders, and capabilities of the persons or



1 agencies are deemed necessary and appropriate to execute the
2 mission of the partnership.

3 (c) Notwithstanding any provisions of this chapter to the
4 contrary, when leasing partnership-controlled land or
5 facilities, the partnership may contract with a financial
6 institution chartered under chapter 412 or a federal financial
7 institution, as defined under section 412:1-109, that transacts
8 business in the State to provide lease management services. For
9 the purposes of this subsection, "lease management services"
10 includes the collection of lease rent and any other moneys owed
11 to the partnership related to the lease of land or facilities
12 under the partnership's control.

13 (d) The partnership may amend the community improvement
14 plans as may be necessary or appropriate.

15 § -6 **Project facility program.** (a) The partnership may
16 develop a project to identify necessary project facilities
17 within a project area.

18 (b) Unless and except as otherwise provided by law,
19 whenever the partnership undertakes, or causes to be undertaken,
20 any project facility as part of a project, the cost of providing
21 the project facilities may be assessed against the real property



1 in the project area specially benefiting from the project
2 facilities. Subject to the express written consent of the
3 landowners directly affected, the partnership shall determine
4 the properties that will benefit from the project facilities to
5 be undertaken and may establish assessment areas that include
6 the properties specially benefiting from the project facilities.
7 The partnership shall fix the assessments against the real
8 property specially benefited.

9 (c) Unless and except as otherwise provided by law, the
10 partnership may adopt rules under chapter 91 to establish the
11 method of undertaking and financing project facilities in a
12 project area.

13 (d) Notwithstanding any other law to the contrary, in
14 assessing real property for project facilities, the partnership
15 shall assess the real property within a project area according
16 to the special benefits conferred upon the real property by the
17 project facilities. These methods may include an assessment on
18 a frontage basis or according to the area of real property
19 within a project area, or any other assessment method that
20 assesses the real property according to the special benefit
21 conferred, or any combination thereof. No assessment levied



1 under this section against real property specially benefited
2 under this chapter shall constitute a tax on real property
3 within the meaning of any law.

4 (e) Notwithstanding any other provisions to the contrary,
5 the partnership, at its discretion, may enter into any agreement
6 with the county in which project facilities are located, to
7 implement the purposes of this section.

8 (f) If all or a part of the project facilities to be
9 financed through bonds by the partnership are dedicated to the
10 county in which the project facilities will be located, the
11 partnership shall ensure that the project facilities or
12 applicable portions thereof are designed and constructed to meet
13 county requirements.

14 § -7 **Approval of projects, plans, and programs.** Every
15 project, plan, and project facility program developed by the
16 partnership shall be approved by the board.

17 § -8 **Bonds.** (a) The partnership, with the approval of
18 the governor, may issue, from time to time, revenue bonds in
19 amounts not exceeding the total amount of bonds authorized by
20 the legislature for the purpose of constructing, acquiring,
21 remodeling, furnishing, and equipping any project facility,



1 including the acquisition of the site of the facility; or
2 acquiring non-public lands through purchase to sustain and
3 preserve leisure or recreational enterprises within a contiguous
4 geographic area.

5 (b) All revenue bonds shall be issued pursuant to part III
6 of chapter 39, except as provided in this chapter.

7 (c) The revenue bonds shall be issued in the name of the
8 partnership and not in the name of the State. The final
9 maturity date of the revenue bonds may be any date not exceeding
10 thirty years from the date of issuance.

11 § -9 **Revenue bonds; payment and security.** (a) The
12 revenue bonds shall be payable from and secured by the
13 improvements to real properties specially benefited or improved
14 and the assessments thereon, or by the revenues derived from the
15 project facility for which the revenue bonds were issued,
16 including revenue derived from insurance proceeds and reserve
17 accounts, and earnings thereon.

18 (b) The partnership may pledge revenues derived from the
19 project facility financed from the proceeds of the revenue bonds
20 to the punctual payment of the principal, interest, and
21 redemption premiums, if any, on the revenue bonds.



1 (c) The revenue bonds may be additionally secured by the
2 pledge or assignment of the loans and other agreements or any
3 note or other undertaking, obligation, or property held by the
4 partnership to secure the loans.

5 (d) Any pledge made by the partnership shall create a
6 perfected security interest in the revenues, moneys, or property
7 pledged and thereafter received by the partnership, from and
8 after the time that the financing statement with respect to the
9 revenues, moneys, or property pledged and thereafter received
10 are filed with the bureau of conveyances. Upon the filing, the
11 revenues, moneys, or property pledged and thereafter received by
12 the partnership shall immediately be subject to a lien of any
13 pledge without any physical delivery thereof or having claims of
14 any kind in tort, contract, or otherwise against the
15 partnership, irrespective of whether the parties have notice
16 thereof. This section shall apply to any financing statement
17 heretofore or hereafter filed with the bureau of conveyances
18 with respect to any pledge made to secure revenue bonds issued
19 under this chapter.

20 § -10 Revenue bonds; interest rate, price, and sale.

21 (a) The revenue bonds issued pursuant to this chapter shall



1 bear interest at a rate or rates and shall be payable on a date
2 or dates, as the partnership determines.

3 (b) The partnership shall include the costs of undertaking
4 the project facility for which the revenue bonds are issued in
5 determining the principal amount of revenue bonds to be issued.
6 In determining the cost of undertaking the project facility, the
7 partnership may include:

- 8 (1) The cost of constructing, acquiring, remodeling,
9 furnishing, and equipping the project facility,
10 including the acquisition of the site of the facility;
- 11 (2) The cost of purchasing or funding loans or other
12 agreements entered into for the project facility;
- 13 (3) The costs of studies and surveys;
- 14 (4) Insurance premiums;
- 15 (5) Underwriting fees;
- 16 (6) Financial consultant, legal, accounting, and marketing
17 services incurred;
- 18 (7) Reserve account, trustee, custodian, and rating agency
19 fees; and
- 20 (8) Any capitalized interest.



1 (c) The revenue bonds may be sold at public or private
2 sale, and for a price as may be determined by the partnership.

3 § -11 **Revenue bonds; investment of proceeds and**
4 **redemption.** Subject to any agreement with the holders of its
5 revenue bonds, the partnership may:

6 (1) Invest moneys not required for immediate use,
7 including proceeds from the sale of revenue bonds, in
8 any investment in accordance with procedures
9 prescribed in a trust indenture; and

10 (2) Purchase revenue bonds out of any fund or money of the
11 partnership available therefor, and hold, cancel, or
12 resell the revenue bonds.

13 § -12 **Revenue bonds; subaccounts.** A separate subaccount
14 shall be established for each project facility financed from the
15 proceeds of the revenue bonds secured under the same trust
16 indenture. Each subaccount shall be designated "project
17 facility revenue bond subaccount" and shall bear additional
18 designation as the partnership deems appropriate to properly
19 identify the fund.



1 § **-13 Trustee; designation, duties.** (a) The
2 partnership shall designate a trustee for each issue of revenue
3 bonds secured under the same trust indenture.

4 (b) The trustee shall be authorized by the partnership to
5 hold and administer the project facility revenue bond subaccount
6 established pursuant to section -12, to receive and receipt
7 for, hold, and administer the revenues derived by the
8 partnership from the project facility for which the revenue
9 bonds were issued, and to apply these revenues to the payment of
10 the cost of:

- 11 (1) Undertaking the project facility;
12 (2) Administering and operating the proceedings providing
13 for the issuance of the revenue bonds;
14 (3) The principal or interest on these bonds;
15 (4) The establishment of reserves; and
16 (5) Other purposes as may be authorized in the proceedings
17 providing for the issuance of the revenue bonds.

18 (c) Notwithstanding section 39-68 to the contrary, the
19 director of finance may appoint the trustee to serve as fiscal
20 agent for the:



1 (1) Payment of the principal of and interest on the
2 revenue bonds; and

3 (2) Purchase, registration, transfer, exchange, and
4 redemption of the bonds.

5 (d) The trustee shall perform additional functions with
6 respect to the payment, purchase, registration, transfer,
7 exchange, and redemption of the bonds, as the director of
8 finance may deem necessary, advisable, or expeditious, including
9 the holding of the revenue bonds and coupons that have been paid
10 and the supervision of the destruction thereof in accordance
11 with applicable law.

12 (e) Nothing in this chapter shall limit or be construed to
13 limit the powers granted to the director of finance in sections
14 36-3, 39-13, and 39-68(a), to appoint the trustee or others as
15 fiscal agents, paying agents, and registrars for the revenue
16 bonds or to authorize and empower those fiscal agents, paying
17 agents, and registrars to perform the functions referred to in
18 those sections.

19 § -14 **Trust indenture.** (a) A trust indenture may:

20 (1) Contain covenants and provisions authorized by part
21 III of chapter 39, and as may be deemed necessary or



1 convenient by the partnership for the purposes of this
2 chapter;

3 (2) Allow the partnership to pledge and assign to the
4 trustee loans and other agreements related to the
5 project facility, and the rights of the partnership
6 thereunder, including the right to receive revenues
7 thereunder and to enforce the provisions thereof; and

8 (3) Contain provisions deemed necessary or desirable by
9 the partnership to obtain or permit, by grant,
10 interest, subsidy, or otherwise, the participation of
11 the federal government in the financing of the costs
12 of undertaking the project facility.

13 (b) A trust indenture shall also contain provisions as to:

14 (1) The investment of the proceeds of the revenue bonds,
15 the investment of any reserve for the bonds, the
16 investment of the revenues of the project facility,
17 and the use and application of the earnings from
18 investments; and

19 (2) The terms and conditions upon which the holders of the
20 revenue bonds or any portion of them or any trustee
21 thereof may institute proceedings for the foreclosure



1 of any loan or other agreement or any note or other
2 undertaking, obligation, or property securing the
3 payment of the bonds and the use and application of
4 the moneys derived from the foreclosure.

5 § -15 **Transfer of public lands.** (a) Notwithstanding
6 chapter 171 or any provisions of this chapter to the contrary,
7 any department may transfer development rights for lands under
8 its jurisdiction to the partnership for purposes of this
9 chapter.

10 (b) If the partnership finds that state lands under the
11 control and management of any department or other public agency
12 are suitable for its purposes under this chapter, the
13 partnership may lease the lands from the agency having the
14 control and management of those lands, upon the terms and
15 conditions as may be agreed to by the parties.

16 (c) Notwithstanding the provisions of subsection (b) to
17 the contrary, no public lands shall be leased to the partnership
18 if the lease would impair any covenant between the State or any
19 county, or any department or board thereof, and the holders of
20 bonds issued by the State or the county, or any department or
21 board thereof.



1 § -16 Community improvement revolving fund; established;
2 use of partnership funds. (a) There is established the
3 community improvement revolving fund, to which shall be credited
4 any state appropriations to the fund, any sums collected as a
5 result of bonds issued pursuant to this chapter, any revenues
6 generated from the facilities, or other moneys made available to
7 the fund, to be expended as directed by the partnership.

8 (b) Notwithstanding any provisions of this chapter to the
9 contrary, revenues, income, and receipts derived from the
10 project facilities shall be set apart in a separate subaccount
11 and applied solely for the following purposes:

12 (1) The principal and interest on the bonds;

13 (2) The cost of administering, operating, and maintaining
14 the project not to exceed fifteen per cent of the sums
15 collected, net of principal and interest payments, on
16 account of assessments and interest for any specific
17 project facility;

18 (3) The establishment of program reserves not to exceed
19 eighty-five per cent of the sums collected, net of
20 principal and interest payments, on account of
21 assessments and interest for any specific project



1 facility; provided that accumulated reserves shall be
2 credited to and become a part of the special land and
3 development fund, established under section 171-19,
4 except in the case of a specific project facility that
5 is situated in part or wholly within a small boat
6 harbor, in which case those accumulated reserves
7 attributable to the portions of the facility situated
8 in the small boat harbor shall be credited to and
9 become a part of the boating special fund, established
10 under section 248-8; and

11 (4) Other purposes as may be authorized in the proceedings
12 providing for the issuance of the bonds.

13 If any surplus remains in any subaccount after the payment
14 of the bonds chargeable against that subaccount, the surplus
15 shall be credited to and become a part of the community
16 improvement revolving fund, except as provided in paragraph (3).
17 Notwithstanding any other law to the contrary, moneys in the
18 fund may be used to make up any deficiencies in the subaccount.

19 (c) The partnership shall hold the fund in an account or
20 accounts separate from other funds. Except as otherwise



1 provided in subsection (b), the partnership shall invest and
2 reinvest the fund and the income thereof to:

3 (1) Purchase qualified securities issued by enterprises
4 for the purpose of raising seed capital; provided that
5 the investment shall comply with the requirements of
6 this chapter;

7 (2) Make grants, loans, and provide other monetary forms
8 of assistance necessary to carry out the purposes of
9 this chapter; and

10 (3) Purchase securities as may be lawful investments for
11 fiduciaries in the State.

12 All appropriations, grants, contractual reimbursements, and
13 other funds not designated for this purpose may be used to pay
14 for the proper general expenses and to carry out the purposes of
15 the partnership.

16 (d) The partnership shall purchase qualified securities
17 issued by an enterprise only after:

18 (1) Receiving:

19 (A) An application from the enterprise containing a
20 business plan that is consistent with the
21 business and public land development plan,



- 1 including a description of the enterprise and its
2 management, product, and market;
- 3 (B) A statement of the amount, timing, and projected
4 use of the capital required;
- 5 (C) A statement of the potential economic impact of
6 the enterprise, including the number, location,
7 and types of jobs expected to be created; and
- 8 (D) Any other information as the partnership shall
9 require;
- 10 (2) Determining, based upon the application submitted,
11 that:
- 12 (A) The proceeds of the investment will be used only
13 to cover the seed capital needs of the
14 enterprise, except as authorized in this section;
- 15 (B) The enterprise has a reasonable chance of
16 success;
- 17 (C) The enterprise has the reasonable potential to
18 create employment within the State and offers
19 employment opportunities to residents;
- 20 (D) The coordinating entrepreneur and other founders
21 of the enterprise have already made or are



1 prepared to make a substantial financial and time
2 commitment to the enterprise;

3 (E) The securities to be purchased are qualified
4 securities;

5 (F) There is a reasonable possibility that the
6 partnership will recoup at least its initial
7 investment; and

8 (G) Binding commitments have been made to the
9 partnership by the enterprise for adequate
10 reporting of financial data to the partnership,
11 which shall include a requirement for an annual
12 or other periodic audit of the books of the
13 enterprise, and for control by the partnership
14 that it considers prudent over the management of
15 the enterprise, in order to protect the
16 investment of the partnership, including
17 membership on the board of directors of the
18 enterprise, ownership of voting stock, input in
19 management decisions, and the right of access to
20 the financial and other records of the
21 enterprise; and



1 (3) Entering into a binding agreement with the enterprise
2 concerning the manner of payback by the enterprise of
3 the funds advanced, granted, loaned, or received from
4 the partnership. The manner of payback may include
5 the payment of dividends, returns from the public sale
6 of corporate securities or products, royalties, and
7 other methods of payback acceptable to the
8 partnership. In determining the manner of payback the
9 partnership shall establish a rate of return or rate
10 of interest to be paid on any investment, loan, or
11 grant of partnership funds under this section.

12 (e) If the partnership makes a direct investment, the
13 partnership shall also find that a reasonable effort has been
14 made to find a professional investor to make an investment in
15 the enterprise as a coventure, and that the effort was
16 unsuccessful. The findings, when made by the partnership, shall
17 be conclusive.

18 (f) The partnership shall make investments in qualified
19 securities issued by an enterprise in accordance with the
20 following limits:



- 1 (1) Not more than \$500,000 shall be invested in the
2 securities of any one enterprise, except that more
3 than a total of \$500,000 may be invested in the
4 securities of any one enterprise if the partnership
5 finds, after its initial investment, that additional
6 investments in that enterprise are required to protect
7 the initial investment of the partnership, and the
8 other findings set forth in subsection (d) and this
9 subsection are made as to the additional investment;
- 10 (2) The partnership shall not own securities representing
11 more than forty-nine per cent of the voting stock of
12 any one enterprise at the time of purchase by the
13 partnership after giving effect to the conversion of
14 all outstanding convertible securities of the
15 enterprise, except that if a severe financial
16 difficulty of the enterprise occurs, threatening the
17 investment of the partnership in the enterprise, a
18 greater percentage of those securities may be owned by
19 the partnership; and



1 (3) Not more than fifty per cent of the assets of the
2 partnership shall be invested in direct investments at
3 any time.

4 (g) No investment, loan, grant, or use of corporate funds
5 for the purposes of this chapter shall be subject to
6 chapter 42F.

7 § -17 **Exemption from taxation.** The partnership shall
8 not be required to pay state taxes of any kind.

9 § -18 **Exemption from requirements.** Notwithstanding
10 section 171-42 and except as otherwise provided in this chapter,
11 projects pursuant to this chapter shall be exempt from all
12 statutes, ordinances, charter provisions, and rules of any
13 government agency relating to special improvement district
14 assessments or requirements; land use, zoning, and construction
15 standards for development, and improvement of land; provided
16 that the community improvement planning activities of the
17 partnership shall be coordinated with the county planning
18 departments and the county land use plans, policies, and
19 ordinances.

20 § -19 **Annual report.** The partnership shall submit to
21 the governor and the legislature a complete and detailed report



1 of its plans and activities no later than twenty days prior to
2 the convening of each regular session."

3 SECTION 3. There is appropriated out of the general
4 revenues of the State of Hawaii the sum of \$ or so
5 much thereof as may be necessary for fiscal year 2025-2026 and
6 the same sum or so much thereof as may be necessary for fiscal
7 year 2026-2027 to be deposited into the community improvement
8 revolving fund established under section -16.

9 SECTION 4. There is appropriated out of the community
10 improvement revolving fund the sum of \$ or so much
11 thereof as may be necessary for fiscal year 2025-2026 and the
12 same sum or so much thereof as may be necessary for fiscal year
13 2026-2027 for:

- 14 (1) The establishment and operation of the transit
- 15 oriented community improvement partnership; and
- 16 (2) The establishment of four positions as follows:
- 17 (A) One permanent full-time equivalent (1.0 FTE)
- 18 executive director position;
- 19 (B) One permanent full-time equivalent (1.0 FTE)
- 20 planner position;



- 1 (C) One permanent full-time equivalent (1.0 FTE)
- 2 project development specialist position; and
- 3 (D) One permanent full-time equivalent (1.0 FTE)
- 4 administrative assistant position.

5 The sums appropriated shall be expended by the transit
6 oriented community improvement partnership for the purposes of
7 this Act.

8 SECTION 5. If any provision of this Act, or the
9 application thereof to any person or circumstance, is held
10 invalid, the invalidity does not affect other provisions or
11 applications of the Act that can be given effect without the
12 invalid provision or application, and to this end the provisions
13 of this Act are severable.

14 SECTION 6. This Act shall take effect on July 1, 2050.



Report Title:

DOT; Hawaii Community Development Authority; Transit Oriented Community Improvement Partnership; Community Improvement Revolving Fund; Exemptions; Reports; Appropriations

Description:

Establishes the Transit Oriented Community Improvement Partnership within the Department of Transportation. Establishes the Community Improvement Revolving Fund. Allows for transfers of land development rights to the Partnership. Requires annual reports to the Legislature. Appropriates funds. Effective 7/1/2050. (SD2)

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