A BILL FOR AN ACT

RELATING TO THE RENTAL HOUSING REVOLVING FUND.

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

SECTION 1. The purpose of this Act is to establish the 2 rental housing revolving fund mixed-income subaccount and to authorize the transfer of funds from the rental housing 3 4 revolving fund to the rental housing revolving fund mixed-income 5 subaccount. 6 SECTION 2. The legislature finds that the State has a 7 housing crisis and that, although general excise tax exemptions and county subsidies help to reduce development costs, private 8 9 development of rental housing for households earning from sixty **10** up to one hundred forty per cent of the area median income is not financially feasible without additional public subsidy. 11 **12** The legislature also finds that, although funding is 13 appropriated annually to the rental housing revolving fund which 14 may be used to finance projects serving households earning up to 15 one hundred forty per cent of area median income, the revolving 16 funds are prioritized for federal and state low-income housing 17 tax credit financed projects that generally serve households 18 earning up to sixty per cent of the area median income.

- 1 the demand for revolving fund financing from first-priority low-
- 2 income housing tax credit projects far exceeds funding
- 3 availability, mixed-income projects, including those with units
- 4 serving households earning up to one hundred forty per cent of
- 5 the area median income, are not able to use the revolving fund.
- 6 The legislature further finds that strategies are needed to
- 7 help keep local residents in the State. Having affordable
- 8 rental housing opportunities for working families reduces net
- 9 domestic outmigration and preserves critical segments of the
- 10 State's labor force.
- 11 Accordingly, the purpose of this Act is to provide a
- 12 dedicated source of funds to be used by the Hawaii housing
- 13 finance and development corporation to finance mixed-income
- 14 rental housing projects.
- 15 SECTION 3. Section 201H-202, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§201H-202 Rental housing revolving fund. (a) There is
- 18 established the rental housing revolving fund to be administered
- 19 by the corporation.
- 20 (b) An amount from the fund, to be set by the corporation
- 21 and authorized by the legislature, may be used for
- 22 administrative expenses incurred by the corporation in

22

H.B. NO. 1010

1 administering the corporation's housing finance programs; 2 provided that fund moneys shall not be used to finance day-to-3 day administrative expenses of projects allotted fund moneys. 4 (c) The following may be deposited into the fund: 5 appropriations made by the legislature, conveyance taxes 6 pursuant to section 247-7, private contributions, repayment of 7 loans, interest, other returns, and moneys from other sources. 8 (d) The following may be deposited into the mixed-income subaccount established in subsection (f): appropriations made by 9 **10** the legislature, private contributions, repayment of loans, 11 interest, other returns, and moneys from other sources. **12** [(d)] (e) The fund shall be used to provide loans for the 13 development, pre-development, construction, acquisition, 14 preservation, and substantial rehabilitation of rental housing 15 The corporation shall not forgive any loan made from the **16** fund unless the corporation forecloses on the [project.] 17 project's real property pledged as security for the repayment of 18 the loan. Permitted uses of the fund may include but are not 19 limited to planning, design, land acquisition, costs of options, 20 agreements of sale, downpayments, equity financing, capacity 21 building of nonprofit housing developers, credit enhancement,

gap financing, or other housing development services or

1 activities as provided in rules adopted by the corporation pursuant to chapter 91. The rules may provide for a means of 2 3 recapturing loans or grants made from the fund if a rental housing project financed under the fund is refinanced or sold at 4 5 a later date. The rules may also provide that moneys from the fund shall be leveraged with other financial resources to the 6 7 extent possible. [(e) Moneys] (f) Except as provided in subsection (g), 8 9 moneys available in the fund shall be used for the purpose of 10 providing, in whole or in part, loans for rental housing 11 projects demonstrating project readiness, efficiency, and 12 feasibility acceptable to the corporation in the following order 13 of priority: For projects that were awarded low-income housing 14 15 credits pursuant to paragraph (2), priority shall be given to projects with a perpetual affordability 16 **17** commitment; 18 Projects or units in projects that are allocated low-(2) 19 income housing credits pursuant to the state housing 20 credit ceiling under section 42(h) of the Internal 21 Revenue Code of 1986, as amended, or projects or units 22 in projects that are funded by programs of the United

.B. NO. 1010

1		States Department of Housing and Urban Development and
2		United States Department of Agriculture Rural
3		Development wherein:
4		(A) At least fifty per cent of the available units
5		are for persons and families with incomes at or
6		below eighty per cent of the median family income
7		of which at least five per cent of the available
8		units are for persons and families with incomes
9		at or below thirty per cent of the median income;
10		and
11		(B) The remaining units are for persons and families
12		with incomes at or below one hundred per cent of
13		the median family income;
14		provided that the corporation may establish rules to
15		ensure full occupancy of fund projects; and
16	(3)	Mixed-income rental projects or units in a mixed-
17		income rental project [wherein all of the available
18		units are] for persons and families with incomes at or
19		below one hundred forty per cent of the median family
20		income [-] ; and
21	<u>(g)</u>	There is established within the fund a mixed-income
22	subaccount	to be used and administered as follows:

<u>H</u>.B. NO. <u>1010</u>

1	(1)	The moneys available in the mixed-income subaccount
2		shall be used to make loans to mixed-income rental
3		projects or units in a mixed-income rental project for
4		persons and families with incomes at or below one
5		hundred forty per cent of the median family income;
6	(2)	The corporation shall establish an application process
7		for making loans from the mixed-income subaccount that
8		gives preference to projects meeting the following
9		criteria that are listed in descending order of
10		priority:
11		(A) Projects that have a diverse range of
12		affordability, targeting persons and families
13		with incomes up to one hundred forty per cent of
14		the median family income;
15		(B) Projects located on State or county owned land;
16		and
17		(C) Projects for which a loan from the subaccount is
18	-	reasonably projected to be fully repaid within
19		forty years from funding.
20		The corporation shall adopt rules pursuant to chapter
21		91 that may include other criteria for giving
22		preferences to projects in the application process.

1		If the corporation, after applying the process
2		described in this paragraph, finds a nonprofit project
3		equally ranked with a for-profit or government
. 4		project, the corporation shall give preference to the
5		nonprofit project in lending funds from the mixed-
6		income subaccount; and
7	(3)	Moneys derived from the repayment of loans made from
8		the mixed-income subaccount, interest earned thereon,
9		and related fees and other returns shall be deposited
10		into the mixed-income subaccount.
11	[(f)	-] (h) There is established within the fund a bond
12	volume ca	p recycling program subaccount. The bond volume cap
13	recycling	program subaccount shall be maintained as a reserve
14	for the b	ond volume cap recycling program established pursuant
15	to section	n 39B-2(f).
16	[-(g) -	(i) The corporation shall submit an annual report to
17	the legis	lature no later than twenty days prior to the convening
18	of each re	egular session describing the projects funded and, with
19	respect to	rental housing projects targeted for persons and
20	families	with incomes at or below thirty per cent of the median
21	family in	come, its efforts to develop those rental housing
22	projects,	a description of proposals submitted for this target

1 group and action taken on the proposals, and any barriers to 2 developing housing units for this target group. 3 [(h)] (j) For the purposes of this subpart, the applicable 4 median family income shall be the median family income for the 5 county or standard metropolitan statistical area in which the 6 project is located as determined by the United States Department 7 of Housing and Urban Development, as adjusted from time to time. 8 $\left[\frac{(i)}{(i)}\right]$ (k) The corporation may provide loans under this 9 section; provided that the corporation shall establish loan-to-10 value ratios to protect the fund from inordinate risk and that 11 under no circumstances shall the rules permit the loan-to-value 12 ratio to exceed one hundred per cent; provided further that the 13 underwriting guidelines include a debt-coverage ratio of no less 14 than 1.0 to 1. 15 $\left[\frac{(i)}{(i)}\right]$ (1) For the period commencing July 1, 2005, through **16** June 30, 2009, the fund may be used to provide grants for rental **17** units set aside for persons and families with incomes at or 18 below thirty per cent of the median family income in any project 19 financed in whole or in part by the fund in proportion of those 20 units to the total number of units in the project. At the 21 conclusion of the period described in this subsection, the 22

corporation shall report to the legislature on the number and

1 use of grants provided and whether the grants were an effective 2 use of the funds for purposes of developing rental housing for 3 families at or below thirty per cent of the median family 4 income." 5 SECTION 4. Section 201H-204, Hawaii Revised Statutes, is amended to read as follows: 6 7 "[+] §201H-204[+] Eligible projects. (a) Activities 8 eligible for assistance from the fund shall include but not be 9 limited to: 10 New construction, rehabilitation, or preservation of low-income rental housing units that meet the criteria 11 for eligibility described in subsection (c) [au] or in **12** 13 subsection 201H-202(g)(2); 14 The leveraging of moneys with the use of fund assets; (2) 15 Pre-development activity [grants or] loans to (3) nonprofit organizations; and 16 **17** Acquisition of housing units for the purpose of (4)18 preservation as low-income or very low-income housing. 19 Preference shall be given to projects producing units (b) 20 in at least one of the following categories: 21 (1) Multifamily units; 22 Attached single-family units; (2)

<u>H</u>.B. NO. <u>1010</u>

1	(3)	Apartments;
2	(4)	Townhouses;
3	(5)	Housing units above commercial or industrial space;
4	(6)	Single room occupancy units;
5	(7)	Accessory apartment units;
6	(8)	Employee housing;
7	(9)	United States Department of Housing and Urban
8		Development mixed finance development of public
9		housing units; and
10	(10)	Other types of units meeting the criteria for
11		eligibility set forth in subsection (c) [-] or in
12		subsection 201H-202(g)(2).
13	(c)	[The] Except as provided in section 201H-202(g)(2),
14	the corpo	ration shall establish an application process for fund
15	allocation	n that gives preference to projects meeting the
16	following	criteria that are listed in descending order of
17	priority:	
18	(1)	Serve the original target group;
19	(2)	Provide at least five per cent of the total number of
20		units for persons and families with incomes at or
21		below thirty per cent of the median family income;

<u>H</u>.B. NO. 1010

1	(3)	Provide the maximum number of units for persons or
2		families with incomes at or below eighty per cent of
3		the median family income;
4	(4)	Are committed to serving the target group over a
5		longer period of time;
6	(5)	Increase the integration of income levels of the
7		immediate community area;
8	(6)	Meet the geographic needs of the target group of the
9		proposed rental housing project, such as proximity to
10		employment centers and services; and
11	(7)	Have favorable past performance in developing, owning,
12		managing, or maintaining affordable rental housing.
13	The	rules adopted by the corporation pursuant to chapter 91
14	may inclu	de other criteria as it deems necessary to carry out
15	the purposes of this subpart.	
16	If the corporation, after applying the process described in	
17	this subsection, finds a nonprofit project equally ranked with	
18	for-profit or government project, the corporation shall give	
19	preference to the nonprofit project in [allotting] lending fund	
20	moneys."	
21	SECT	ION 5. The director of finance is authorized to
22	transfer :	moneys from the rental housing revolving fund to the

<u>#</u>.B. NO. <u>1010</u>

1	rental housing revolving fund mixed-income subaccount in an
2	amount not to exceed \$ for fiscal year 2025-2026.
3	SECTION 6. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 7. This Act shall take effect upon its approval.
6	
7	INTRODUCED BY: Make K. Maken
8	BY REQUEST
	IAN 2 1 2025

Report Title:

Hawaii Housing Finance and Development Corporation; RHRF; Mixed-Income Rental Housing; Subaccount

Description:

Creates a mixed-income rental housing subaccount under the Rental Housing Revolving Fund which shall make loans to mixed-income rental projects or units in a mixed-income rental project. Authorizes the transfer of moneys from the Rental Housing Revolving Fund to the Rental Housing Revolving Fund Mixed-Income Subaccount.

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

JUSTIFICATION SHEET

DEPARTMENT: Business, Economic Development, and Tourism

TITLE: A BILL FOR AN ACT RELATING TO THE RENTAL

HOUSING REVOLVING FUND.

PURPOSE: To establish a separate Rental Housing

Revolving Fund (RHRF) subaccount to make loans to Tier II mixed-income rental projects or units in a mixed-income rental project wherein all of the available units are for persons and families with incomes at or below 140 percent of the median family income and to authorize the Director of Finance to transfer moneys from the RHRF to

the RHRF subaccount.

MEANS: Amend sections 201H-202 and 201H-204, Hawaii Revised Statutes. Provide authority in the

Session Laws for the Director of Finance to transfer moneys from the RHRF to the RHRF

subaccount.

JUSTIFICATION: RHRF currently has two priority funding

groups. Due to limited funding, funds are generally only available for first priority, or "Tier I," projects or units for persons and families with incomes at or below sixty percent of the median family income. This bill is needed so that funding can be available for mixed-income rental projects or units, or Tier II, without the need for legislation to finance projects outside the first priority. The ability to fund Tier II projects in any given year will result in quicker funding and development of housing for those who need it. Tier II projects are able to charge higher rents, which allows

Impact on the public: Greater access to housing for those who meet Tier II project criteria, thus slowing the outmigration of the State's workforce, young professionals, and tax base.

loans to be paid and revolve more quickly.

BED-13(25)

Impact on the department and other agencies:
Hawaii Housing Finance and Development
Corporation will be able to hold targeted
funding rounds for RHRF Tier II financing
without requiring new legislation each time.
This will allow developers to be more
certain of funding availability and begin
working on projects and preparing their
project proposals. With earlier
notification of funding availability,
projects that are proposed and awarded
funding will be more ready and break ground
sooner after the award.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

BED-160.

OTHER AFFECTED

AGENCIES:

Department of Budget and Finance.

EFFECTIVE DATE:

Upon approval.