A BILL FOR AN ACT

RELATING TO LAND USE.

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

1 SECTION 1. The legislature finds that it is necessary to ensure that certain urban areas within the Liliha-Palama area of 2 3 the city and county of Honolulu be developed to retain the 4 existing inventory and increase the number of affordable housing 5 units for low-income families. The legislature further recognizes that urban redevelopment in the Liliha-Palama area 6 that consists of low-income public housing and small and large 7 8 affordable rental apartment complexes is necessary to strengthen the community, remove the stigma of public housing, and provide 9 10 a safe and pleasant environment for its residents. Accordingly, the purpose of this Act is to create the Liliha-Palama community 11 12 development district to be administered by the Hawaii community 13 development authority.

SECTION 2. Chapter 206E, Hawaii Revised Statutes, is amended by adding a new part to be appropriately designated and to read as follows:

17 "PART . LILIHA-PALAMA COMMUNITY DEVELOPMENT DISTRICT



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1	§2061	E- Liliha-Palama community development district;
2	purposes.	The legislature finds that:
3	(1)	The Liliha-Palama district is located in Honolulu
4		proper, in close proximity to the emerging business
5		centers of commercial, industrial, and market
6		facilities in the Iwilei area and major existing and
7		contemplated harbor and transportation routes;
8	(2)	The district presently consists of large and small low
9		income and affordable rental apartment complexes that
10		are owned by the State, city and county of Honolulu,
11		and private owners. The majority of these housing
12		units are aging and in need of repair and renovation.
13		There is a potential for loss of affordable housing
14		inventory and displacement of thousands of residents
15		as these older, aging properties become renovated or
16		redeveloped into commercial properties or ownership
17		housing units that will not be affordable to low
18		income families. Other parcels of land are owned and
19		occupied by churches, nonprofit and charitable
20		organizations, small businesses, and small single
21		family residences;



1 The district has the potential for redevelopment into (3)mixed use, mixed income residential developments that 2 will enhance the present community environment, remove 3 the stigma of public housing, and strengthen the 4 5 economic viability of the community; and The Liliha-Palama district, if properly developed and (4) 6 7 improved, has the potential to become a planned new community in consonance with the development of the 8 9 Iwilei area. In coordinating community development in the Liliha-Palama 10 district, the authority shall plan a mixed-use district whereby 11 industrial, commercial, residential, and public uses may coexist 12 13 compatibly within the same area. 14 The authority shall plan for the above uses, but shall also retain and increase the inventory of low- and moderate-income 15 rental housing to support the housing needs of residents in the 16 17 urban core. District; established, boundaries. There is 18 \$206Eestablished the Liliha-Palama community development district. 19

21 street and north King street; Palama street from its

22 intersection with north King street to its intersection with H-1 HB LRB 07-0924.doc

The district shall include that area bounded by north Beretania

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1 freeway; the makai boundary of H-1 freeway; and Nuuanu stream
2 from its intersection with H-1 freeway to its intersection with
3 north Beretania street. The district shall also include that
4 parcel of land owned by the State identified by tax map key
5 1-5-007:001.

6 §206E- Liliha-Palama community development district;
7 development guidance policies. The following shall be the
8 development guidance policies generally governing the
9 authority's action in the Liliha-Palama community development
10 district:

Development shall result in primarily a residential 11 (1)12 community that includes an appropriate land mixture of 13 residential, commercial, and light industrial uses. The authority may use innovative mixed use and urban 14 design approaches, with appropriate input from public 15 and private sectors in the proper development of this 16 district. While the authority's development 17 responsibilities apply only to the area within the 18 district, the authority may engage in any studies or 19 coordinative activities permitted in this chapter that 20 affect areas lying outside the district, where the 21 authority in its discretion decides that those 22



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	activities are necessary to implement the intent of
	this chapter. The studies or coordinative activities
	shall be limited to facility systems, resident and
	industrial relocation, and other activities with the
	counties and appropriate state agencies. The
	authority may engage in construction activities
	outside of the district; provided that such
	construction relates to infrastructure development or
	residential or business relocation activities;
	provided further, notwithstanding section 206E-7, that
	such construction shall comply with the general plan,
	development plan, ordinances, and rules of the county
	in which the district is located;
(2)	Existing affordable residential uses shall be retained
	and expanded in appropriate locations within the
	district. Mixed use activities shall complement the
	residential character of the community and the
	emerging commercial growth of the Iwilei area;
(3)	Activities shall be located so as to provide primary
	reliance on public transportation and pedestrian
	facilities for internal circulation within the
	district or designated subareas;
	(2)

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1	(4)	Major view planes, view corridors, and other
2		environmental elements, such as natural light and
3		prevailing winds, shall be preserved through necessary
4		regulation and design review;
5	(5)	Redevelopment of the district shall be compatible with
6		plans and special districts established for the
7		surrounding areas;
8	(6)	Historic sites and culturally significant facilities,
9		settings, or locations shall be preserved;
10	(7)	Land use activities within the district, where
11		compatible and to the greatest possible extent, shall
12		be mixed horizontally, that is, within blocks or other
13		land areas, and vertically, as integral units of
14		multi-purpose structures;
15	(8)	Residential development may require a mixture of
16		densities, building types, and configurations in
17		accordance with appropriate urban design guidelines
18		and integration both vertically and horizontally for
19		residents of varying incomes, ages, and family groups.
20		Residential development should increase the supply of
21		housing for residents of low- or moderate-income and
22		shall be required as a condition of redevelopment in



1 residential use. The authority shall not approve any residential development that reduces the inventory of 2 comparable affordable housing units that existed on 3 the property prior to redevelopment of the property. 4 5 Residential development shall provide necessary community facilities, such as open space, parks, 6 7 community meeting places, child care centers, and other services, within and adjacent to residential 8 development; and 9 Public facilities within the district shall be 10 (9) planned, located, and developed so as to support the 11 redevelopment policies for the district established by 12 this chapter and plans and rules adopted pursuant to 13

it."

SECTION 3. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 2 2007



Report Title:

Community Development Authority; Liliha-Palama Community Development District

Description:

Establishes the Liliha-Palama community development district within the administration of the Hawaii community development authority.

