A BILL FOR AN ACT

RELATING TO THE STATE RENT SUPPLEMENT PROGRAM.

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

- SECTION 1. Chapter 356D, Hawaii Revised Statutes, is
 amended by adding a new section to part VIII to be appropriately
 designated and to read as follows:

 "§356D- Wait list requirements. Individuals and
 families living in transitional shelters, who are homeless or on
 the public housing or section 8 wait lists shall be eligible to
- 7 be included in the state rent supplement program wait list."
- 8 SECTION 2. Section 356D-151, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "[+]\$356D-151[+] Rent supplements. The authority is
- 11 authorized to make $\underline{}$ and contract to make $\underline{}$ annual payments to a
- 12 "housing owner" on behalf of a "qualified tenant", as those
- 13 terms are defined in this part, in $\underline{\text{such}}$ amounts and under $\underline{\text{such}}$
- 14 circumstances as prescribed [in or pursuant to this part. No
- 15 payment on behalf of a qualified tenant shall exceed a
- 16 segregated amount of \$160 a month.] by the authority pursuant to
- 17 rules adopted by the authority."

HB1364 HD2 HMS 2007-2520

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         SECTION 3. Section 356D-153, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] §356D-153[+] Qualified tenant[+] defined. As used in
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    this part, the term "qualified tenant" means any single person
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    or family, pursuant to criteria and procedures established by
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    the authority, who has been determined to have an income not
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    exceeding the [very low-income] income limit as determined by
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    the authority pursuant to rules adopted by the authority;
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    provided that the income limit shall not exceed seventy per cent
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    of the area median income; provided further that the qualified
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    tenant's primary place of residence shall be in the State or the
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    qualified tenant intends to make the State the qualified
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    tenant's primary place of residence. The terms "qualified
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    tenant" and "tenant" include a member of a cooperative who
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    satisfies the foregoing requirements and who, upon resale of the
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    member's membership to the cooperative, will not be reimbursed
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    for more than fifty per cent of any equity increment accumulated
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    through payments under this part. With respect to members of a
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    cooperative, the terms "rental" and "rental charges" mean the
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    charges under the occupancy agreements between the members and
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    the cooperative."
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- 1 SECTION 4. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 5. This Act shall take effect on January 1, 2020.

Report Title:

State Rent Supplement Program

Description:

Broadens participation in the State Rent Supplement Program by removing the statutory limitation on the subsidy amount (currently \$160 per month) and increasing the income limits for participation to up to 70 percent of area median income. Requires the wait list for the program to include certain individuals. (HB1364 HD2)