A BILL FOR AN ACT

RELATING TO COUNTIES.

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

1 SECTION 1. Section 49-3, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "\$49-3 Additional powers of counties. (a) In addition to

the powers [which] that it may now have, any county under this

chapter may:

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- (1) Construct, acquire by gift, purchase, or the exercise of the right of eminent domain, reconstruct, improve, better, or extend any undertaking, within or without the county, or partially within or partially without the county, and acquire by gift, purchase, or the exercise of the right of eminent domain, lands or rights in land or water rights in connection

 [therewith] with the land rights or undertake the establishment and administration of a loan program as
- (2) Operate and maintain any undertaking and maintain a loan program as authorized by law and furnish the services, facilities, and commodities thereof for its HB259 HD1 HMS 2007-2052

authorized by the law;

1	own use and for the use of public and private
2	consumers within or without the territorial boundaries
3	of the county;

- (3) Issue its revenue bonds to finance in whole or in part the cost of the acquisition, purchase, construction, reconstruction, improvement, betterment, or extension of any undertaking or the establishment and administration of any loan program as authorized by law;
 - (4) Impose, prescribe, and collect rates, rentals, fees, and charges for the use and services of, and the facilities and commodities furnished by, the undertaking or the use and services of the loan program as authorized by law, as provided in section 49-10; and
- 16 (5) Pledge to the punctual payment of the revenue bonds
 17 and interest thereon or covenant to pay into any
 18 special funds from which any revenue bonds may be
 19 payable, all or any portion of the revenue of the
 20 undertaking or loan program or of any part thereof, or
 21 the user taxes derived therefrom, or any combination
 22 of both (including improvements, betterments, or

1	extensions thereto thereafter constructed of acquired)
2	sufficient, among other things, to pay the revenue
3	bonds and interest thereon as the [same shall] bonds
4	become due and create and maintain reasonable reserves
5	therefor.
6	(b) The governing body of the county in determining the
7	cost may include all costs and estimated costs of the issuance
8	of the revenue bonds, all architectural, engineering,
9	inspection, financial, and legal expenses, all costs of
10	establishing or administering a loan program authorized by law,
11	the cost of causing the payment of the principal or interest or
12	both of the revenue bonds to be insured or guaranteed, the
13	initial cost of any support facility obtained as permitted by
14	section 49-8, and interest [which it] that is estimated will
15	accrue on the bonds during the construction or origination
16	period and for six months thereafter.
17	(c) Subject to the approval of the governing body[$_{ au}$] or,
18	in counties with a population of five hundred thousand or more,
19	if authorized by a county charter to issue revenue bonds in its
20	own name, a board may exercise all or any part of the powers
21	vested in the county pursuant to this chapter but only with
22	respect to an undertaking or loan program under the jurisdiction
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- 1 of [such] the board. In the event a board [shall exercise]
- 2 exercises any of the powers vested in the county pursuant to
- 3 this chapter, the term governing body as used in this chapter
- 4 shall be deemed to mean the board, and the term director of
- 5 finance shall be deemed to mean the chief financial officer of
- 6 the board."
- 7 SECTION 2. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 3. This Act shall take effect upon its approval.

Report Title:

Counties; Revenue Bonds

Description:

Extends authority of county boards to issued revenue bonds pursuant to existing charter provisions. (HB259 HD1)