A BILL FOR AN ACT

RELATING TO HOUSING PROGRAMS.

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

1	PART I
2	SECTION 1. Act 180, Session Laws of Hawaii 2006 (Act 180)
3	repealed chapter 201G, Hawaii Revised Statutes, the housing and
4	community development corporation of Hawaii, and divided its
5	powers and functions between two separate agencies: the Hawaii
6	housing finance and development corporation and the Hawaii
7	public housing authority, established in chapters 201H and 356D
8	Hawaii Revised Statutes, respectively.
9	Section 14 of Act 180 directed the legislative reference
10	bureau to further implement these changes by amending specified
11	sections of the Hawaii Revised Statutes that reference the
12	repealed chapter 201G, Hawaii Revised Statutes, or any of its
13	various sections, and proposing substitutions to the new
14	chapters 201H and 356D, Hawaii Revised Statutes. This part
15	implements these changes.
16	SECTION 2. Section 10-13.6, Hawaii Revised Statutes, is
17	amended to read as follows:

"§10-13.6 Public land trust conveyed for the development 1 2 of housing projects. (a) This section applies to the revenue 3 derived from [any] land of the public land trust [which] as designated in subsection (e) that is conveyed by the department 4 of land and natural resources to the Hawaii housing finance and 5 development corporation for the development of housing projects 6 as defined under [sections 2016 1 and 2016 112.] section 201H-1. 7 The amount due to the office shall be determined by multiplying 8 9 the fair market value of the land by twenty per cent. For the 10 purpose of this section[- "fair]: 11 "Fair market value" means the amount of money [which] that a purchaser willing but not obliged to buy the land would pay to 12 13 an owner willing but not obliged to sell it, taking into 14 consideration the highest and best use of the land. [For the 15 purpose of this section, "highest] "Highest and best use" means the most profitable, probable, 16 17 and legal use to which the land can be put. 18 Fair market value shall be determined on a per acre 19 basis pursuant to appraisals performed in conformance with the 20 uniform standards of professional appraisal practice as adopted by the department of commerce and consumer affairs, not more 21 22 than ninety days before the conveyance of the land to the Hawaii

2007-2616 HB487 SD1 SMA.doc

- 1 housing finance and development corporation. The appraisals
- 2 shall be performed by two disinterested appraisers each of whose
- 3 services shall be contracted by the department of land and
- 4 natural resources and the office, respectively. If the land is
- 5 of the public land trust and sugarcane lands, as defined by
- 6 [Article] article XII, [Section] section 1 of the [State
- 7 Constitution, state constitution, the office and the department
- 8 of Hawaiian home lands shall contract the services of one
- 9 appraiser. The parties shall contract the services of the
- 10 appraisers within thirty [working] business days after the
- 11 department of land and natural resources gives written notice to
- 12 the office, together with the department of Hawaiian home lands
- 13 if the land is of the public land trust and sugarcane lands, of
- 14 the proposed conveyance of the land to the Hawaii housing
- 15 finance and development corporation.
- 16 If any party fails or refuses to contract the services of
- 17 an appraiser, then the other party may petition [the presiding
- 18 judge of the circuit court [of the State] in the county where
- 19 the land is located to appoint the other of the two appraisers.
- 20 If the two appraisers are unable to agree on a fair market
- 21 value, then within thirty days thereafter, the department of
- 22 land and natural resources and the office, together with the

- 1 department of Hawaiian home lands if the land is of the public
- 2 land trust and sugarcane lands, shall contract for the services
- 3 of a mutually [selected] agreed upon third appraiser and the
- 4 decision of the majority of the appraisers shall be final with
- 5 respect to determination of the fair market value[-] of the
- 6 land. If the department of land and natural resources and the
- 7 office, together with the department of Hawaiian home lands if
- 8 the land is of the public land trust and sugarcane lands, are
- 9 unable to agree on the selection of the third appraiser, any
- 10 party may petition the [presiding judge of the] circuit court
- 11 [of the State] in the county where the land is located to
- 12 appoint the third appraiser.
- 13 (c) The amount due to the office shall be due and payable
- 14 by the State on the date of conveyance of the land to the Hawaii
- 15 housing finance and development corporation. Payment to the
- 16 office may be in the form of public lands or moneys. If payment
- 17 is to be in the form of public lands, the lands shall be
- 18 mutually agreed upon by the department of land and natural
- 19 resources and the office, and shall be of value comparable to
- 20 the amount due to the office. Any monetary payment shall be an
- 21 obligation of the Hawaii housing finance and development
- 22 corporation. Any portion of that amount that is not paid on the

1	date of conveyance shall be subject to simple interest annually,
2	established pursuant to the fifteen year treasury rate at the
3	time of the conveyance and payable annually by the State to the
4	office.
5	(d) Twenty per cent of the revenue received by the Hawaii
6	housing finance and development corporation from commercial,
7	industrial, or other [non residential] nonresidential use of the
8	land shall be paid annually to the office $[\tau]_{\underline{i}}$ provided that:
9	(1) The office shall not receive payment under this
10	subsection until the Hawaii housing finance and
11	development corporation recovers all moneys previously
12	paid to the office for that portion of land used for
13	commercial, industrial, or other [non-residential]
14	nonresidential purposes;
15	(2) If borrowed moneys are used to finance the development
16	of land for commercial, industrial, or other [non-
17	residential] nonresidential purposes, annual payments
18	due to the office under this subsection shall be made
19	pursuant to the following order of priority:
20	(A) The Hawaii housing finance and development
21	corporation satisfies as a first priority the

amount computed annually on the pro rata portion

22

1			(not the total debt service over the life of the
2			debt) of its total debt service on the borrowed
3			moneys;
4		(B)	The Hawaii housing finance and development
5			corporation satisfies as a second priority its
6			operating expense obligations [+]directly
7			incurred from the development and [operating]
8			operation of land used for commercial,
9			industrial, or other [non-residential]
10			nonresidential purposes[+] in an amount not
11			exceeding one per cent of the revenues for the
12			project; and
13		(C)	After the first and second priorities are
14			satisfied, the Hawaii housing finance and
15			development corporation shall make annual
16			payments due to the office under this subsection
17			from any remaining revenues; and
18	(3)	In t	the event of a sale of land used for commercial,
19		indu	strial, or other [non-residential] nonresidential
20		purp	oses, the office shall receive twenty per cent of
21		the	revenue received by the Hawaii housing finance and
22		deve	lopment corporation.

1 (e) This section shall only apply to the Hawaii housing 2 finance and development corporation's developments known as the villages of Leali'i, Maui, and villages of La'i'opua, Hawaii." 3 4 SECTION 3. Section 26-14.6, Hawaii Revised Statutes, is amended by amending subsection (f) to read as follows: 5 6 "(f) Effective July 1, 1990, the functions, authority, and 7 obligations, together with the limitations imposed thereon and the privileges and immunities conferred thereby, exercised by a 8 "sheriff", "sheriffs", a "sheriff's deputy", "sheriff's 9 deputies", a "deputy sheriff", "deputy sheriffs", or a "deputy", 10 11 under sections 21-8, 47-18, [88-51,] 105-4, [134-11,] 134-51, 183D-11, 187A-14, [201G-55, 201G-74,] 231-25, 281-108, 281-111, 12 286-52, 286-52.5, 321-1, 322-6, 325-9, $[\frac{325-80}{7}]$ 353-11, 13 356D-54, 356D-94, 383-71, 438-5, 445-37, 482E-4, 485-6, 501-42, 14 501-171, 501-218, 521-78, 578-4, 584-6, 587-33, 603-29, 604-6.2, 15 606-14, 607-2, 607-4, 607-8, 633-8, 634-11, 634-12, 634-21, 16 634-22, 651-33, 651-37, 651-51, 654-2, 655-2, 657-13, 660-16, 17 666-11, 666-21, 803-23, 803-34, 803-35, 804-14, 804-18, 804-41, 18 805-1, 806-71, and 832-23 shall be exercised to the same extent 19 by the department of public safety." 20 SECTION 4. Section 26-14.6, Hawaii Revised Statutes, is 21

amended by amending subsection (f) to read as follows:

2007-2616 HB487 SD1 SMA.doc

22

- 1 "(f) Effective July 1, 1990, the functions, authority, and
- 2 obligations, together with the limitations imposed thereon and
- 3 the privileges and immunities conferred thereby, exercised by a
- 4 "sheriff", "sheriffs", a "sheriff's deputy", "sheriff's
- 5 deputies", a "deputy sheriff", "deputy sheriffs", or a "deputy",
- 6 under sections 21-8, 47-18, [88-51,] 105-4, [134-11,] 134-51,
- 7 183D-11, 187A-14, [201G-55, 201G-74,] 231-25, 281-108, 281-111,
- **8** 286-52, 286-52.5, 321-1, 322-6, 325-9, [325-80,] 353-11,
- 9 356D-54, 356D-94, 383-71, 438-5, 445-37, 482E-4, 485A-202,
- 10 501-42, 501-171, 501-218, 521-78, 578-4, 584-6, 587-33, 603-29,
- 11 604-6.2, 606-14, 607-2, 607-4, 607-8, 633-8, 634-11, 634-12,
- 12 634-21, 634-22, 651-33, 651-37, 651-51, 654-2, 655-2, 657-13,
- 13 660-16, 666-11, 666-21, 803-23, 803-34, 803-35, 804-14, 804-18,
- 14 804-41, 805-1, 806-71, and 832-23 shall be exercised to the same
- 15 extent by the department of public safety."
- 16 SECTION 5. Section 29-15.5, Hawaii Revised Statutes, is
- 17 amended by amending subsection (c) to read as follows:
- 18 "(c) This section shall not affect sections [2016-
- 19 $\frac{312(b)(2)}{2}$ 201H-152(b)(2), 212-7, or 523A-64."
- 20 SECTION 6. Section 46-1.5, Hawaii Revised Statutes, is
- 21 amended to read as follows:

2007-2616 HB487 SD1 SMA.doc

1 "\$46-1.5 General powers and limitation of the counties. 2 Subject to general law, each county shall have the following

- 3 powers and shall be subject to the following liabilities and
- 4 limitations:
- 5 (1) Each county shall have the power to frame and adopt a charter for its own self-government [, which] that 6 shall establish the county executive, administrative, 7 and legislative structure and organization, Ŷ 9 including[7] but not limited to[7] the method of appointment or election of officials, their duties, 10 11 responsibilities, and compensation, and the terms of their office: 12
- 13 (2) Each county shall have the power to provide for and
 14 regulate the marking and lighting of all buildings and
 15 other structures that may be obstructions or hazards
 16 to aerial navigation, so far as may be necessary or
 17 proper for the protection and safeguarding of life,
 18 health, and property;
- 19 (3) Each county shall have the power to enforce all claims
 20 on behalf of the county and approve all lawful claims
 21 against the county, but shall be prohibited from
 22 entering into, granting, or making in any manner any

1		contract, authorization, allowance payment, or
2		liability contrary to the provisions of any county
3		charter or general law;
4	(4)	Each county shall have the power to make contracts and
5		to do all things necessary and proper to carry into
6		execution all powers vested in the county or any
7		county officer;
8	(5)	Each county shall have the power to [maintain]:
9		(A) Maintain channels, whether natural or artificial,
10		including their exits to the ocean, in suitable
11		condition to carry off storm waters; [and to
12		remove]
13		(B) Remove from the channels, and from the shores and
14		beaches, any debris that is likely to create an
15		unsanitary condition or become a public nuisance;
16		provided that, to the extent any of the foregoing
17		work is a private responsibility, the
18		responsibility may be enforced by the county in
19		lieu of the work being done at public expense[-
20		Counties also shall have the power to
21		construct,

H.B. NO. 487

I		<u>(C)</u>	Construct, acquire by gift, purchase, or by the
2			exercise of eminent domain, reconstruct, improve,
3			better, extend, and maintain projects or
4			undertakings for the control of and protection
5			against floods and flood waters, including the
6			power to drain and rehabilitate lands already
7			flooded[, and to enact]; and
8		<u>(D)</u>	Enact zoning ordinances providing that lands
9			deemed subject to seasonable, periodic, or
10			occasional flooding shall not be used for
11			residence or other purposes in a manner as to
12			endanger the health or safety of the occupants
13			thereof, as required by the Federal Flood
14			Insurance Act of 1956 (chapter 1025, Public Law
15			1016);
16	(6)	Each	county shall have the power to exercise the power
17		of co	ondemnation by eminent domain when it is in the
18		publi	ic interest to do so;
19	(7)	Each	county shall have the power to exercise
20		regul	latory powers over business activity as are
21		assic	gned to them by chapter 445 or other general law;

1	(8)	Each county shall have the power to fix the fees and
2		charges for all official services not otherwise
3		provided for;
4	(9)	Each county shall have the power to provide by
5		ordinance assessments for the improvement or
6		maintenance of districts within the county;
7	(10)	Except as otherwise provided, no county shall have the
8		power to give or loan credit to, or in aid of, any
9		person or corporation, directly or indirectly, except
10		for a public purpose;
11	(11)	Where not within the jurisdiction of the public
12		utilities commission, each county shall have the power
13		to regulate by ordinance the operation of motor
14		vehicle common carriers transporting passengers within
15		the county and adopt and amend rules the county deems
16		necessary for the public convenience and necessity;
17	(12)	Each county shall have the power to enact and enforce
18		ordinances necessary to prevent or summarily remove
19		public nuisances and to compel the clearing or removal
20		of any public nuisance, refuse, and uncultivated
21		undergrowth from streets, sidewalks, public places,
22		and unoccupied lots[, and in these connections, to].

1		In connection with these powers, each county may
2		impose and enforce liens upon the property for the
3		cost to the county of removing and completing the
4		necessary work where the property owners fail, after
5		reasonable notice, to comply with the ordinances. The
6		authority provided by this paragraph shall not be
7		self-executing, but shall become fully effective
8		within a county only upon the enactment or adoption by
9		the county of appropriate and particular laws,
10		ordinances, or rules defining "public nuisances" with
11		respect to each county's respective circumstances.
12		The counties shall provide the property owner with the
13		opportunity to contest the summary action and to
14		recover the owner's property;
15	(13)	Each county shall have the power to enact ordinances
16		deemed necessary to protect health, life, and
17		property, and to preserve the order and security of
18		the county and its inhabitants on any subject or
19		matter not inconsistent with, or tending to defeat,
20		the intent of any state statute[, provided also that]
21		where the statute does not disclose an express or

1	imp	plied intent that the statute shall be exclusive or
2	uni	iform throughout the State;
3 (14) Eac	ch county shall have the power to [make]:
4	(<u>A</u>)	Make and enforce within the limits of the county
5		all necessary ordinances covering[+] all [local]:
6		(i) Local police matters; [all matters]
7		(ii) Matters of sanitation; [all matters]
8		(iii) Matters of inspection of buildings; [all
9		matters]
10		(iv) Matters of condemnation of unsafe
11		structures, plumbing, sewers, dairies, milk,
12		fish, and morgues; [all matters]
13		(v) Matters of the collection and disposition of
14		rubbish and garbage; and [to provide]
15	(B)	Provide exemptions for homeless facilities and
16		any other program for the homeless authorized by
17		chapter [201G,] <u>356D,</u> for all matters under this
18		paragraph; [and to appoint]
19	(C)	Appoint county physicians and sanitary and other
20		inspectors as necessary to carry into effect
21		ordinances made under this paragraph, who shall
22		have the same power as given by law to agents of

1		the department of health, subject only to
2		limitations placed on them by the terms and
3		conditions of their appointments; and [to fix]
4		(D) Fix a penalty for the violation of any ordinance,
5		which penalty may be a misdemeanor, petty
6		misdemeanor, or violation as defined by general
7		law;
8	(15)	Each county shall have the power to provide public
9		pounds $[\tau]$; to regulate the impounding of stray animals
10		and fowl, and their disposition $[\tau]$; and to provide for
11		the appointment, powers, duties, and fees of animal
12		control officers;
13	(16)	Each county shall have the power to purchase and
14		otherwise acquire, lease, and hold real and personal
15		property within the defined boundaries of the county
16		and to dispose of the real and personal property as
17		the interests of the inhabitants of the county may
18		require, except that: [any]
19		(A) Any property held for school purposes may not be
20		disposed of without the consent of the
21		superintendent of education; [no]

1		(B)	$\underline{\text{No}}$ property bordering the ocean shall be sold or
2			otherwise disposed of; and [all]
3		(C)	All proceeds from the sale of park lands shall be
4			expended only for the acquisition of property for
5			park or recreational purposes;
6	(17)	Each	county shall have the power to provide by charter
7		for	the prosecution of all offenses and to prosecute
8		for	offenses against the laws of the State under the
9		auth	ority of the attorney general of the State;
10	(18)	Each	county shall have the power to make
11		appr	opriations in amounts deemed appropriate from any
12		mone	ys in the treasury, for the purpose of
13		[com	munity]:
14		<u>(A)</u>	Community promotion and public celebrations[7
15			the] <u>;</u>
16		<u>(B)</u>	The entertainment of distinguished persons as may
17			from time to time visit the county[, for the];
18		<u>(C)</u>	The entertainment of other distinguished persons,
19			as well as, public officials when deemed to be in
20			the best interest of the community[, and the];
21			and

1		(D)	The rendering of civic tribute to individuals
2			who, by virtue of their accomplishments and
3			community service, merit civic commendations,
4			recognition, or remembrance;
5	(19)	Each	county shall have the power to:
6		(A)	Construct, purchase, take on lease, lease,
7			sublease, or in any other manner acquire, manage,
8			maintain, or dispose of buildings for county
9			purposes, sewers, sewer systems, pumping
10			stations, waterworks, including reservoirs,
11			wells, pipelines, and other conduits for
12			distributing water to the public, lighting
13			plants, and apparatus and appliances for lighting
14			streets and public buildings, and manage,
15			regulate, and control the same;
16		(B)	Regulate and control the location and quality of
17			all appliances necessary to the furnishing of
18			water, heat, light, power, [telephonie,]
19			telephone, and [telegraphic] telecommunications
20			service to the county;
21		(C)	Acquire, regulate, and control any and all
22			appliances for the sprinkling and cleaning of the

1		streets and the public ways, and for flushing the
2		sewers; and
3		(D) Open, close, construct, or maintain county
4		highways or charge toll on county highways;
5		provided that all revenues received from a toll
6		charge shall be used for the construction or
7		maintenance of county highways;
8	(20)	Each county shall have the power to regulate the
9		renting, subletting, and rental conditions of property
10		for places of abode by ordinance;
11	(21)	Unless otherwise provided by law, each county shall
12		have the power to establish by ordinance the order of
13		succession of county officials in the event of a
14		military or civil disaster;
15	(22)	Each county shall have the power to sue and be sued in
16		its corporate name;
17	(23)	Each county shall have the power to establish and
18		maintain waterworks and sewer works; to collect rates
19		for water supplied to consumers and for the use of
20		sewers; to install water meters whenever deemed
21		expedient; provided that owners of premises having
22		vested water rights under existing laws appurtenant to

1		the premises shall not be charged for the installation
2		or use of the water meters on the premises; to take
3		over from the State existing waterworks systems,
4		including water rights, pipelines, and other
5		appurtenances belonging thereto, and sewer systems,
6		and to enlarge, develop, and improve the same;
7	(24)	(A) Each county may impose civil fines, in addition
8		to criminal penalties, for any violation of
9		county ordinances or rules after reasonable
10		notice and requests to correct or cease the
11		violation have been made upon the violator. Any
12		administratively imposed civil fine shall not be
13		collected until after an opportunity for a
14		hearing under chapter 91. Any appeal shall be
15		filed within thirty days from the date of the
16		final written decision. These proceedings shall
17		not be a prerequisite for any civil fine or
18		injunctive relief ordered by the circuit court;
19		(B) Each county by ordinance may provide for the
20		addition of any unpaid civil fines, ordered by
21		any court of competent jurisdiction, to any
22		taxes, fees, or charges, with the exception of

1	fees or charges for water for residential use and
2	sewer charges, collected by the county. Each
3	county by ordinance may also provide for the
4	addition of any unpaid administratively imposed
5	civil fines, which remain due after all judicial
6	review rights under section 91-14 are exhausted,
7	to any taxes, fees, or charges, with the
8	exception of water for residential use and sewer
9	charges, collected by the county. The ordinance
10	shall specify the administrative procedures for
11	the addition of the unpaid civil fines to the
12	eligible taxes, fees, or charges and may require
13	hearings or other proceedings. After addition of
14	the unpaid civil fines to the taxes, fees, or
15	charges, the unpaid civil fines shall not become
16	a part of any taxes, fees, or charges. The
17	county by ordinance may condition the issuance or
18	renewal of a license, approval, or permit for
19	which a fee or charge is assessed, except for
20	water for residential use and sewer charges, on
21	payment of the unpaid civil fines. Upon
22	recordation of a notice of unpaid civil fines in

1	the bureau of conveyances, the amount of the
2	civil fines, including any increase in the amount
3	of the fine which the county may assess, shall
4	constitute a lien upon all real property or
5	rights to real property belonging to any person
6	liable for the unpaid civil fines. The lien in
7	favor of the county shall be subordinate to any
8	lien in favor of any person recorded or
9	registered prior to the recordation of the notice
10	of unpaid civil fines and senior to any lien
11	recorded or registered after the recordation of
12	the notice. The lien shall continue until the
13	unpaid civil fines are paid in full or until a
14	certificate of release or partial release of the
15	lien, prepared by the county at the owner's
16	expense, is recorded. The notice of unpaid civil
17	fines shall state the amount of the fine as of
18	the date of the notice and maximum permissible
19	daily increase of the fine. The county shall not
20	be required to include a social security number,
21	state general excise taxpayer identification
22	number, or federal employer identification number

1		on the notice. Recordation of the notice in the
2		bureau of conveyances shall be deemed, at such
3		time, for all purposes and without any further
4		action, to procure a lien on land registered in
5		land court under chapter 501. After the unpaid
6		civil fines are added to the taxes, fees, or
7		charges as specified by county ordinance, the
8		unpaid civil fines shall be deemed immediately
9		due, owing, and delinquent and may be collected
10		in any lawful manner. The procedure for
11		collection of unpaid civil fines authorized in
12		this paragraph shall be in addition to any other
13		procedures for collection available to the State
14		and county by law or rules of the courts;
15	(C)	Each county may impose civil fines upon any
16		person who places graffiti on any real or
17		personal property owned, managed, or maintained
18		by the county. The fine may be up to \$1,000 or
19		may be equal to the actual cost of having the
20		damaged property repaired or replaced. The
21		parent or guardian having custody of a minor who
22		places graffiti on any real or personal property

H.B. NO. 487

1 owned, managed, or maintained by the county shall be jointly and severally liable with the minor 2 for any civil fines imposed hereunder. Any such 3 fine may be administratively imposed after an opportunity for a hearing under chapter 91, but 5 such a proceeding shall not be a prerequisite for 6 7 any civil fine ordered by any court. As used in this subparagraph, "graffiti" means any 8 9 unauthorized drawing, inscription, figure, or mark of any type intentionally created by paint, 10 ink, chalk, dye, or similar substances; 11 At the completion of an appeal in which the 12 (D) 13 county's enforcement action is affirmed and upon correction of the violation if requested by the 14 violator, the case [will] shall be reviewed by 15 the county agency that imposed the civil fines to 16 17 determine the appropriateness of the amount of 18 the civil fines that accrued while the appeal 19 proceedings were pending. In its review of the 20 amount of the accrued fines, the county agency

may consider [the following]:

21

1	(i) The nature and egregiousness of the
2	violation[7];
3	(ii) The duration of the violation[7];
4	(iii) The number of recurring and other similar
5	violations[7];
6	(iv) Any effort taken by the violator to correct
7	the violation[7];
8	(v) The degree of involvement in causing or
9	continuing the violation[, reasons]
10	(vi) Reasons for any delay in the completion of
11	the appeal[, and other]; and
12	(vii) Other extenuating circumstances.
13	The civil fine [which] that is imposed by
14	administrative order after this review is completed
15	and the violation is corrected [is] shall be subject
16	to [only] judicial review, notwithstanding any
17	provisions for administrative review in county
18	charters;
19	(E) After completion of a review of the amount of
20	accrued civil fine by the county agency [which]
21	that imposed the fine, the amount of the civil
22	fine determined appropriate, including both the

1			initial civil fine and any accrued daily civil
2			fine, shall immediately become due and
3			collectible following reasonable notice to the
4			violator. If no review of the accrued civil fine
5			is requested, the amount of the civil fine, not
6			to exceed the total accrual of civil fine prior
7			to correcting the violation, shall immediately
8			become due and collectible following reasonable
9			notice to the violator, at the completion of all
10			appeal proceedings;
11		(F)	If no county agency exists to conduct appeal
12			proceedings for a particular civil fine action
13			taken by the county, then one shall be
14			established by ordinance before the county shall
15			impose [that] the civil fine;
16	(25)	Any	law to the contrary notwithstanding, any county
17		mayo	r may exempt by executive order donors, provider
18		agen	cies, homeless facilities, and any other program
19		for	the homeless under chapter [201G] 356D from real
20		prop	erty taxes, water and sewer development fees,
21		rate	s collected for water supplied to consumers and
22		for	use of sewers, and any other county taxes,

1	charges, or fees; provided that any county may enact
2	ordinances to regulate and grant the exemptions
3	granted by this paragraph;
4	(26) Any county may establish a captive insurance company
5	pursuant to article 19, chapter 431; and
6	(27) Each county shall have the power to enact and enforce
7	ordinances regulating towing operations."
8	SECTION 7. Section 46-4, Hawaii Revised Statutes, is
9	amended by amending subsection (f) to read as follows:
10	"(f) For purposes of this section:
11	"Clean and sober home" means a house that is operated
12	pursuant to a program designed to provide a stable environment
13	of clean and sober living conditions to sustain recovery and
14	that is shared by unrelated adult persons who:
15	(1) Are recovering from substance abuse;
16	(2) Share household expenses; and
17	(3) Do not require twenty-four-hour supervision,
18	rehabilitation, or therapeutic services or care in the
19	home or on the premises [. The];
20	provided that the home shall meet all applicable laws, codes,
21	and rules of the counties and State.

- 1 "Developmentally disabled person" means a person suffering 2 from developmental disabilities as defined under section 333F-1. 3 "Disabled person" means a person with a disability as defined under section 515-2. 4 5 "Drug rehabilitation home" means: A residential treatment facility that provides a 6 (1)7 therapeutic residential program for care, diagnosis, treatment, or rehabilitation for socially or 8 9 emotionally distressed persons, mentally ill persons, 10 persons suffering from substance abuse, and 11 developmentally disabled persons; or (2) A supervised living arrangement that provides mental 12 13 health services, substance abuse services, or 14 supportive services for individuals or families who do 15 not need the structure of a special treatment facility 16 and are transitioning to independent living; 17 provided that drug rehabilitation homes shall not include 18 halfway houses or clean and sober homes. 19 "Elder" means an elder as defined under section [2016 1.] 20 356D-1. 21 "Halfway house" [is defined as] means a group living facility for people who: 22
 - 2007-2616 HB487 SD1 SMA.doc

4

H.B. NO. 487

- (1) Have been released or are under supervised release
 from a correctional facility;
- 3 (2) Have been released from a mental health treatment
- 5 (3) Are receiving substance abuse or sex offender
- 6 treatment; and

facility; or

- 7 are housed to participate in programs that help them readjust to
- 8 living in the community.
- 9 "Intermediate care facility/mental retardation-community"
- 10 means [as] an identifiable unit providing residence and care for
- 11 eight or fewer mentally retarded individuals. Its primary
- 12 purpose is the provision of health, social, and rehabilitation
- 13 services to the mentally retarded through an individually
- 14 designed active treatment program for each resident. No person
- 15 who is predominantly confined to bed shall be admitted as a
- 16 resident of such a facility.
- "Mental health treatment facility" means a psychiatric
- 18 facility or special treatment facility as defined under section
- **19** 334-1.
- 20 "Mentally ill person" has the same meaning as defined under
- 21 section 334-1.

29

```
1
         "Totally disabled person" means a "person totally disabled"
2
    as defined under section 235-1.
3
         "Treatment program" means a "substance abuse program" or
4
    "treatment program", as those terms are defined under section
5
    353G-2."
         SECTION 8. Section 46-15.1, Hawaii Revised Statutes, is
6
7
    amended by amending subsection (a) to read as follows:
8
               Any law to the contrary notwithstanding, any county
9
    shall have and may exercise the same powers, subject to
10
    applicable limitations, as those granted the Hawaii housing
11
    finance and development corporation pursuant to chapter [201G]
    201H insofar as such powers may be reasonably construed to be
12
13
    exercisable by a county for the purpose of developing,
    constructing, and providing [low] low- and [moderate income]
14
    moderate-income housing; provided that no county shall be
15
16
    empowered to cause the State to issue general obligation bonds
17
    to finance a project pursuant to this section; provided further
18
    that county projects shall be granted an exemption from general
19
    excise or receipts taxes in the same manner as projects of the
20
    Hawaii housing finance and development corporation pursuant to
21
    section [<del>[2016 116];</del>] 201H-36; and provided further that [the
    provisions of section [2016-15] 201H-16 shall not apply to this
22
    2007-2616 HB487 SD1 SMA.doc
```

A.	section unitess rederar garderines specifically provide rocar				
2	governments with that authorization and the authorization does				
3	not conflict with any state laws. The powers shall include the				
4	power, subject to applicable limitations, to:				
5	(1)	Develop and construct dwelling units, alone or in			
6		partnership with developers;			
7	(2)	Acquire necessary land by lease, purchase, exchange,			
8		or eminent domain;			
9	(3)	Provide assistance and aid to a public agency or			
10		person in developing and constructing new housing and			
11		rehabilitating [old] existing housing for elders of			
12		[low] low- and [moderate-income, moderate-income,			
13		other persons of [low] low- and [moderate income,]			
14		moderate-income, and persons displaced by any			
15		governmental action, by making long-term mortgage or			
16		interim construction loans available;			
17	(4)	Contract with any eligible bidders to provide for			
18		construction of urgently needed housing for persons of			
19		[low] low- and [moderate income; moderate-income;			
20	(5)	Guarantee the top twenty-five per cent of the			
21		principal balance of real property mortgage loans,			

1		plus interest thereon, made to qualified borrowers by
2		qualified lenders;
3	(6)	Enter into mortgage guarantee agreements with
4		appropriate officials of any agency or instrumentality
5		of the United States in order to induce those
6		officials to commit to insure or to insure mortgages
7		under [the provisions of] the National Housing Act, as
8		amended;
9	(7)	Make a direct loan to any qualified buyer for the
10		downpayment required by a private lender to be made by
11		the borrower as a condition of obtaining a loan from
12		the private lender in the purchase of residential
13		property;
14	(8)	Provide funds for a share, not to exceed fifty per
15		cent, of the principal amount of a loan made to a
16		qualified borrower by a private lender who is unable
17		otherwise to lend the borrower sufficient funds at
18		reasonable rates in the purchase of residential
19		property; and
20	(9)	Sell or lease completed dwelling units.

1	For purposes of this section, a limitation is applicable to
2	the extent that it may reasonably be construed to apply to a
3	county."
4	SECTION 9. Section 46-15.2, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§46-15.2 Housing; additional county powers. In addition
7	and supplemental to the powers granted to counties by section
8	46-15.1, $[any]$ <u>a</u> county shall have and may exercise any of the
9	following powers:
10	(1) To provide assistance and aid to persons of $[\frac{10w}{1}]$ $\frac{10w-}{1}$
11	and [moderate income] moderate-income in acquiring
12	housing by [providing]:
13	(A) Providing loans secured by a mortgage [, including
14	by acquiring such];
15	(B) Acquiring the loans from private lenders [for
16	which such] where the county has made advance
17	commitment to acquire [such] the loans[,and to
18	make]; and
19	(C) Making and [execute] executing contracts with
20	private lenders or a public agency for the
21	origination and servicing of [such] the loans and

1			[pay] <u>paying</u> the reasonable value of [such] <u>the</u>
2			services;
3	(2)	In c	connection with the exercise of any powers granted
4		unde	er this section or section 46-15.1, to establish
5		one	or more loan programs and to issue bonds under
6		chap	ter 47 or 49 to provide moneys to carry out the
7		purp	oses of this section or section 46-15.1; provided
8		that	:
9		(A)	If bonds are issued pursuant to chapter 47 to
10			finance one or more loan programs, the county may
11			establish such qualifications as it deems
12			appropriate;
13		(B)	If bonds are issued pursuant to chapter 49 to
14			finance one or more loan programs, [such] the
15			loan program or programs shall comply with [the
16			provisions of part III.B] part III, subpart B of
17			chapter [201G;] <u>201H;</u>
18		(C)	If bonds are issued pursuant to section 47-4 or
19			chapter 49, any loan program established pursuant
20			to this section or any county-owned dwelling
21			units constructed under section 46-15.1 shall be
22			and constitute an "undertaking" under section

1		49-1 and [the provisions of] chapter 49 shall
2		apply to [such] the loan program or county-owned
3		dwelling units to the extent applicable;
4	(D)	In connection with the establishment of any loan
5		program pursuant to this section, a county may
6		employ financial consultants, attorneys, real
7		estate counselors, appraisers, and [such] other
8		consultants as may be required in the judgment of
9		the county and fix and pay their compensation
10		from funds available to the county therefor;
11	(E)	Notwithstanding any limitation otherwise
12		established by law, with respect to the rate of
13		interest on any loan made under any loan program
14		established pursuant to this section, [such] the
15		loan may bear such rate or rates of interest per
16		year as the county shall determine; provided that
17		no loan made from the proceeds of any bonds of
18		the county shall be under terms or conditions
19		[which] that would cause the interest on [such]
20		the bonds to be deemed subject to income taxation
21		by the United States[of America];

1	(F)	Notwithstanding any limitation otherwise
2		established by law, with respect to the amount of
3		compensation permitted to be paid for the
4		servicing of loans made under any loan program
5		established pursuant to this section, a county
6		may fix such reasonable compensation as the
7		county may determine;
8	(G)	Notwithstanding the requirement of any other law,
9		a county may establish [such] separate funds and
10		accounts with respect to bonds issued pursuant to
11		chapter 47 or 49 to provide moneys to carry out
12		the purposes of this section or section 46-15.1
13		as [such] the county may deem appropriate;
14	(H)	Notwithstanding any provision of chapter 47 or 49
15		or of any other law, but subject to the
16		limitations of the [State Constitution,] state
17		constitution, bonds issued to provide moneys to
18		carry out the purposes of this section or section
19		46-15.1 may be sold at public or private sale at
20		[such] a price[7]; may bear interest at [such] a
21		rate or rates per year $[-]$: may be payable at
22		[such] a time or times[7]; may mature at [such] a

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

H.B. NO. 487

time or times [7]; may be made redeemable before

maturity at the option of the county, the holder,

or both, at [such] a price or prices and upon

[such] terms and conditions [7]; and may be issued

in coupon or registered form, or both, [all] as

the county may determine;

[I] If deemed necessary or advisable, the county may

(I)If deemed necessary or advisable, the county may designate a national or state bank or trust company within or without the State to serve as trustee for the holders of bonds issued to provide moneys to carry out the purposes of this section or section 46-15.1, and enter into a trust indenture, trust agreement, or indenture of mortgage with such trustee whereby [such] the trustee may be authorized to receive and receipt for, hold, and administer the proceeds of [such] the bonds and to apply the proceeds to the purposes for which [such] the bonds are issued, or to receive and receipt for, hold, and administer the revenues and other receipts derived by the county from the application of the proceeds of [such] the bonds and to apply [such]

H.B. NO. H.D. 1 S.D. 1

1	the revenues and receipts to the payment of the
2	principal of, or interest on [such] the bonds, or
3	both. Any [such] trust indenture, trust
4	agreement, or indenture of mortgage entered into
5	with the trustee may contain any covenants and
6	provisions as may be deemed necessary,
7	convenient, or desirable by the county [in order]
8	to secure [such] the bonds. The county may
9	pledge and assign to the trustee any agreements
10	related to the application of the proceeds of
11	[such] the bonds and the rights of the county
12	thereunder, including the rights to revenues and
13	receipts derived thereunder. Upon appointment of
14	the trustee, the director of finance of the
15	county may elect not to serve as fiscal agent for
16	the payment of the principal and interest, and
17	for the purchase, registration, transfer,
18	exchange, and redemption, of $[such]$ the bonds $[\tau]$;
19	or may elect to limit the functions the director
20	of finance performs as $[such]$ <u>a</u> fiscal agent $[\tau]$;
21	and may appoint $[the]$ <u>a</u> trustee to serve as the
22	fiscal agent $[\tau]_{\dot{i}}$ and may authorize and empower

1		the trustee to perform [such] the functions with
2		respect to [such] payment, purchase,
3		registration, transfer, exchange, and redemption,
4		as the director of finance deems necessary,
5		advisable, or expedient, including, without
6		limitation, the holding of [such] the bonds and
7		coupons [which] that have been paid and the
8		supervision and conduction or the destruction
9		thereof in accordance with law;
10	(J)	If a trustee is not appointed to collect, hold,
11		and administer the proceeds of bonds issued to
12		provide moneys to carry out the purposes of this
13		section or section 46-15.1, or the revenues and
14		receipts derived by the county from the
15		application of the proceeds of [such] the bonds,
16		[all] as provided in subparagraph (I), the
17		director of finance of [such] the county may hold
18		[such] the proceeds or revenues and receipts[, as
19		the case may be, in a separate account in the
20		treasury of the county, to be applied solely to
21		the carrying out of the ordinance, trust

indenture, trust agreement, or indenture of

1

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

1		mortgage, if any, authorizing or securing [such]
2		the bonds; and
3	(K)	Any law to the contrary notwithstanding, the
4		investment of funds held in reserves and sinking
5		funds related to bonds issued to provide moneys

section 46-15.1 shall comply with [the provisions

of] section [201G-167;] 201H-77; provided that

to carry out the purposes of this section or

any investment [which] that requires approval by

the county council pursuant to section 46-48 or

46-50 [must] shall first be approved by the

county council[-];

(3) To acquire [such] policies of insurance and enter into [such] banking arrangements as [such] the county may deem necessary [in order] to better secure bonds issued to provide money to carry out the purposes of this section or section 46-15.1, including[7] without limitation[7] contracting for a support facility or facilities as may be necessary with respect to bonds issued with a right of the holders to put [such] the bonds and contracting for interest rate swaps; and

```
1
         (4) To do any and all other things necessary or
2
              appropriate to carry out the purposes and exercise the
3
              powers granted in section 46-15.1 and this section."
4
         SECTION 10. Section 53-17, Hawaii Revised Statutes, is
5
    amended to read as follows:
         "§53-17 Bonds of agency to be legal investments.
6
7
    issued by a redevelopment agency in connection with one or more
8
    redevelopment plans or redevelopment projects pursuant to this
    part shall be legal investments and security for public deposits
9
    to the same extent and for the same public officers and bodies,
10
    political subdivisions, persons, companies, corporations,
11
    associations, banks, institutions, and fiduciaries as bonds or
12
13
    obligations issued by the Hawaii housing finance and development
14
    corporation under chapter [2016] 201H in connection with slum
    clearance and housing projects."
15
         SECTION 11. Section 104-2, Hawaii Revised Statutes, is
16
17
    amended by amending subsection (a) to read as follows:
18
               This chapter shall apply to every contract in excess
19
    of $2,000 for construction of a public work project to which a
20
    qovernmental contracting agency is a party; provided that this
    chapter shall not apply to experimental and demonstration
21
22
    housing developed pursuant to section 46-15 or housing developed
```

- 1 pursuant to chapter [201G] 201H if the cost of the project is
- 2 less than \$500,000 and the eligible bidder or eligible developer
- 3 is a private nonprofit corporation.
- 4 For the purposes of this subsection:
- 5 "Contract" includes but is not limited to any agreement,
- 6 purchase order, or voucher in excess of \$2,000 for construction
- 7 of a public work project.
- 8 "Governmental contracting agency" includes any person or
- 9 entity that causes, either directly or indirectly, the building
- 10 or development of a public work.
- 11 "Party" includes eligible bidders for and eligible
- 12 developers of any public work and any housing under chapter
- 13 [2016;] 201H; provided that this subsection shall not apply to
- 14 any housing developed under section 46-15 or chapter [201G] 201H
- 15 if the entire cost of the project is less than \$500,000 and the
- 16 eligible bidder or eligible developer is a private nonprofit
- 17 corporation.
- 18 "Public work" means any project, including development of
- 19 any housing pursuant to section 46-15 or chapter [2016,] 201H,
- 20 and development, construction, renovation, and maintenance
- 21 related to refurbishment of any real or personal property, where
- 22 the funds or resources required to undertake the project are to

- 1 any extent derived, either directly or indirectly, from public
- 2 revenues of the State or any county, or from the sale of
- 3 securities or bonds whose interest or dividends are exempt from
- 4 state or federal taxes."
- 5 SECTION 12. Section 171-18.5, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "§171-18.5 Sugarcane lands conveyed for the development of
- 8 housing projects. (a) This section applies to the amount to
- 9 which the department of Hawaiian home lands is entitled pursuant
- 10 to [Article] article XII, [Section] section 1 of the [State
- 11 Constitution state constitution, from land as designated in
- 12 subsection (e) previously cultivated as sugarcane land under any
- 13 provision of law [which] that is conveyed by the department to
- 14 the Hawaii housing finance and development corporation for the
- 15 development of housing projects as defined under section [2016-
- 16 $\frac{1}{1}$ 201H-1. The amount to which the department of Hawaiian home
- 17 lands is entitled shall be determined by multiplying the fair
- 18 market value of the land by thirty per cent. For the purpose of
- 19 this section[- "fair]:
- 20 "Fair market value" means the amount of money [which] that
- 21 a purchaser willing but not obliged to buy the land would pay to
- 22 an owner willing but not obliged to sell it, taking into

- 1 consideration the highest and best use of the land. [For the
- purpose of this section, "highest]
- 3 "Highest and best use" means the most profitable, probable,
- 4 and legal use to which the land can be put.
- 5 (b) Fair market value shall be determined on a per acre
- 6 basis pursuant to appraisals performed in conformance with the
- 7 uniform standards of professional appraisal practice as adopted
- 8 by the department of commerce and consumer affairs, not more
- 9 than ninety days before the conveyance of the land to the Hawaii
- 10 housing finance and development corporation. The appraisals
- 11 shall be performed by two disinterested appraisers each of whose
- 12 services shall be contracted by the department and the
- 13 department of Hawaiian home lands, respectively. If the land is
- 14 [of] sugarcane lands and of the public land trust, as defined in
- 15 section 10-2, the department of Hawaiian home lands and the
- 16 office of Hawaiian affairs shall contract the services of one
- 17 appraiser. The parties shall contract the services of the two
- 18 appraisers within thirty days after the department gives written
- 19 notice to the department of Hawaiian home lands, together with
- 20 the office of Hawaiian affairs if the land is [of] sugarcane
- 21 lands and of the public land trust, of the proposed conveyance

- 1 of the land to the Hawaii housing finance and development
- 2 corporation.
- 3 If any party fails or refuses to contract the services of
- 4 an appraiser, then the other party may petition [the presiding
- 5 judge of the circuit court [of the State] in the county where
- 6 the land is located to appoint the other of the two appraisers.
- 7 If the two appraisers are unable to agree on a fair market
- 8 value, then within thirty days thereafter, the department and
- 9 the department of Hawaiian home lands, together with the office
- 10 of Hawaiian affairs if the land is [of] sugarcane lands and of
- 11 the public land trust, shall contract for the services of a
- 12 mutually [selected] agreed upon third appraiser and the decision
- 13 of the majority of the appraisers shall be final with respect to
- 14 determination of the fair market value [-] of the land. If the
- 15 department and the department of Hawaiian home lands, together
- 16 with the office of Hawaiian affairs if the land is [ef]
- 17 sugarcane lands and of the public land trust, are unable to
- 18 agree on the selection of the third appraiser, any party may
- 19 petition [the presiding judge of] the circuit court [of the
- 20 State] in the county where the land is located to appoint the
- 21 third appraiser.

- (c) The amount due to the department of Hawaiian homelands shall be due and payable by the State on the date of
- 3 conveyance of the land to the Hawaii housing finance and
- 4 development corporation. Payment to the department of Hawaiian
- 5 home lands may be in the form of public lands or moneys. If
- 6 payment is to be made in the form of public lands, the lands
- 7 shall be mutually agreed upon by the department of land and
- 8 natural resources and the department of Hawaiian home lands, and
- 9 shall be of value comparable to the amount due to the department
- 10 of Hawaiian home lands. Any monetary payment shall be an
- 11 obligation of the Hawaii housing finance and development
- 12 corporation. Any portion of that amount that is not paid on the
- 13 date of conveyance shall be subject to simple interest annually,
- 14 established pursuant to the fifteen year treasury rate at the
- 15 time of the conveyance and payable annually by the State to the
- 16 department of Hawaiian home lands.
- 17 (d) Thirty per cent of the revenue received by the Hawaii
- 18 housing finance and development corporation from commercial,
- 19 industrial, or other [non-residential] nonresidential use of the
- 20 land shall be paid annually to the department of Hawaiian home
- 21 lands[7]; provided that:

H.B. NO. 487 H.D. 1 S.D. 1

1	(1)	The department of Hawaiian home lands shall not
2		receive payment under this subsection until the Hawaii
3		housing finance and development corporation recovers
4		all moneys previously paid to the department of
5		Hawaiian home lands for that portion of land used for
6		commercial, industrial, or other [non-residential]
7		nonresidential purposes;
8	(2)	If borrowed moneys are used to finance the development
9		of land for commercial, industrial, or other [non-
10		residential nonresidential purposes, annual payments
11		due to the department of Hawaiian home lands under
12		this subsection shall be made pursuant to the
13		following order of priority:
14		(A) The Hawaii housing finance and development
15		corporation satisfies as a first priority the
16		amount computed annually on the pro rata portion
17		(not the total debt service over the life of the
18		debt) of its total debt service on the borrowed
19		moneys;
20		(B) The Hawaii housing finance and development
21		corporation satisfies as a second priority its
22		operating expense obligations [4] directly

		incurred from the development and operating of
2		land used for commercial, industrial, or other
3		[non residential] nonresidential purposes[+] in
4		an amount not exceeding one per cent of revenues;
5		and
6	(C) After the first and second priorities are
7		satisfied, the Hawaii housing finance and
8		development corporation shall make annual
9		payments due to the department of Hawaiian home
10		lands under this subsection from any remaining
11		revenues; and
12	(3) In	the event of a sale of land used for commercial,
13	in	dustrial, or other [non residential] nonresidential
14	pu	rposes, the department of Hawaiian home lands shall
15	re	ceive thirty per cent of the revenue received by the
16	На	waii housing finance and development corporation.
17	(e) Th	is section shall only apply to the Hawaii housing
18	finance and	development corporation's developments known as the
19	villages of	Lealiʻi, Maui, and villages of Laʻiʻopua, Hawaii."
20	SECTION	13. Section 171-19.5, Hawaii Revised Statutes, is
21	amended by a	mending subsection (c) to read as follows:

1 Upon fulfillment of the purposes of this section, any 2 unexpended or unencumbered funds appropriated by the legislature or remaining in the infrastructure development fund as of the 3 close of business on December 31, 2004, shall not lapse into 4 that fund or to the credit of the general fund, but shall be 5 transferred to the credit of the Kikala-Keokea housing revolving 6 fund established in section [2016-170.5] 201H-81 as of that 7 date; provided that any unexpended or unencumbered moneys that 8 9 were provided by the office of Hawaiian affairs and deposited into the infrastructure development fund for the purpose of 10 infrastructure development shall be refunded to the office of 11 Hawaiian affairs upon the completion of the fund's intended 12 13 purpose. No funds shall be transferred until all funding commitments entered into by the department of land and natural 14 15 resources to complete the design and construction of 16 infrastructure improvements have been executed." 17 SECTION 14. Section 201H-10, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: 18 19 "(b) For the purpose of aiding and cooperating in the planning, construction, and operation of housing projects 20 located within their respective territorial boundaries, any 21

1	state or	count	y agency, upon those terms, with or without	
2	considera	ation, as it determines, may:		
3	(1)	Dedi	cate, grant, sell, convey, or lease any of its	
4		prop	erty or grant easements, licenses, or any other	
5		righ	ts or privileges therein to the corporation or to	
6		the	federal government;	
7	(2)	To t	he extent that it is within the scope of the	
8		agen	cy:	
9		(A)	Cause the services customarily provided by the	
10			agency to be rendered for the benefit of housing	
11			projects and the occupants thereof;	
12		(B)	Provide and maintain parks [and] _ sewage, water,	
13			lights, and other facilities adjacent to or in	
14			connection with housing projects;	
15		(C)	Open, close, pave, install, or change the grade	
16			of streets, roads, roadways, alleys, sidewalks,	
17			or other related facilities; and	
18		(D)	Change the map of a political subdivision or	
19			plan, replan, zone, or rezone any part of a	
20			political subdivision;	
21	(3)	Ente	r into agreements with the corporation with	

respect to the exercise of their powers relating to

1		the repair, closing, or demolition of unsafe,
2		unsanitary, or unfit dwellings;
3	(4)	Employ, notwithstanding any other law as to what
4		constitutes legal investments, any available funds
5		belonging to them or within their control, including
6		funds derived from the sale or furnishing of property
7		or facilities to the corporation, in the purchase of
8		bonds or other obligations of the corporation [to the
9		extent provided under section 201G 161]; and exercise
10		all the rights of any holder of the bonds or other
11		obligations;
12	(5)	Do any and all things necessary or convenient to aid
13		and cooperate in the planning, undertaking, and
14		construction of [such] those housing projects; and
15	(6)	Enter into contracts with the corporation or the
16		federal government for any period agreeing to exercise
17		any of the powers conferred hereby or to take any
18		other action in aid of [such] those housing projects.
19	In co	onnection with the exercise of this power, any
20	political	subdivision may incur the entire expense of any [such]
21	public imp	provements located within its territorial boundaries
22	without as	ssessment against abutting property owners.

```
1
         For the purpose of aiding and cooperating in the planning,
2
    construction, and operation of housing projects, the department
3
    of land and natural resources, the Hawaiian homes commission,
    and any other agency of the State having power to manage or
4
    dispose of its public lands, with the approval of the governor
5
6
    and with or without consideration, may grant, sell, convey, or
    lease, for any period, any parts of [such] those public lands,
7
    without limit as to area, to the corporation or to the federal
8
9
    government.
10
         Any law to the contrary notwithstanding, any gift, grant,
11
    sale, conveyance, lease, or agreement provided for in this
12
    section may be made by the state or county government without
    appraisal, public notice, advertisement, or public bidding.
13
14
         If at any time title to, or possession of, any housing
15
    project is held by any governmental agency authorized by law to
    engage in the development or administration of [low-rent] low-
16
17
    income housing or slum clearance projects, any agreement made
18
    under this chapter relating to the project shall inure to the
    benefit of and may be enforced by that governmental agency.
19
         Insofar as this subsection is inconsistent with the
20
    provisions of any other law, this subsection shall be
21
22
    controlling."
```

H.B. NO. 487 H.D. 1

- SECTION 15. Section 205-4, Hawaii Revised Statutes, is 1
- 2 amended by amending subsection (a) to read as follows:
- 3 "(a) Any department or agency of the State, any department
- or agency of the county in which the land is situated, or any 4
- 5 person with a property interest in the land sought to be
- reclassified, may petition the land use commission for a change 6
- in the boundary of a district. This section applies to all 7
- petitions for changes in district boundaries of lands within 8
- 9 conservation districts, lands designated or sought to be
- designated as important agricultural lands, and lands greater 10
- than fifteen acres in the agricultural, rural, and urban 11
- districts, except as provided in section [2016-118.] 201H-38. 12
- 13 The land use commission shall adopt rules pursuant to chapter 91
- 14 to implement section [201G-118.] 201H-38."
- SECTION 16. Section 206-1, Hawaii Revised Statutes, is 15
- amended as follows: 16
- 17 1. By adding a definition for "federal government" to
- read: 18
- ""Federal government" shall have the same meaning as set 19
- forth in section 201H-1." 20
- 2. By amending the definitions of "government" and 21
- 22 "federal government" to read:

2007-2616 HB487 SD1 SMA.doc



1	" "Gove:	rnment" [and "federal government"] shall have the
2	respective 1	meaning set forth in section [2016-1.] 201H-1."
3	3. By	amending the definition of "lands" to read:
4	""Land:	s" means either undeveloped lands or land together
5	with improve	ements and appurtenances and includes real property
6	as defined	in section $[\frac{201G-1}{}]$ $\underline{201H-1}$. All lands owned by the
7	State [or],	any political subdivision, or the federal government
8	are "govern	ment lands". All other lands are "private lands"."
9	SECTION	N 17. Section 237-23, Hawaii Revised Statutes, is
10	amended by a	amending subsection (a) to read as follows:
11	"(a) :	This chapter shall not apply to the following
12	persons:	
13	(1) Pi	ublic service companies [4] as that term is defined in
14	se	ection 239-2[+], with respect to the gross income,
15	ei	ther actual gross income or gross income estimated
16	ar	nd adjusted, [which] that is included in the measure
17	of	the tax imposed by chapter 239;
18	(2) Pt	ablic utilities owned and operated by the State or
19	ar	ny county, or other political subdivision thereof;
20	(3) F1	raternal benefit societies, orders, or associations,
21	oŗ	perating under the lodge system, or for the exclusive
22	be	enefit of the members of the fraternity itself,

operating under the lodge system, and providing for
the payment of death, sick, accident, prepaid legal
services, or other benefits to the members of [such]
the societies, orders, or associations, and to their
dependents;

- organized and operated exclusively for religious, charitable, scientific, or educational purposes, as well as that of operating senior citizens housing facilities qualifying for a loan under the laws of the United States as authorized by section 202 of the Housing Act of 1959, as amended, as well as that of operating a prepaid legal services plan, as well as that of operating or managing a homeless facility, or any other program for the homeless authorized under [chapter 201C, part IV;] part VII of chapter 356D;
- (5) Business leagues, chambers of commerce, boards of trade, civic leagues, agricultural and horticultural organizations, and organizations operated exclusively for the benefit of the community and for the promotion of social welfare [which] that shall include the operation of a prepaid legal service plan, and from

1		which no profit inures to the benefit of any private
2		stockholder or individual;
3	(6)	Hospitals, infirmaries, and sanitaria;
4	(7)	Cooperative associations incorporated under chapter
5		421 or Code section 521 cooperatives which fully meet
6		the requirements of section 421-23, except Code
7		section 521 cooperatives need not be organized in
8		Hawaii; provided that:
9		(A) The exemption shall apply only to the gross
10		income derived from activities [which] that are
11		pursuant to purposes and powers authorized by
12		chapter 421, except those provisions pertaining
13		to or requiring corporate organization in Hawaii
14		do not apply to Code section 521 cooperatives;
15		(B) The exemption shall not relieve any person who
16		receives any proceeds of sale from the
17		association of the duty of returning and paying
18		the tax on the total gross proceeds of the sales
19		on account of which the payment was made, in the
20		same amount and at the same rate as would apply
21		thereto had the sales been made directly by the

1		person, and all [such] those persons shall be so
2		taxable; and
3		(C) As used in this paragraph, "section 521
4		cooperatives" mean associations [which] that
5		qualify as a cooperative under section 521 (with
6		respect to exemption of farmers' cooperatives
7		from tax) of the Internal Revenue Code of 1986,
8		as amended;
9	(8)	Persons affected with Hansen's disease and kokuas,
10		with respect to business within the county of Kalawao;
11	(9)	Corporations, companies, associations, or trusts
12		organized for the establishment and conduct of
13		cemeteries no part of the net earnings of which inures
14		to the financial benefit of any private stockholder or
15		individual [+]; provided that the exemption shall
16		apply only to the activities of [such] those persons
17		in the conduct of cemeteries and shall not apply to
18		any activity the primary purpose of which is to
19		produce income, even though the income is to be used
20		for or in the furtherance of the exempt activities of
21		[such] those persons[+]; and

1 (10) Nonprofit shippers associations operating under part 2 296 of the Civil Aeronautics Board Economic 3 Regulations." 4 SECTION 18. Section 237-29, Hawaii Revised Statutes, is amended by amending subsections (a) and (b) to read as follows: 5 6 "(a) All gross income received by any qualified person or firm for the planning, design, financing, construction, sale, or 7 8 lease in the State of a housing project [which] that has been certified or approved under section [2016-116] 201H-36 shall be 9 exempt from general excise taxes. 10 All gross income received by a nonprofit or a limited 11 12 distribution mortgagor for a [low] low- and [moderate income] moderate-income housing project certified or approved under 13 section [2016-116] 201H-36 shall be exempt from general excise 14 15 taxes." SECTION 19. Section 247-7, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "§247-7 Disposition of taxes. All taxes collected under 18 this chapter shall be paid into the state treasury to the credit 19 20 of the general fund of the State, to be used and expended for 21 the purposes for which the general fund was created and exists by law; provided that of the taxes collected each fiscal year: 22

1	(1)	Ten	per cent shall be paid into the land conservation
2		fund	established pursuant to section 173A-5;
3	(2)	Thir	ty per cent shall be paid into the rental housing
4		trus	t fund established by section [2016 432;]
5		201H	-202; and
6	(3)	Twen	ty-five per cent shall be paid into the natural
7		area	reserve fund established by section 195-9;
8		prov	ided that the funds paid into the natural area
9		rese	rve fund shall be annually disbursed by the
10		depa	rtment of land and natural resources in the
11		foll	owing priority:
12		(A)	To natural area partnership and forest
13			stewardship programs after joint consultation
14			with the forest stewardship committee and the
15			natural area reserves system commission;
16		(B)	Projects undertaken in accordance with watershed
17			management plans pursuant to section 171-58 or
18			watershed management plans negotiated with
19			private landowners, and management of the natural
20			area reserves system pursuant to section 195-3;
21			and

		(c) The youth conservation corps established under
2		chapter 193."
3	SECTI	ON 20. Section 321-15.6, Hawaii Revised Statutes, is
4	amended by	amending subsection (b) to read as follows:
5	" (b)	The director shall adopt rules regarding adult
6	residentia	l care homes in accordance with chapter 91 that shall
7	be designe	d to:
8	(1)	Protect the health, safety, and civil rights of
9]	persons residing in facilities regulated;
10	(2)	Provide for the licensing of adult residential care
11	:	homes; provided that the rules shall allow group
12		living in two categories of adult residential care
13]	homes as licensed by the department of health:
14		(A) Type I allowing five or fewer residents; provided
15		that up to six residents may be allowed at the
16		discretion of the department to live in a type I
17		home; provided <u>further</u> that the primary caregiver
18		or home operator is a certified nurse aide who
19		has completed a state-approved training program
20		and other training as required by the department;
21		and

H.B. NO. 487 H.D. 1 S.D. 1

1	(B) Type II allowing six or more residents, including
2	but not limited to the mentally ill, elders,
3	persons with disabilities, the developmentally
4	disabled, or totally disabled persons who are not
5	related to the home operator or facility staff;
6	(3) Comply with applicable federal laws and regulations of
7	Title XVI of the Social Security Act, as amended; and
8	(4) Provide penalties for the failure to comply with any
9	rule.
10	For the purposes of this subsection:
11	"Developmentally disabled" means a person with
12	developmental disabilities as defined under section 333F-1.
13	"Elder" has the same meaning as defined under section
14	[201G-1.] <u>356D-1.</u>
15	"Mentally ill" means a mentally ill person as defined under
16	section 334-1.
17	"Persons with disabilities" means persons having a
18	disability under section 515-2.
19	"Totally disabled person" has the same meaning as a person
20	totally disabled as defined under section 235-1."
21	SECTION 21. Section 346-152, Hawaii Revised Statutes, is
22	amended by amending subsection (a) to read as follows:

2007-2616 HB487 SD1 SMA.doc

1	"(a)	Nothing in this part shall be construed to include:
2	(1)	A person caring for children related to the caregiver
3		by blood, marriage, or adoption;
4	(2)	A person, group of persons, or facility caring for a
5		child less than six hours a week;
6	(3)	A kindergarten, school, or program licensed by the
7		department of education;
8	(4)	A program that provides exclusively for a specialized
9		training or skill development for children,
10		including $[\tau]$ but not limited to $[\tau]$ programs providing
11		[such] activities such as athletic sports, foreign
12		language, the Hawaiian language, dance, drama, music,
13		or martial arts;
14	(5)	A multiservice organization or community association,
15		duly incorporated under the laws of the State[, which]
16		that operates for the purpose of promoting recreation,
17		health, safety, or social group functions for eligible
18		pupils in public and private schools through seventeer
19		years of age;
20	(6)	Programs for children four years of age and older[$ au$
21		which] that operate for no more than two consecutive

calendar weeks in a three-month period;

1	(7)	A provider agency operating or managing a homeless
2		facility or any other program for homeless persons
3		authorized under part [IV] <u>VII</u> of chapter [201G;]
4		356D;
5	(8)	After-school, weekend, and summer recess programs
6	•	conducted by the department of education pursuant to
7		section 302A-408;
8	(9)	Child care programs for children five years of age and
9		older conducted by counties pursuant to section
10		302A-408; provided that each county [adopt] adopts
11		rules for its programs;
12	(10)	Any person who enters a home in a child caring
13		capacity and only cares for children who are of that
14		household; and
15	(11)	A person caring for two or fewer children unrelated to
16		the caregiver by blood, marriage, or adoption."
17	SECT	ION 22. Section 467-2, Hawaii Revised Statutes, is
18	amended to	o read as follows:
19	"§46"	7-2 Exceptions. The provisions requiring licensing as
20	a real es	tate broker or salesperson shall not apply:
21	(1)	To any individual who, as owner of any real estate or

acting under power of attorney from the owner,

		performs any or the acts enumerated in the derinitations
2		of real estate broker and real estate salesperson with
3		reference to [such] the real estate; provided that the
4		term "owner" as used in this paragraph shall not
5		include any individual engaged in the business of real
6		estate development or brokerage or include an
7		individual who acquires any interest in any real
8		estate for the purpose or as a means of evading the
9		licensing requirements of this chapter; and provided
10		further that the term individual "acting under power
11		of attorney" as used in this paragraph shall not
12		include any individual engaged in the business of real
13		estate development or brokerage or any individual who
14		acts under a power of attorney for the purpose or as a
15		means of evading the licensing requirements of this
16		chapter;
17	(2)	To any person acting as a receiver, trustee in
18		bankruptcy, personal representative, or trustee acting
19		under any trust agreement, deed of trust, or will, or

otherwise acting under any order of authorization of

any court;

20

1	(3)	To any individual who leases, offers to lease, rents,
2		or offers to rent, any real estate or the improvements
3		thereon of which the individual is the custodian or
4		caretaker;
5	(4)	To any person who manages, rents, or operates a hotel;
6		or
7	(5)	To any provider agency owning, leasing, operating, or
8		managing a homeless facility[7] or any other program
9		for the homeless authorized under part [$\frac{1}{1}$] $\frac{VII}{VII}$ of
10		chapter [201G.] <u>356D.</u> "
11	SECT	ION 23. Section 480-11, Hawaii Revised Statutes, is
12	amended to	o read as follows:
13	"548	0-11 Exemption of certain cooperative organizations;
14	insurance	transactions; approved mergers of federally regulated
15	companies	; homeless facility and program donors and provider
16	agencies.	(a) Nothing in this chapter shall be construed to
17	forbid the	e existence and operation of fishery, agricultural, or
18	consumer	cooperative organizations or associations instituted
19	for the p	urpose of mutual help[, and which] that are organized
20	and operat	ted under chapter 421[, 422,] or 421C, or [which] that
21	conform an	nd continue to conform to the requirements of the
22	Capper-Vol	lstead Act (7 U.S.C. 291 and 292); provided that if any

- 1 [such] organization or association monopolizes or restrains
- 2 trade or commerce in any section of this State to [such] an
- 3 extent that the price of any fishery, agricultural, or consumer
- 4 product is unduly enhanced by reason thereof, this chapter shall
- 5 apply to [such] those acts.
- 6 (b) This chapter shall not apply to any transaction in the
- 7 business of insurance [which] that is in violation of any
- 8 section of this chapter if the transaction is expressly
- 9 permitted by the insurance laws of this State; [and] provided
- 10 [further] that nothing in this section shall render this chapter
- 11 inapplicable to any agreement to boycott, coerce, or intimidate
- 12 or any act of boycott, coercion, or intimidation.
- 13 (c) This chapter shall not apply to mergers of companies
- 14 where [such] the mergers are approved by the federal regulatory
- 15 agency [which] that has jurisdiction and control over [such] the
- 16 mergers.
- 17 (d) This chapter shall not apply to:
- 18 (1) Any provider agencies or donors under [chapter 201G,
- 19 part IV₇] part VII of chapter 356D;
- 20 (2) Any provider agency or donor method or act that
- complies with [chapter 201G, part IV;] part VII of
- chapter 356D; or

1	(3)	Any cooperation or agreement authorized pursuant to
2		rule under [chapter 201G, part IV.] part VII of
3		chapter 356D."
4	SECT	ION 24. Section 514A-14.5, Hawaii Revised Statutes, is
5	amended by	y amending subsection (c) to read as follows:
6	" (C)	This section [does] shall not apply:
7	(1)	To apartments developed under chapter [2016;] 201H or
8		356D;
9	(2)	To apartments in a mixed-use project developed under
10		chapter 206E that has a shared parking program
11		approved by the Hawaii community development
12		authority; provided that such a program shall require
13		the availability of the use of not less than one
14		parking space per apartment; and
15	(3)	To apartments designated in the declaration of
16		condominium property regime for hotel, time share,
17		transient vacation rental, or commercial use."
18	SECT	ION 25. Section 514A-108, Hawaii Revised Statutes, is
19	amended by	y amending subsection (a) to read as follows:
20	" (a)	This part shall not apply to a project developed
21	pursuant	to section 46-15 or 46-15.1, or chapter 53, [2016, or]
22	<u>201H,</u> 206	[+], or 356D; provided that the developer of the
	2007-2616	HD487 SD1 SMA doc

project may elect to be subject to this part through a written 1 notification to the commission." 2 SECTION 26. Section 514B-99.5, Hawaii Revised Statutes, is 3 4 amended by amending subsection (a) to read as follows: "(a) This subpart shall not apply to: 5 (1) A project developed pursuant to section 46-15 or 6 46-15.1, or chapter 53, [201G, or] 201H, 206[+], or 7 356D; provided that the developer of the project may 8 elect to be subject to this subpart through a written 9 notification to the commission; 10 (2) Condominium projects where the developer conveys all 11 of the residential units in the project to a spouse, 12 or family members related by blood, descent or 13 adoption; and 14 Condominium projects consisting of two or fewer 15 (3) units." 16 SECTION 27. Section 516-1, Hawaii Revised Statutes, is 17 amended by amending the definition of "corporation" to read as 18 follows: 19 ""Corporation" means the Hawaii housing finance and 20

development corporation created by chapter [+] 201H[+]."

2007-2616 HB487 SD1 SMA.doc

- 1 SECTION 28. Section 516-31, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§516-31 Disposition by lease. The Hawaii housing finance
- 4 and development corporation may lease any of the residential
- 5 lots in a development tract at [such] lease rentals and upon
- 6 [such] terms and conditions as it may determine. The leases
- 7 shall be subject to all of the rights of lessees enumerated in
- 8 part III [of this chapter]. The corporation [may], in its
- 9 discretion, may utilize any of the residential lots and rent out
- 10 the same for periods of twenty years or less for the purposes
- 11 set forth in chapter [4] 201H[4], or for any other purpose, all
- 12 upon [such] terms and conditions as the corporation may
- 13 determine."
- 14 SECTION 29. Section 516-104, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§516-104 Revenue bonds; investment of proceeds[7] and
- 17 redemption. Subject to any agreement with the holders of its
- 18 revenue bonds, the corporation may:
- 19 (1) Invest its moneys not required for immediate use,
- 20 including proceeds from the sale of any revenue bonds,
- in accordance with section [201G-167;] 201H-77; and

1	(2) P	rurchase its revenue bonds out of any fund or money of
2	t	he corporation available therefor, and hold, cancel,
3	o	er resell the revenue bonds."
4	SECTIO	N 30. Section 521-7, Hawaii Revised Statutes, is
5	amended to	read as follows:
6	"§521-	7 Exclusions from application of chapter. Unless
7	created sol	ely to avoid the application of this chapter, this
8	chapter sha	11 not apply to:
9	(1) R	esidence at an institution, whether public or
10	р	rivate, where residence is merely incidental to
11	đ	etention or the provision of medical, geriatric,
12	е	ducational, religious, or similar services;
13	(2) R	esidence in a structure directly controlled and
14	m	anaged by the University of Hawaii for housing
15	S	tudents or faculty of the University of Hawaii or
16	r	esidence in a structure erected on land leased from
17	t	he University of Hawaii by a nonprofit corporation
18	f	or the exclusive purpose of housing students or
19	f	aculty of the University of Hawaii;
20	(3) 0	ccupancy under a bona fide contract of sale of the
21	d	welling unit or the property of which it is a part

1		where the tenant is, or succeeds to the interest of,
2		the purchaser;
3	(4)	Residence by a member of a fraternal organization in a
4		structure operated without profit for the benefit of
5		the organization;
6	(5)	Transient occupancy on a day-to-day basis in a hotel
7		or motel;
8	(6)	Occupancy by an employee of the owner or landlord
9		whose right to occupancy is conditional upon [such]
10		that employment or by a pensioner of the owner or
11		landlord or occupancy for a period of up to four years
12		subsequent thereto, pursuant to a plan for the
13		transfer of the dwelling unit or the property of which
14		it is a part to the occupant;
15	(7)	A lease of improved residential land for a term of
16		fifteen years or more, measured from the date of the
17		commencement of the lease;
18	(8)	Occupancy by the prospective purchaser after an
19		accepted offer to purchase and prior to the actual
20		transfer of the owner's rights;

1	(9)	Occupancy in a homeless facility[$ au$] or any other
2		program for the homeless authorized under [chapter
3		201G, part IV; part VII of chapter 356D;
4	(10)	Residence or occupancy in a public housing project or
5		complex directly controlled, owned, or managed by the
6		Hawaii public housing authority pursuant to the
7		federal low rent public housing program; or
8	(11)	Residence or occupancy in a transitional facility for
9		abused family or household members."
10		PART II
11	SECT	TION 31. During the regular session of 2006, the
12	legislatu	re enacted a number of measures amending chapter 201G,
13	Hawaii Re	vised Statutes, the housing and community development
14	corporati	on of Hawaii. Chapter 201G, Hawaii Revised Statutes,
15	was repea	led by Act 180, Session Laws of Hawaii 2006, and the
16	functions	and duties of the housing finance and development
17	corporati	on of Hawaii were divided between two new agencies:
18	The Hawai	i housing finance and development corporation (chapter
19	201H, Haw	aii Revised Statutes) and the Hawaii public housing
20	authority	(chapter 356D, Hawaii Revised Statutes).
21	The	purpose of this part is to amend chapters 201H and
22	356D, Haw	aii Revised Statutes, to incorporate the amendments
	2007-2616	HB487 SD1 SMA.doc

- 1 that were made to the now repealed chapter 201G, Hawaii Revised
- 2 Statutes, by Acts 24, 100, 179, and 217, Session Laws of Hawaii
- 3 2006.
- 4 SECTION 32. Section 201H-38, Hawaii Revised Statutes, is
- 5 amended by amending subsection (a) to read as follows:
- 6 "(a) The corporation may develop on behalf of the State or
- 7 with an eligible developer, or may assist under a government
- 8 assistance program in the development of, housing projects that
- 9 shall be exempt from all statutes, ordinances, charter
- 10 provisions, and rules of any government agency relating to
- 11 planning, zoning, construction standards for subdivisions,
- 12 development and improvement of land, and the construction of
- 13 dwelling units thereon; provided that:
- 14 (1) The corporation finds the housing project is
- 15 consistent with the purpose and intent of this
- 16 chapter, and meets minimum requirements of health and
- 17 safety;
- 18 (2) The development of the proposed housing project does
- not contravene any safety standards, tariffs, or rates
- and fees approved by the public utilities commission
- for public utilities or of the various boards of water
- 22 supply authorized under chapter 54;

1	(3)	The	legislative body of the county in which the
2		hous	ing project is to be situated shall have approved
3		the	project[+] with or without modifications:
4		(A)	The legislative body shall approve, approve with
5			modification, or disapprove the project by
6			resolution within forty-five days after the
7			corporation has submitted the preliminary plans
8			and specifications for the project to the
9			legislative body. If on the forty-sixth day a
10			project is not disapproved, it shall be deemed
11			approved by the legislative body;
12		(B)	No action shall be prosecuted or maintained
13			against any county, its officials, or employees
14			on account of actions taken by them in reviewing,
15			approving, modifying, or disapproving the plans
16			and specifications; and
17		(C)	The final plans and specifications for the
18			project shall be deemed approved by the
19			legislative body if the final plans and
20			specifications do not substantially deviate from
21			the preliminary plans and specifications. The
22			final plans and specifications for the project

1	shall constitute the zoning, building,
2	construction, and subdivision standards for that
3	project. For purposes of sections 501-85 and
4	502-17, the executive director of the corporation
5	or the responsible county official may certify
6	maps and plans of lands connected with the
7	project as having complied with applicable laws
8	and ordinances relating to consolidation and
9	subdivision of lands, and the maps and plans
10	shall be accepted for registration or recordation
11	by the land court and registrar; and
12	(4) The land use commission shall approve, approve with
13	modification, or disapprove a boundary change within
14	forty-five days after the corporation has submitted a
15	petition to the commission as provided in section
16	205-4. If, on the forty-sixth day, the petition is
17	not disapproved, it shall be deemed approved by the
18	commission."
19	SECTION 33. Section 201H-202, Hawaii Revised Statutes, is
20	amended by amending subsection (i) to read as follows:
21	"(i) For the period commencing July 1, 2005, through
22	June 30, $[2007,]$ 2009, the fund may be used to provide grants

- 1 for rental units set aside for persons and families with incomes
- 2 at or below thirty per cent of the median family income in any
- 3 project financed in whole or in part by the fund in proportion
- 4 of those units to the total number of units in the project. At
- 5 the conclusion of the period described in this subsection, the
- 6 corporation shall report to the legislature on the number and
- 7 use of grants provided and whether the grants were an effective
- 8 use of the funds for purposes of developing rental housing for
- 9 families at or below thirty per cent of the median family
- 10 income."
- 11 SECTION 34. Section 356D-3, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- "[+] §356D-3[+] Board; establishment, functions, duties.
- 14 (a) There is created a board of directors consisting of [nine]
- 15 eleven members, of whom [seven] nine shall be public members
- 16 appointed by the governor as provided in section 26-34. Public
- 17 members shall be appointed from each of the counties of
- 18 Honolulu, Hawaii, Maui, and Kauai. At least one public member
- 19 shall be a person who is directly assisted by the authority
- 20 under the federal low-rent public housing or federal section 8
- 21 tenant-based housing assistance payments program while serving
- 22 on the board. One public member shall be an advocate for low-

- 1 income or homeless persons. One public member shall be a person
- 2 with a disability or an advocate for persons with disabilities.
- 3 The public members of the board shall serve four-year staggered
- 4 terms; provided that the initial appointments shall be as
- 5 follows: four members shall be appointed for four years; three
- 6 members shall be appointed for three years; and two members
- 7 shall be appointed for two years. The director of human
- 8 services, or a designated representative, and a representative
- 9 of the governor's office, shall be ex officio voting members.
- 10 The authority shall be headed by the board.
- (b) The board of directors shall select a chairperson and
- 12 vice-chairperson from among its members. The director of human
- 13 services and the governor's representative shall be ineligible
- 14 to serve as chairperson of the board.
- 15 (c) Seven members shall constitute a quorum, whose
- 16 affirmative vote shall be necessary for all actions by the
- 17 authority. The members shall receive no compensation for
- 18 services, but shall be entitled to necessary expenses, including
- 19 travel expenses, incurred in the performance of their duties."
- 20 SECTION 35. Section 356D-44, Hawaii Revised Statutes, is
- 21 amended to read as follows:

1	"[+]	§356D-44[] Administration of state low-income public
2	housing p	projects and programs. (a) The authority [may] shall
3	construct	, develop, and administer property or housing for the
4	purpose o	of state low-income <u>public</u> housing projects and
5	programs.	
6	(b)	The authority [may] shall offer any decommissioned
7	low-incom	ne public housing project, except for federal housing
8	projects,	to nonprofit or for-profit organizations or government
9	agencies	for rehabilitation into emergency or transitional
10	shelter f	acilities for the homeless or rehabilitation into
11	rental un	its that set aside at least fifty per cent of the units
12	to person	s or families with incomes at or below fifty per cent
13	of the ar	rea median family income[+]; provided that:
14	(1)	The housing project is wholly owned by the State on
15		either state-owned or ceded lands;
16	(2)	The authority has determined that the housing project
17		is not eligible for rehabilitation using the
18		authority's current resources; and
19	(3)	The nonprofit or for-profit organization or government
20		agency demonstrates expertise in rehabilitation of
21		housing projects and has community, public, and

1 private resources to substantially pay for the 2 rehabilitation. 3 The land and improvements may be leased to the nonprofit or for-4 profit organization or government agency for a period not to 5 exceed ninety-nine years for a sum of \$1 per year. (c) State low-income housing projects shall be subject to 6 7 chapter 521. 8 The authority shall adopt necessary rules in (d) 9 accordance with chapter 91, including the establishment and collection of reasonable fees for administering the state low-10 11 income housing projects or programs and to carry out any state program under subsection (a)." 12 13 SECTION 36. Section 356D-91, Hawaii Revised Statutes, is 14 amended by amending the definitions of "public housing project" 15 and "tenant" to read as follows: 16 ""Public housing project" or "complex" means a low-income 17 federally assisted housing project [directly] as established by 18 the United States Housing Act of 1937, as amended, and 19 controlled, owned, developed, or managed by the authority

pursuant to [part II.] the federal low-rent public housing

2007-2616 HB487 SD1 SMA.doc

20

21

program.

1	"Tenant" means any person occupying a [room, dwelling
2	[unit,] accommodation or living quarters[, or space] in any
3	public housing project, under or by virtue of any tenancy,
4	lease, [license, or permit] or rental agreement under or from
5	the authority."
6	SECTION 37. Section 356D-92, Hawaii Revised Statutes, is
7	amended by amending subsection (f) to read as follows:
8	"(f) If the tenant meets with the authority as provided
9	for in subsection (b), the authority shall decide, based upon
10	the facts discussed at the meeting, what action is appropriate
11	to address the tenant's case. The authority shall notify the
12	tenant of its decision in writing. If the authority decides to
13	proceed with an action to terminate the tenancy, the authority
14	shall further inform the tenant in the same written notice that:
15	(1) The tenant has [thirty days] ten business days from
16	receipt of this notice to request a grievance hearing;
17	and
18	(2) If the tenant fails to request a grievance hearing
19	within [thirty days, ten business days, the authority
20	has the right to proceed with the eviction hearing
21	pursuant to section 356D-93."

- 1 SECTION 38. Act 100, Session Laws of Hawaii 2006, is
- 2 amended by amending section 2 to read as follows:
- 3 "SECTION 2. Chapter [2016,] 356D, Hawaii Revised Statutes,
- 4 is amended by adding a new section in part [#W] VII to be
- 5 appropriately designated and to read as follows:
- 6 "[\$201G-] §356D- Temporary emergency housing. (a) In
- 7 addition to any other duties prescribed by law, the
- 8 [administration] authority shall develop, in consultation with
- 9 the four counties, a procedure for identifying locations that
- 10 shall be used for temporary emergency shelters for homeless
- 11 individuals and families. The [administration] authority shall
- 12 actively partner with and monitor the efforts of the counties.
- 13 (b) Each county shall be responsible for partnering with
- 14 nonprofit organizations to locate, designate, and maintain the
- 15 areas that shall be used for temporary emergency shelters. The
- 16 designated locations may include private, county, and state
- 17 lands and federal lands at Kalaeloa.
- 18 (c) The [administration] authority shall pursue and secure
- 19 Barbers Point Barracks as temporary housing for homeless
- 20 families and individuals.
- 21 (d) The [administration] authority shall submit an annual
- 22 report to the legislature detailing the activities and outcomes

2007-2616 HB487 SD1 SMA.doc

- 1 under this section no later than twenty days prior to the convening of each regular session beginning with the [2007] 2008 2 3 regular session." PART III 4 The purpose of this part is to make other 5 SECTION 39. conforming amendments to the Hawaii Revised Statutes and Session 6 Laws of Hawaii to implement the repeal of the housing and 7 community development corporation of Hawaii and the transfer of 8 its powers and functions to the Hawaii housing finance and 9 development corporation and the Hawaii public housing authority. 10 SECTION 40. Section 26-14, Hawaii Revised Statutes, is 11 amended by amending subsection (d) to read as follows: 12 The [housing and community development corporation of 13 Hawaii | Hawaii public housing authority and the Hawaii state 14 commission on the status of women are placed within the 15 department of human services for administrative purposes only." 16 SECTION 41. Section 26-18, Hawaii Revised Statutes, is 17 amended by amending subsection (b) to read as follows: 18 "(b) The following are placed in the department of 19 business, economic development, and tourism for administrative 20 21 purposes as defined by section 26-35: Aloha Tower development corporation, Hawaii community development authority, Hawaii 22
 - 2007-2616 HB487 SD1 SMA.doc

- 1 housing finance and development corporation, high technology
- 2 development corporation, land use commission, natural energy
- 3 laboratory of Hawaii authority, and any other boards and
- 4 commissions as shall be provided by law.
- 5 The department of business, economic development, and
- 6 tourism shall be empowered to establish, modify, or abolish
- 7 statistical boundaries for cities, towns, or villages in the
- 8 State and shall publish, as expeditiously as possible, an up-to-
- 9 date list of cities, towns, and villages after changes to
- 10 statistical boundaries have been made."
- 11 SECTION 42. Section 91-13.5, Hawaii Revised Statutes, is
- 12 amended by amending subsection (d) to read as follows:
- "(d) Notwithstanding any other law to the contrary, any
- 14 agency that reviews and comments upon an application for a
- 15 business or development-related permit, license, or approval for
- 16 a housing project <u>developed</u> under section [201G-118] <u>201H-38</u>
- 17 shall respond within forty-five days of receipt of the
- 18 application, or the application shall be deemed acceptable as
- 19 submitted to the agency."
- 20 SECTION 43. Section 257-7, Hawaii Revised Statutes, is
- 21 amended to read as follows:

9

20

- 1 "[+] §257-7[+] Assets; disregarded. The department of 2 human services [and the housing and community development 3 corporation of Hawaii shall collaborate with individual 4 development account fiduciary organizations to ensure that the 5 accounts as provided for in this chapter, including any earned 6 interest, shall be disregarded in the determination of benefits 7 or eligibility for services account holders may receive from 8 [said agencies] the department of human services as allowed by
- The department of human services shall establish rules to

 be aligned with individual development accounts[-after June 28,

 12 1999]."

federal and state laws and regulations.

- 13 SECTION 44. Section 302A-831, Hawaii Revised Statutes, is 14 amended to read as follows:
- "[f]§302A-831[f] Purpose. The purpose of this subpart is to transfer the administration of the teachers' housing program from the [housing and community development corporation of Hawaii] Hawaii public housing authority to the department of education. This subpart also establishes a revolving fund for
- 21 connection with the department of education's functions of22 planning, constructing, repairing, maintaining, and operating

the accounting and control of receipts and disbursements in

22 planning, constructing, repairing, maintaining, and operating



- 1 housing programs for teachers employed and assigned by the
- 2 department of education."
- 3 SECTION 45. Act 291, Session Laws of Hawaii 1980, as
- 4 amended by Act 304, Session Laws of Hawaii 1996, as amended by
- 5 Act 185, Session Laws of Hawaii 2004, is amended by amending
- 6 section 11 to read as follows:
- 7 "SECTION 11. Issuance of revenue bond; amount authorized.
- 8 Revenue bonds may be issued by the [housing and community
- 9 development corporation of Hawaii Hawaii housing finance and
- 10 development corporation pursuant to part III, chapter 39 and
- 11 subpart [B] A of part III of chapter [2016,] 201H, Hawaii
- 12 Revised Statutes, in an aggregate principal amount not to exceed
- 13 \$300,000,000, at such times and in such amounts as the [housing
- 14 and community development corporation of Hawaii Hawaii housing
- 15 finance and development corporation deems advisable for the
- 16 purpose of undertaking and maintaining any of the housing loan
- 17 programs under subpart [B] A of part III of chapter [2016,]
- 18 201H, Hawaii Revised Statutes, relating to the funding or
- 19 purchasing of eligible project loans."
- 20 SECTION 46. Act 274, Session Laws of Hawaii 1998, is
- 21 amended by amending section 1 to read as follows:

1 "SECTION 1. The provisions of section [201G-120(a)]201H-40(a), Hawaii Revised Statutes, relating to the 2 3 corporation's requirement to first offer not less than ten per cent of the total number of units in single-family projects 4 5 consisting of fifty units or more sponsored by the [housing and community development corporation of Hawaii Hawaii housing 6 finance and development corporation to owner-builders or 7 nonprofit organizations assisting owner-builders in construction 8 9 of units, shall not apply to the [housing and community development corporation of Hawaii's | Hawaii housing finance and 10 development corporation's current or future development in 11 Kapolei, Oahu, consisting of approximately [888] eight hundred 12 eighty-eight acres, known as the Villages of Kapolei." 13 SECTION 47. Act 100, Session Laws of Hawaii 2001, is 14 amended by amending sections 1 and 2 to read as follows: 15 "SECTION 1. The purpose of this Act is to authorize the 16 17 [housing and community development corporation of Hawaii,] 18 Hawaii housing finance and development corporation, in coordination with the respective counties, to establish the 19 affordable housing requirements for undeveloped parcels in the 20 21 villages of Kapolei, Oahu; villages of Leiali'i, Maui; and

- 1 villages of La'i'opua, Hawaii, irrespective of any other law,
- 2 rule, or ordinance to the contrary.
- 3 SECTION 2. Notwithstanding Act 15, Session Laws of Hawaii
- 4 1988, the affordable housing requirements for the undeveloped
- 5 parcels in the villages of Kapolei, Oahu, villages of Leiali'i,
- 6 Maui, and villages of La'i'opua, Hawaii, shall be established by
- 7 agreement between the [housing and community development
- 8 corporation of Hawaii Hawaii housing finance and development
- 9 corporation and the respective counties.
- 10 The undeveloped parcels are further defined as follows:
- Villages of Kapolei: Tax map key numbers 9-1-16:35, 36, 37,
- 12 38, 39, 58, 59, 64, 76, 82, 88, 90, 93; 9-1-79:1 through 35, 54,
- 13 129 through 134; 9-1-92:37 through 66, 104; 9-1-104:1 through
- 14 88; and 9-1-105:1 through 117.
- Villages of Leiali'i: Tax map key numbers 4-5-21:3, por. 4,
- 16 18, 19, por. 20, por. 21, por.22; and 4-5-36:1 through 14, 55,
- 17 through 61, 69 through 104.
- 18 Villages of La'i'opua: Tax map key numbers 7-4-21:1 through
- 19 18 and 7-4-20:1 through 7."
- 20 SECTION 48. Act 198, Session Laws of Hawaii 2005, is
- 21 amended by amending section 3 to read as follows:

1	"SECTION 3. Notwithstanding Act 15, Session Laws of Hawaii
2	1988, the affordable housing requirements for the undeveloped
3	parcels in Puukolii village shall be established by agreement
4	among:
5	(1) The developer;
6	(2) The [housing and community development corporation of
7	Hawaii; Hawaii housing finance and development
8	corporation; and
9	(3) The appropriate agency or department of the county of
10	Maui that is charged with the responsibility of
11	administering affordable housing projects, unless such
12	undeveloped parcels are part of a larger development
13	that requires the approval of the Maui county council.
14	The affordable housing requirement shall include a requirement
15	for housing that is affordable to households earning up to one
16	hundred twenty per cent of the county median income.
17	The undeveloped parcels in Puukolii village are defined as
18	tax map key numbers 4-4-02: por. 02 and 4-4-06: por. 01."
19	PART IV
20	SECTION 49. This Act shall be amended to conform to all
21	other acts passed by the legislature during the regular session

- 1 of 2007, whether enacted before or after the effective date of
- 2 this Act, unless the other acts specifically provide otherwise.
- 3 SECTION 50. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 51. This Act shall take effect on July 1, 2007;
- 6 provided that section 4 of this Act shall take effect on July 1,
- 7 2008; provided further that the amendments made by section 19 of
- 8 this Act shall not be repealed on June 30, 2007, by section 30
- 9 of Act 100, Session Laws of Hawaii 2006; provided further that
- 10 section 33 of this Act shall take effect on June 29, 2007.

Report Title:

Housing Laws; Technical Amendments

Description:

Makes technical amendments to a variety of state laws to implement the recommendations of the legislative reference bureau report to the legislature pursuant to section 14 of Act 180, Session Laws of Hawaii 2006 concerning references that should be substituted in place of references to the housing and community development corporation of Hawaii that was repealed. (SD1)