A BILL FOR AN ACT

RELATING TO THE HOUSING LOAN AND MORTGAGE PROGRAM.

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

- 1 SECTION 1. The legislature finds that in 1979, it
- 2 authorized the Hawaii housing authority to fund an innovative
- 3 mortgage loan program for low- and moderate-income homebuyers,
- 4 popularly known as the hula mae single family program.
- 5 Responsibility for administering the hula mae single family
- 6 program now rests with the Hawaii housing finance and
- 7 development corporation.
- 8 Since that time, the legislature has authorized the
- 9 issuance of revenue bonds in an aggregate principal amount of
- 10 \$2,275,000,000 to fund this program. As of June 30, 2012,
- 11 \$1,821,000,000 in single family mortgage purchase revenue bonds
- 12 has been issued, providing eligible first-time homebuyers with
- 13 mortgage loans at below market interest rates.
- 14 Homebuyers apply directly with participating lending
- 15 institutions, which review eligibility and qualifications for a
- 16 hula mae loan. Loans currently made under the program are
- 17 securitized by the Federal National Mortgage Association, the
- 18 Government National Mortgage Association, or the Federal Home



- 1 Loan Mortgage Corporation. As of June 30, 2012, the hula mae
- 2 single family program has helped over ten thousand families to
- 3 purchase their first homes.
- 4 The legislature also finds that even more Hawaii families
- 5 could become homeowners by broadening the hula mae program
- 6 eligibility criteria to the extent not precluded by the Internal
- 7 Revenue Code of 1986, as amended.
- 8 The purpose of this Act is to make homeownership accessible
- 9 to more Hawaii households by updating the hula mae single family
- 10 program, consistent with applicable federal law.
- 11 SECTION 2. Section 201H-91, Hawaii Revised Statutes, is
- 12 amended as follows:
- 1. By adding two new definitions to be appropriately
- 14 inserted and to read:
- ""Homebuyer assistance" means assistance provided to
- 16 eligible borrowers in conjunction with an eligible loan to
- 17 provide downpayment assistance or fund closing costs; provided
- 18 that such assistance is repaid through consideration to the
- 19 corporation, including borrower repayments.
- 20 "Mortgage-backed security" means any investment security
- 21 not including bonds of the corporation that represents an
- 22 interest in, or is secured by, one or more pools of mortgage

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1	Todiis, III	ruding any such security representing a direct	
2	obligation	n or guarantee of a federally-sponsored or private	
3	entity such as the Government National Mortgage Association,		
4	Federal Na	ational Mortgage Association, or Federal Home Loan	
5	Mortgage (Corporation."	
6	2. 1	By amending the definitions of "eligible borrower";	
7	"eligible	loans"; and "housing loan program" to read:	
8	""El:	igible borrower" means a person or family, without	
9	regard to	race, creed, national origin, or sex, who:	
10	(1)	Is a citizen of the United States or a resident alien;	
11	(2)	Is a bona fide resident of the State;	
12	(3)	Is at least eighteen years of age;	
13	(4)	Does not personally, or whose spouse does not if the	
14		person is married, own any interest in a principal	
15		residence within or without the State and who has not	
16		owned a principal residence within the three years	
17		immediately prior to the application for an eligible	
18		loan under this subpart, except this requirement shall	
19		not apply to any eligible loan for a targeted area	
20		residence as defined in the Mortgage Subsidy Bond Tax	
21		Act of 1980, Public Law 96-499[, which residence is to	
22		replace a housing unit that has been declared	

-		beluecularly ansarvageable by a governmental board of	
2		agency having the power to make the declaration; and	
3		provided further that this requirement shall not apply	
4		to up to ten per cent of eligible loans of a bond	
5		issue made to single parent household borrowers. No	
6		loans, however, shall be made if they adversely affect	
7		the tax exempt status of the bonds issued. For the	
8		purpose of this section, "single parent household"	
9		means a household headed by a single person who has	
10		legal custody of one or more dependent children];	
11	(5)	[Has never before obtained a loan under this part;	
12		and] Is financing a property that will be the eligible	
13		borrower's principal residence; and	
14	(6)	Meets other qualifications as established by rules	
15		adopted by the corporation.	
16	"Eli	gible loan" means a loan under this subpart, including	
17	mortgage-	backed securities backed by such a loan, to an eligible	
18	borrower	for the permanent financing of a dwelling unit,	
19	including	a condominium unit[+], including eligible improvement	
20	loans, loans to finance homebuyer assistance, and loans that		
21	provide the security or interest in a mortgage-backed security;		
22	provided	that the property financed is located in the State,	
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- 1 will be occupied as the principal place of residence by the
- 2 eligible borrower, and meets other requirements as established
- 3 by rules adopted by the corporation.
- 4 "Housing loan programs" includes all or any part of [the
- 5 loans to lenders program, the purchase of existing loans
- 6 program, and the loan funding
- 7 programs authorized under this subpart."
- 8 SECTION 3. Section 201H-94, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "[+]§201H-94[+] Eligible loans. (a) The corporation
- 11 shall establish requirements for property financed by an
- 12 eligible loan, and may consider the location, age, condition,
- 13 and other characteristics of the property.
- 14 (b) The corporation shall establish restrictions on the
- 15 terms, maturities, interest rates, collateral, and other
- 16 requirements for eligible loans.
- 17 (c) All eligible loans made shall comply with applicable
- 18 state and federal laws.
- 19 (d) Notwithstanding any other provision of law, the
- 20 corporation may provide homebuyer assistance in conjunction with
- 21 eligible loans through loans or other means; provided that the
- 22 homebuyer assistance:

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1	(1)	Is repaid through consideration to the corporation,	
2		including borrower repayments; and	
3	(2)	Meets restrictions and requirements as established in	
4		rules adopted by the corporation."	
5	SECT	ION 4. Section 201H-97, Hawaii Revised Statutes, is	
6	amended by	y amending subsection (a) to read as follows:	
7	"(a)	The corporation shall establish procedures for:	
8	[(1)	The submission of requests or the invitation of	
9		proposals for loans to mortgage lenders;	
10	-(2)	The purchase of existing loans by auction, invitation	
11		of tenders, or negotiation;	
12	(3)]	(1) The making of advance commitments to purchase and	
13		the purchasing of eligible loans, eligible improvement	
14	-	loans, or eligible project loans to be made by	
15		mortgage lenders by auction, invitation of [tenders,]	
16		<u>lenders</u> , or negotiation; and	
17	[(4)]	(2) Loan applications made through mortgage lenders	
18		to eligible borrowers or qualified sponsors."	
19	SECT	ION 5. Section 201H-102, Hawaii Revised Statutes, is	
20	repealed.		
21	[" -[S	201H-102] Loans to lenders program. (a) The	
22	corporati	on may make loans to mortgage lenders under terms and	
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    conditions requiring that the loan proceeds be used within a
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    time period prescribed by the corporation to make eligible
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    loans, eligible improvement loans, and eligible project loans in
    an aggregate principal amount substantially equal to the amount
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    of the loan.
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         (b) The loan made to a mortgage lender shall be a general
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    obligation of the respective mortgage lender.
         (c) The loan as determined by the corporation shall:
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         (1) Bear a date-or-dates;
         (2) Mature at a time or times;
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         (3) Be evidenced by a note, bond, or other certificate of
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              indebtedness;
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         (4) Be subject to prepayment; and
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         (5) Contain other provisions consistent with this part.
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         (d) Subject to any agreement with the holders of its
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    bonds, the corporation may consent to any modification to the
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    rate of interest, time and payment of any installment of
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    principal or interest, security, or any other term of any loan
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    to a mortgage lender or any bond, note, contract, or agreement
    of any kind to which the corporation is a party."]
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         SECTION 6. Section 201H-103, Hawaii Revised Statutes, is
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repealed.

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["[$201H-103] Loans to lenders program; collateral
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    security. (a) Loans made to mortgage lenders shall be
    additionally secured by a pledge of a lien upon collateral
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   security in an amount as the corporation deems necessary to
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    assure the payment of the principal of and interest on the loans
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    as they become due.
         (b) The corporation shall determine the nature and type of
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    collateral security required.
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         (c) A statement designating the collateral security
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    pledged, the mortgage lender pledging the collateral, and the
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    corporation's interest in the pledged collateral may be filed
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    with the bureau of conveyances. Where a statement has been
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    filed, no possession, further filing, or other action under any
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    state law shall be required to perfect any security interest
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    which may be deemed to have been created in favor of the
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    corporation. The mortgage lender shall be deemed the trustee of
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    an express trust for the benefit of the corporation in all
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    matters relating to the pledged collateral.
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         (d) Subject to any agreement with the holders of its
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    bonds, the corporation may collect, enforce the collection of,
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    and foreclose on any collateral securing its loans to mortgage
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    lenders. The corporation may acquire, take possession of, sell
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    at public or private sale with or without bidding, or otherwise
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    deal with the collateral to protect its interests."]
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         SECTION 7. Section 201H-104, Hawaii Revised Statutes, is
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    repealed.
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         ["[$201H-104] Purchase of existing loans program. (a)
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    The corporation may contract with a mortgage lender to purchase,
    in whole or in part, existing loans, whether or not eligible
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    loans, eligible improvement loans, or eligible project loans.
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    The contract may contain provisions as determined by the
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    corporation to be necessary or appropriate to provide security
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    for its bonds, including but not limited to provisions requiring
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    the:
         (1) Repurchase of the loans, in whole or in part, by
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              mortgage lenders at the option of the corporation;
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         (2) Payments of premiums, fees, charges, or other amounts
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              by mortgage lenders to provide a reserve or escrow
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              fund for the purposes of protecting against loan
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              defaults; and
         (3) Guarantee by, or for recourse against, mortgage
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              lenders, with respect to defaults on these loans of
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              the corporation.
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(b) The corporation shall require, as a condition of each 1 2 purchase of existing loans from a mortgage lender, that the 3 mortgage lender proceed to make and disburse eligible loans, 4 eligible improvement loans, or eligible project loans in an aggregate principal amount substantially equal to the amount of 5 6 the proceeds from the purchase by the corporation of loans 7 therefrom."] SECTION 8. Statutory material to be repealed is bracketed 8 and stricken. New statutory material is underscored. 9 SECTION 9. This Act shall take effect on July 1, 2030. 10

Report Title:

Housing Loan and Mortgage Program; Hula Mae Program

Description:

Updates the Hula Mae Single Family Mortgage Loan Program to allow broader program participation by potential homeowners, add down payment and other cost assistance as a program feature, and make housekeeping and conforming amendments. Effective July 1, 2030. (SB1025 HD3)

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