JAN 17 2025

A BILL FOR AN ACT

RELATING TO HOUSING.

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

- 1 SECTION 1. The legislature believes that it is important
- 2 to promote the development of additional housing while securing
- 3 that housing for local residents working in Hawaii.
- 4 Accordingly, the purpose of this Act is to establish an
- 5 accessory dwelling unit financing and deed restriction program
- 6 under the Hawaii housing finance and development corporation.
- 7 SECTION 2. Chapter 201H, Hawaii Revised Statutes, is
- 8 amended by adding a new subpart to part III to be appropriately
- 9 designated and to read as follows:
- 10 " . ACCESSORY DWELLING UNIT FINANCING AND DEED RESTRICTION
- 11 PROGRAM
- 12 §201H-A Definitions. As used in this subpart, unless the
- 13 context otherwise requires:
- 14 "Accessory dwelling unit" means an accessory or a second
- 15 dwelling unit that includes its own kitchen, bedroom, and
- 16 bathroom facilities, and is attached or detached from the

2	dwelling	unit of the owner is located.
3	"Dev	elopment costs" includes costs associated with site
4	preparati	on, architectural or engineering design, permits, soil
5	tests, im	pact fees, and property survey.
6	"Eli	gible homeowner or homebuyer" means a person or family,
7	without r	egard to race, creed, national origin, or sex, who:
8	(1)	Is a citizen of the United States or a resident alien;
9	(2)	Is a resident domiciled in the State;
10	(3)	Is at least eighteen years of age;
11	(4)	Agrees to sell to the county and place a deed
12		restriction on the primary dwelling unit and accessory
13		dwelling unit that is in compliance with section 201H-
14		C;
15	(5)	Agrees to comply with annual reporting requirements as
16		provided pursuant to section 201H-E;
17	(6)	Owns no other property with a deed restriction
18		pursuant to this subpart; and
19	(7)	Meets any other qualifications as established by rules
20		adopted by the corporation or county.

1 primary dwelling unit on the zoning lot on which the primary

1

S.B. NO. 491

2	proprietorship, trust or foundation, or any other individual or
3	organization carrying on a business, whether or not operated for
4	<pre>profit:</pre>
5	(1) With a physical presence within the State;
6	(2) With a current and valid business license to operate
7	in the State;
8	(3) That pays state income taxes pursuant to chapter 235;
9	and
10	(4) Is generally recognized as an operating business
11	within the community.
12	"Qualified business" includes state and county departments and
13	agencies.
14	§201H-B Accessory dwelling unit financing and deed
15	restriction program; established. (a) There is established
16	within the corporation an accessory dwelling unit financing and
17	deed restriction program. Under the accessory dwelling unit
18	financing and deed restriction program, the corporation may
19	allocate funds from the dwelling unit revolving fund established
20	under section 201H-191 to a county to:

"Qualified business" means a corporation, partnership, sole

1	(1)	Provide grants to eligible homeowners or homebuyers to
2		finance construction costs, development costs, and
3		non-reoccurring closing costs associated with the
4		construction of an accessory dwelling unit; and
5	(2)	Purchase a deed restriction from eligible homebuyers
6		or homeowners to be placed on the primary dwelling
7		unit and accessory dwelling unit funded pursuant to
8		this subpart.
9	(b)	Upon application by a county, in a form prescribed by
10	the corpo	ration, the corporation shall allocate a dollar amount
11	necessary	for a county to carry out subsection (a); provided that
12	a county	shall apply for no less than \$ at a time.
13	(c)	A county may deposit funds received from the
14	corporation	on pursuant to subsection (b) into an escrow account
15	until the	purchase of a deed restriction is finalized.
16	(d)	No eligible homeowner or homebuyer shall be granted
17	funds unde	er this subpart if a deed restriction that satisfies
18	section 20	OlH-C already runs with the land on which an accessory
19	dwelling w	unit that was funded pursuant to this subpart is

20

located.

- 1 (e) Any initial lease for tenancy offered at a property
- 2 with a deed restriction placed pursuant to this subpart shall be
- 3 for a minimum of six months. An initial lease may transfer to a
- 4 month-to-month lease upon completion of the original term.
- 5 (f) The deed restriction placed and owned by the county
- 6 pursuant to this subpart shall take first priority over other
- 7 restrictions on the property, if applicable.
- **8** (g) Counties shall be responsible for validating the
- 9 evidence and ensuring compliance with this subpart; provided
- 10 that counties may contract with non-government persons or
- 11 entities to ensure compliance with this subpart. Counties shall
- 12 report any property not in compliance with this subpart to the
- 13 corporation.
- 14 (h) If a property with a deed restriction in place
- 15 pursuant to this subpart is sold to a nonresident, or at sale it
- 16 is determined that any dwelling unit on the property has been
- 17 rented to a nonresident, the corporation may bring action
- 18 against the homeowner in the appropriate circuit court and shall
- 19 be entitled to fifty per cent of appreciation at the time of
- 20 sale, to be collected by the corporation and placed in the
- 21 dwelling unit revolving fund established under section 201H-191.



- 1 (i) If a county does not expend moneys allocated pursuant
- 2 to this section within one year of receipt, the moneys shall be
- 3 returned to the corporation and placed in the dwelling unit
- 4 revolving fund established under section 201H-191.
- 5 (j) The corporation and each county may establish, revise,
- 6 charge, and collect fees, premiums, and impose costs as
- 7 necessary, reasonable, or convenient to effectuate the purposes
- 8 of this subpart.
- 9 (k) The corporation may adopt rules pursuant to chapter 91
- 10 for the purposes of this subpart. Each county may adopt rules
- 11 pursuant to chapter 91 for purposes of this subpart; provided
- 12 that the rules shall not conflict with rules adopted by the
- 13 corporation.
- 14 §201H-C Deed restriction; requirements. (a)
- 15 Notwithstanding any other law to the contrary, a deed
- 16 restriction shall be recorded against the property and shall run
- 17 with the land in perpetuity, binding all future owners,
- 18 successors, and assigns.
- (b) Notwithstanding any other law to the contrary, a deed
- 20 restriction placed on a property and owned by a county pursuant

1	to this s	subpar	t shall require that the property be occupied by
2	at least	one o	wner-occupant or tenant who:
3	(1)	Work	s an average of thirty hours or more per week at a
4		qual	ified business within the State;
5	(2)	Is i	nvoluntarily unemployed:
6		(A)	From a job in which the owner-occupant or tenant
7			worked an average of thirty hours or more per
8			week at a qualified business within the State at
9			the time of initial occupancy; and
10		(B)	For a period of less than three hundred sixty-
11			five days;
12	(3)	Is r	etired; provided that the retiree:
13		(A)	Was sixty-five years of age or older at the time
14			of retirement; and
15		(B)	Worked an average of thirty hours or more per
16			week at a qualified business within the county
17			for ten consecutive years immediately preceding
18			retirement; or
19	(4)	Has	a disability, as defined in section 515-2;
20		prov	ided that the owner or tenant with a disability
21		work	ed an average of thirty hours or more per week at

1	a qualified business within the State for five
2	consecutive years immediately prior to the
3	determination of disability.
4	§201H-D Remedies. A county that reasonably believes a
5	property with a deed restriction in place pursuant to this
6	subpart is not in compliance with this subpart may bring action
7	against the owner of the property for civil remedies based in
8	contract or real property law, including but not limited to
9	claiming a lien or obtaining specific performance.
10	§201H-E Conveyance tax; environmental impact statement;
11	<pre>procurement code; exemptions. (a) An action on property with a</pre>
12	deed restriction in place pursuant to this subpart shall be
13	exempt from chapter 343.
14	(b) Property sold for which a county has purchased a deed
15	restriction pursuant to this subpart shall be exempt from
16	chapter 247.
17	§201H-F Annual reporting. No later than of each
18	year, beginning in the year following the first year of
19	occupancy of the property after the deed restriction has been
20	entered into, the owner of the property shall submit a written
21	statement with accompanying evidence to the county verifying the

1	property was o	occupied by a qualified owner-occupant or tenant			
2	during all of the prior calendar year; provided that, if				
3	applicable, a copy of the lease form currently used for the				
4	property shall	be submitted with the statement."			
5	SECTION 3	. Section 46-15.2, Hawaii Revised Statutes, is			
6	amended to rea	d as follows:			
7	"§ 46-15 .2	Housing; additional county powers. In addition			
8	and supplement	al to the powers granted to counties by section			
9	46-15.1, a county shall have and may exercise any of the				
10	following powe	rs:			
11	(1) To p	rovide assistance and aid to persons of low- and			
12	mode	rate-income in acquiring housing by:			
13	(A)	Providing loans secured by a mortgage;			
14	(B)	Acquiring the loans from private lenders where			
15		the county has made advance commitment to acquire			
16		the loans; and			
17	(C)	Making and executing contracts with private			
18		lenders or a public agency for the origination			
19		and servicing of the loans and paying the			
20		reasonable value of the services;			

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



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

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

1		at a price or prices and upon terms and
2		conditions; and may be issued in coupon or
3		registered form, or both, as the county may
4		determine;
5	(I)	If deemed necessary or advisable, the county may
6		designate a national or state bank or trust
7		company within or without the State to serve as
8		trustee for the holders of bonds issued to
9		provide moneys to carry out the purposes of this
10		section or section 46-15.1, and enter into a
11		trust indenture, trust agreement, or indenture of
12		mortgage with the trustee whereby the trustee may
13		be authorized to receive and receipt for, hold,
14		and administer the proceeds of the bonds and to
15		apply the proceeds to the purposes for which the
16		bonds are issued, or to receive and receipt for,
17		hold, and administer the revenues and other
18		receipts derived by the county from the
19		application of the proceeds of the bonds and to
20		apply the revenues and receipts to the payment of
21		the principal of, or interest on the bonds, or



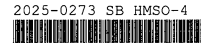
1	both. Any trust indenture, trust agreement, or
2	indenture of mortgage entered into with the
3	trustee may contain any covenants and provisions
4	as may be deemed necessary, convenient, or
5	desirable by the county to secure the bonds. The
6	county may pledge and assign to the trustee any
7	agreements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

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

1		(K) Any law to the contrary notwithstanding, the
2		investment of funds held in reserves and sinking
3		funds related to bonds issued to provide moneys
4		to carry out the purposes of this section or
5		section 46-15.1 shall comply with section 201H-
6		77; provided that any investment that requires
7		approval by the county council pursuant to
8		section 46-48 or 46-50 shall first be approved by
9		the county council;
10	(3)	To acquire policies of insurance and enter into
11		banking arrangements as the county may deem necessary
12		to better secure bonds issued to provide money to
13		carry out the purposes of this section or section 46-
14		15.1, including without limitation contracting for a
15		support facility or facilities as may be necessary
16		with respect to bonds issued with a right of the
17		holders to put the bonds and contracting for interest
18		rate swaps; [and]
19	(4)	To enter into negotiations for, and purchase deed
20		restrictions on, housing properties from eligible

1		homeowners and homebuyers pursuant to subpart ,
2		part III of chapter 201H; and
3	[(4)]	(5) To do any and all other things necessary or
4		appropriate to carry out the purposes and exercise the
5		powers granted in section 46-15.1 and this section."
6	SECT	ION 4. Section 103D-102, Hawaii Revised Statutes, is
7	amended by	y amending subsection (b) to read as follows:
8	"(b)	Notwithstanding subsection (a), this chapter shall
9	not apply	to contracts by governmental bodies:
10	(1)	Solicited or entered into before July 1, 1994, unless
11		the parties agree to its application to a contract
12		solicited or entered into prior to July 1, 1994;
13	(2)	To disburse funds, irrespective of their source:
14		(A) For grants as defined in section 42F-101, made by
15		the State in accordance with standards provided
16		by law as required by article VII, section 4, of
17		the state constitution; or by the counties
18		pursuant to their respective charters or
19		ordinances;

1	(B)	To make payments to or on behalf of public
2		officers and employees for salaries, fringe
3		benefits, professional fees, or reimbursements;
4	(C)	To satisfy obligations that the State is required
5		to pay by law, including paying fees, permanent
6		settlements, subsidies, or other claims, making
7		refunds, and returning funds held by the State as
8		trustee, custodian, or bailee;
9	(D)	For entitlement programs, including public
10		assistance, unemployment, and workers'
11		compensation programs, established by state or
12		federal law;
13	(E)	For dues and fees of organizations of which the
14		State or its officers and employees are members,
15		including the National Association of Governors,
16		the National Association of State and County
17		Governments, and the Multi-State Tax Commission;
18	(F)	For deposit, investment, or safekeeping,
19		including expenses related to their deposit,
20		investment, or safekeeping;
21	(G)	To governmental bodies of the State;



1		(n)	As loans, under loan programs administered by a
2			<pre>governmental body; [and]</pre>
3		(I)	For contracts awarded in accordance with chapter
4			103F; <u>and</u>
5		<u>(J)</u>	For the purchase of deed restrictions for the
6			accessory dwelling unit financing and deed
7			restriction program established under
8			subpart , part III of chapter 201H;
9	(3)	To p	rocure goods, services, or construction from a
10		gove	rnmental body other than the university of Hawaii
11		book	stores, from the federal government, or from
12		anot	her state or its political subdivision;
13	(4)	To p	rocure the following goods or services that are
14		avai	lable from multiple sources but for which
15		proc	urement by competitive means is either not
16		prac	ticable or not advantageous to the State:
17		(A)	Services of expert witnesses for potential and
18			actual litigation of legal matters involving the
19			State, its agencies, and its officers and
20			employees, including administrative quasi-
21			iudicial proceedings;

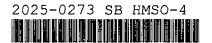


1	(B)	Works of art for museum or public display;
2	(C)	Research and reference materials including books
3		maps, periodicals, and pamphlets, which are
4		published in print, video, audio, magnetic, or
5		electronic form;
6	(D)	Meats and foodstuffs for the Kalaupapa
7		settlement;
8	(E)	Opponents for athletic contests;
9	(F)	Utility services whose rates or prices are fixed
10		by regulatory processes or agencies;
11	(G)	Performances, including entertainment, speeches,
12		and cultural and artistic presentations;
13	(H)	Goods and services for commercial resale by the
14		State;
15	(I)	Services of printers, rating agencies, support
16		facilities, fiscal and paying agents, and
17		registrars for the issuance and sale of the
18		State's or counties' bonds;
19	(J)	Services of attorneys employed or retained to
20		advise, represent, or provide any other legal
21		service to the State or any of its agencies, on

1	matt	ers arising under laws of another state or
2	fore	ign country, or in an action brought in
3	anot	her state, federal, or foreign jurisdiction,
4	when	substantially all legal services are
5	expe	cted to be performed outside the State;
6	(K) Fina	ncing agreements under chapter 37D;
7	(L) Educ	ational materials and related training for
8	dire	ct student instruction in career and
9	tech	nical education programs as defined in
10	sect	ion 302A-101, including supplies, implements,
11	tool	s, machinery, electronic devices, or other
12	good	s purchased by the department of education;
13	prov	ided that:
14	(i)	The department of education shall acquire
15		three written quotes for purchases that
16		exceed \$100,000 made pursuant to this
17		subparagraph;
18	(ii)	Awards over \$2,500 shall comply with section
19		103D-310(c); and
20	(iii)	Awards over \$500,000 shall be approved by
21		the superintendent of education; and



1	(141)	Any other goods of services that the policy board
2		determines by rules or the chief procurement
3		officer determines in writing is available from
4		multiple sources but for which procurement by
5		competitive means is either not practicable or
6		not advantageous to the State; and
7	(5) That	are specific procurements expressly exempt from
8	any	or all of the requirements of this chapter by:
9	(A)	References in state or federal law to provisions
10		of this chapter or a section of this chapter, or
11		references to a particular requirement of this
12		chapter; and
13	(B)	Trade agreements, including the Uruguay Round
14		General Agreement on Tariffs and Trade (GATT),
15		that require certain non-construction and non-
16		software development procurements by the
17		comptroller to be conducted in accordance with
18		its terms."
19	SECTION 5	. Section 201H-191, Hawaii Revised Statutes, is
20	amended by ame	nding subsection (a) to read as follows:



1	"(a)	There is created a dwelling unit revolving fund. The
2	funds app	ropriated for the purpose of the dwelling unit
3	revolving	fund and all moneys received or collected by the
4	corporati	on for the purpose of the revolving fund shall be
5	deposited	in the revolving fund. The proceeds in the revolving
6	fund shal	l be used [to reimburse] <u>for:</u>
7	(1)	Reimbursements to the general fund to pay the interest
8		on general obligation bonds issued for the purposes of
9		the revolving fund[, for the necessary];
10	(2)	Necessary expenses in administering housing
11		development programs and regional state infrastructure
12		programs[, and for carrying];
13	(3)	<u>Carrying</u> out the purposes of housing development
14		programs and regional state infrastructure programs,
15		including but not limited to the expansion of
16		community facilities and regional state infrastructure
17		constructed in conjunction with housing and mixed-use
18		transit-oriented development projects, permanent
19		primary or secondary financing, and supplementing
20		building costs, federal guarantees required for
21		operational losses, and all things required by any

1		federal agency in the construction and receipt of
2		federal funds or low-income housing tax credits for
3		housing projects[-]; and
4	(4)	The administration of and purchase of deed
5		restrictions as part of the accessory dwelling unit
6		financing and deed restriction program under
7		subpart ; provided that there shall be no area
8		median income requirements for moneys expended for the
9		purposes of this program."
10	SECT	ION 6. Section 247-3, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"§ 24	7-3 Exemptions. The tax imposed by section 247-1
13	shall not	apply to:
14	(1)	Any document or instrument that is executed prior to
15		January 1, 1967;
16	(2)	Any document or instrument that is given to secure a
17		debt or obligation;
18	(3)	Any document or instrument that only confirms or
19		corrects a deed, lease, sublease, assignment,
20		transfer, or conveyance previously recorded or filed;

1	(4)	Any document or instrument between husband and wife,
2		reciprocal beneficiaries, or parent and child, in
3		which only a nominal consideration is paid;
4	(5)	Any document or instrument in which there is a
5		consideration of \$100 or less paid or to be paid;
6	(6)	Any document or instrument conveying real property
7		that is executed pursuant to an agreement of sale, and
8		where applicable, any assignment of the agreement of
9		sale, or assignments thereof; provided that the taxes
10		under this chapter have been fully paid upon the
11		agreement of sale, and where applicable, upon such
12		assignment or assignments of agreements of sale;
13	(7)	Any deed, lease, sublease, assignment of lease,
14		agreement of sale, assignment of agreement of sale,
15		instrument or writing in which the United States or
16		any agency or instrumentality thereof or the State or
17		any agency, instrumentality, or governmental or
18		political subdivision thereof are the only parties
19		thereto;
20	(8)	Any document or instrument executed pursuant to a tax
21		sale conducted by the United States or any agency or

1		instrumentality thereof of the State of any agency,
2		instrumentality, or governmental or political
3		subdivision thereof for delinquent taxes or
4		assessments;
5	(9)	Any document or instrument conveying real property to
6		the United States or any agency or instrumentality
7		thereof or the State or any agency, instrumentality,
8		or governmental or political subdivision thereof
9		pursuant to the threat of the exercise or the exercise
10		of the power of eminent domain;
11	(10)	Any document or instrument that solely conveys or
12		grants an easement or easements;
13	(11)	Any document or instrument whereby owners partition
14		their property, whether by mutual agreement or
15		judicial action; provided that the value of each
16		owner's interest in the property after partition is
17		equal in value to that owner's interest before
18		partition;
19	(12)	Any document or instrument between marital partners or
20		reciprocal beneficiaries who are parties to a divorce
21		action or termination of reciprocal beneficiary



1		relationship that is executed pursuant to an order of
2		the court in the divorce action or termination of
3		reciprocal beneficiary relationship;
4	(13)	Any document or instrument conveying real property
5		from a testamentary trust to a beneficiary under the
6		trust;
7	(14)	Any document or instrument conveying real property
8		from a grantor to the grantor's revocable living
9		trust, or from a grantor's revocable living trust to
10		the grantor as beneficiary of the trust;
11	(15)	Any document or instrument conveying real property, or
12		any interest therein, from an entity that is a party
13		to a merger or consolidation under chapter 414, 414D,
14		415A, 421, 421C, 425, 425E, or 428 to the surviving or
15		new entity;
16	(16)	Any document or instrument conveying real property, or
17		any interest therein, from a dissolving limited
18		partnership to its corporate general partner that
19		owns, directly or indirectly, at least a ninety per
20		cent interest in the partnership, determined by
21		applying section 318 (with respect to constructive



I		ownership of stock) of the federal Internal Revenue
2		Code of 1986, as amended, to the constructive
3		ownership of interests in the partnership; [and
4	[] (17) [
5		transfer on death deed as authorized under chapter
6		527[-]; and
7	(18)	Any document or instrument conveying real property
8		with a county owned deed restriction pursuant to
9		subpart , part III of chapter 201H."
10	SECT	ION 7. Section 525-4, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"§52	5-4 Exclusions from statutory rule against
13	perpetuit	ies. Section 525-1 shall not apply to:
14	(1)	A fiduciary's power to sell, lease, or mortgage
15		property, and the power of a fiduciary to determine
16		principal and income;
17	(2)	A discretionary power of a trustee to distribute
18		principal before termination of a trust;
19	(3)	A nonvested property interest held by a charity,
20		government, or governmental agency or subdivision, if
21		the nonvested property interest is preceded by an

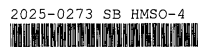


1		interest held by another charity, government, or
2		governmental agency or subdivision;
3	(4)	A property interest in or a power of appointment with
4		respect to a pension, profit-sharing, stock bonus,
5		health, disability, death benefit, income deferral, or
6		other current or deferred benefit plan for one or more
7		employees, independent contractors, or their
8		beneficiaries or spouses;
9	(5)	A property interest, power of appointment, or
10		arrangement that was not subject to the common-law
11		rule against perpetuities or is excluded by any other
12		applicable law; [or]
13	(6)	A trust described in chapter 554G[-]; or
14	<u>(7)</u>	A property interest in property with a county owned
15		deed restriction in place pursuant to subpart ,
16		part III of chapter 201H."
17	SECT	ION 8. In codifying the new sections added by section
18	2 of this	Act, the revisor of statutes shall substitute
19	appropria	te section numbers for the letters used in designating
20	the new s	ections in this Act.

- 1 SECTION 9. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 10. This Act shall take effect on July 1, 2025.

4

INTRODUCED BY:



Report Title:

HHFDC; Counties; Accessory Dwelling Units; Grants; Voluntary Deed Restrictions; Dwelling Unit Revolving Fund

Description:

Establishes the Accessory Dwelling Unit Financing and Deed Restriction Program to allocate funds to the counties to provide grants to eligible homeowners or homebuyers to finance construction costs, development costs, and non-reoccurring closing costs associated with the construction of an accessory dwelling unit and purchase deed restrictions on such property.

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