July 3, 2025

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Third State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Nadine Nakamura Speaker, and Members of the House of Representatives Thirty-Third State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Aloha President Kouchi, Speaker Nakamura, and Members of the Legislature:

This is to inform you that on July 3, 2025, the following bill was signed into law:

S.B. NO. 66, S.D. 2, H.D. 3, C.D. 1 RELATING TO HOUSING.

ACT 295

Mahalo,

Josh Green, M.D.

Governor, State of Hawai'i

oh Green M.D.

on JUL 3 2025

THE SENATE
THIRTY-THIRD LEGISLATURE, 2025
STATE OF HAWAII

ACT 295 S.B. NO. S.D. 2 H.D. 3 C.D. 1

A BILL FOR AN ACT

RELATING TO HOUSING.

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

- 1 SECTION 1. The legislature finds that the State is facing 2 a housing shortage. A 2019 study commissioned by the department 3 of business, economic development, and tourism found that, using high scenario projections, the State will require an additional 4 5 46,573 homes by the year 2030, with the city and county of 6 Honolulu requiring 21,392 new units; Hawaii county requiring 7 13,527 new units; Maui county requiring 8,515 new units; and 8 Kauai county requiring 3,138 new units.
- 9 The legislature further finds that some of the largest
 10 obstacles for developers to construct more housing in the State
- 11 are:
- (1) A lack of areas with proper zoning to allow for theconstruction of residential dwellings;
- (2) A lack of infrastructure to support newly developedresidential dwellings; and
- (3) Delays in the issuance of building permits forsingle-family and multi-family projects.

- 1 The building permit processing times for single-family and
- 2 multi-family projects vary tremendously across the United
- 3 States. However, the counties in Hawaii have some of the
- 4 longest processing times for residential building permits. An
- 5 April 2022 study prepared by the university of Hawaii economic
- 6 research organization found that, on average, Hawaii
- 7 homebuilders wait three times longer for permits than those in
- 8 other states, which drives up costs significantly and creates
- 9 uncertainty, serving as a disincentive to build new projects.
- 10 Furthermore, the study found that compared to the most regulated
- 11 markets in the country, Hawaii's permit delays are almost two
- 12 times longer, meaning it can take from one year to one and a
- 13 half years for a permit to be approved.
- 14 The legislature also finds that lengthy processing times to
- 15 obtain a building permit raises questions about what information
- 16 is necessary for counties when processing building permit
- 17 applications. The basic responsibilities of the counties are to
- 18 ensure compliance with various building codes and ensure
- 19 adequate infrastructure capacity to support the proposed project
- 20 or development. Although it is the counties' responsibility to
- 21 monitor for compliance with various building codes, if the

- 1 construction plans do not satisfy these codes and are not
- 2 corrected before construction, the designer, who is a licensed
- 3 professional who stamped the plans, and the contractor are
- 4 ultimately responsible. The counties are also not typically
- 5 involved in litigation as the building permit process is
- 6 ministerial, mainly to check for code compliance.
- 7 In other municipalities around the country, building plans
- 8 are not scrutinized to the extent that they are in Hawaii
- 9 counties. In Hawaii, the plan review is to ensure that the
- 10 design meets all applicable codes. However, in other
- 11 municipalities, the plans are used as a guide while code
- 12 compliance verification is completed upon inspection of the
- 13 project during construction. Inspectors who find that
- 14 construction does not satisfy the code either have the
- 15 correction made in the field or stop construction until proper
- 16 corrective actions have been taken to ensure that new
- 17 construction meets the code. Ultimately, the designer and
- 18 contractor are responsible for ensuring new construction meets
- 19 all applicable codes.

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1	Accordingly, the purpose of this Act is to establish
2	procedures and requirements for single-family and multi-family
3	homes to apply for an expedited permit until June 30, 2031.
4	SECTION 2. Chapter 46, Hawaii Revised Statutes, is amended
5	by adding a new section to be appropriately designated and to
6	read as follows:
7	"§46- Expedited permits; single-family and multi-family
8	housing project permit applications; review time eligibility.
9	(a) Permit applications for single-family and multi-family
10	housing projects in each county shall be eligible for an
11	expedited permit approval pursuant to this section.
12	(b) An applicant or the applicant's agent may submit a
13	request to the county for an expedited permit if sixty business
14	days have lapsed after the application was considered complete
15	by the relevant agency and the application has not received full
16	approval by the county. The request by the applicant or the
17	applicant's agent shall include:
18	(1) A full and complete set of plans;
19	(2) Statements or evidence from the relevant permitting
20	agencies that adequate infrastructure capacity is

1		available to service the project site and specified
2		improvements;
3	(3)	The following information from all licensed
4		professionals on record:
5		(A) Policies of insurance that:
6		(i) Name the State and county as additional
7		insurers;
8		(ii) Are in amounts equivalent to at least
9		\$2,000,000; and
10		(iii) Specifically allow coverage for the
11		completed project for the period under
12		section 657-8; and
13		(B) A statement that indemnifies and holds harmless
14		the State, its officers, agents, and employees
15		and the county, its officers, agents, and
16		employees;
17	(4)	A statement that sixty business days have lapsed
18		without approval since the application would have been
19		considered complete by the relevant agency; and
20	<u>(5)</u>	The required county contractor's statement.

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1	<u>(c)</u>	For	the purposes of subsection (b), applications shall
2	only be c	onsid	ered complete if:
3	(1)	Eith	er:
4		(A)	Qualified professionals who meet state historic
5			preservation division rules governing
6			professional qualifications for architecture,
7			archaeology, architectural history, or physical
8			anthropology have made a reasonable and
9			good-faith determination that the project does
10			not have the potential to affect historic
11			properties, archaeological resources, or burial
12			sites; or
13		<u>(B)</u>	The project has been submitted to the state
14			historic preservation division of the department
15			of land and natural resources and the chapter 6E
16			process has been completed, including for those
17			situations in which the county professional
18			described in subparagraph (A) determines that the
19			project may have the potential to affect historic
20			properties, archaeological resources, or burial
21			sites;

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1	(2)	The applicant submits documentation evidencing that
2		the proposed project does not encroach on special
3		flood hazard areas identified as "A" or "V" zones on
4		the Federal Emergency Management Agency's Flood
5		Insurance Rate Maps, or the applicable county official
6		has reviewed the proposed project for floodplain
7		management compliance and has issued a development
8		permit for construction;
9	<u>(3)</u>	The project is not higher than thirty feet;
10	(4)	The project is not situated on a shoreline parcel or a
11		parcel that is impacted by waves, storm waves, high
12		tide, or shoreline erosion and is in compliance with
13		all laws, rules, and procedures pursuant to chapter
14		205A;
15	<u>(5)</u>	All plans and specifications submitted to a county
16		have been stamped by a duly licensed structural,
17		civil, electrical, or mechanical engineer and licensed
18		professional, as applicable, certifying compliance
19		with the applicable building codes for the respective
20		county; and

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1	(6) Any other administrative criteria that the county
2	deems necessary to carry out the purpose of this
3	section.
4	If the county determines that the application is not complete,
5	the county shall notify the applicant and specify the
6	information needed to meet the requirements for complete
7	submittal under this subsection.
8	(d) For applications under section 444-2.5, the owner
9	listed on the application shall instead execute a waiver of all
10	claims against the State and county and execute a statement that
11	indemnifies and holds harmless the State, its officers, agents,
12	and employees and the county, its officers, agents, and
13	employees in lieu of subsection (b)(3). All expedited approval
14	requests by the applicant shall be reviewed for completeness by
15	the county within five days of submittal. For building permits
16	that apply for and meet the criteria for an expedited permit,
17	the county shall execute an agreement with the licensed
18	professional on record as assuming approval and oversight
19	responsibility for the permit application. Upon completion of
20	the agreement, the county shall consider the application

approved by the licensed professional, issue an expedited 1 2 permit, and the applicant may proceed with construction. 3 (e) After approval, the licensed professional on record or 4 county shall ensure that the project construction is in 5 compliance with the approved plans under the expedited permit, 6 including but not limited to the requirements under chapter 6E 7 and all applicable ordinances regarding land use, set-back, 8 height, and site development requirements for the project site. 9 State and county inspectors shall not be precluded from entering 10 and inspecting project sites with expedited permits. Licensed 11 professionals and contractors shall address any defects in construction identified by state or county inspectors; provided 12 13 that the defects in construction are consistent with the 14 specifications in the approved plans. If the defects are not 15 consistent with the approved plans, the licensed professional 16 shall note the disagreement and assume review responsibility as 17 the approving authority or initiate a change to the plans to address the defect. Consistent with the requirements and time 18 periods established by each county, all licensed contractors and 19

the licensed professional or the licensed contractors' or

licensed professional's successor agents shall maintain a record

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- 1 of inspected structural, civil, plumbing, and electrical systems
- 2 after a certificate of occupancy is issued and provide a copy of
- 3 that record to the applicant and the county.
- 4 (f) Upon completion of construction, the licensed
- 5 professional shall certify in writing to the county that a
- 6 certificate of occupancy is warranted and all laws, rules,
- 7 ordinances, and conditions governing permitted construction have
- 8 been met, along with any necessary as-built drawings consistent
- 9 with the requirements of each county. The county shall issue
- 10 the certificate to the applicant and may notate that the
- 11 certificate is approved by the licensed professional under an
- 12 agreement pursuant to an expedited permit, and not a county
- 13 official.
- 14 (g) Each county may adopt rules pursuant to chapter 91 to
- 15 effectuate the purposes of this section and charge any necessary
- 16 fees, including defining what constitutes the sixty-day period,
- 17 which may exclude any time spent awaiting substantive responses
- 18 or revisions from the applicant necessary to address comments
- 19 issued during the review process.
- 20 (h) Nothing in this section shall be construed to allow
- 21 any violation of federal, state, or county laws, rules, or

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- 1 ordinances. The issuance of a certificate of occupancy shall
- 2 not be construed to limit or repeal any powers of any county to
- 3 enforce violations of any law, ordinance, or rule."
- 4 SECTION 3. New statutory material is underscored.
- 5 SECTION 4. This Act shall take effect on July 1, 2026, and
- 6 shall be repealed on June 30, 2031.

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APPROVED this 3rd day of July , 2025

GOVERNOR OF THE STATE OF HAWAI'I

THE SENATE OF THE STATE OF HAWAI'I

Date: April 30, 2025 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirty-Third Legislature of the State of Hawai'i, Regular Session of 2025.

President of the Benate

Clerk of the Senate

SB No. 66, SD 2, HD 3, CD 1

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: April 30, 2025 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Third Legislature of the State of Hawaii, Regular Session of 2025.

Nadine K. Nakamura

Speaker

House of Representatives

W. L. Telle

Madri K. Mahre

Brian L. Takeshita

Chief Clerk

House of Representatives