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 an affordable housing crisis. Although significant efforts have
- 3 been made to facilitate the production of more housing and
- 4 remove barriers to the development of affordable housing, these
- 5 developments have had the unintended consequence of displacing
- 6 and dislocating the tenants who were living in rental housing
- 7 marked for redevelopment.
- 8 The legislature further finds that displacement, whether
- 9 due to redevelopment, rising rents, or other factors, has
- 10 profound impacts on individuals, families, and communities.
- 11 Tenants forced out of their housing due to redevelopment face
- 12 the loss of social networks and economic stability in addition
- 13 to their loss of housing. These disruptions are most keenly
- 14 felt by vulnerable populations, who face the loss of critical
- 15 support systems that buffer the effects of economic and social
- 16 disadvantage.



1	The legislature additionally finds that residential
2	instability caused by displacement is linked to numerous
3	negative health and social outcomes, particularly for children
4	and youth. Studies show that frequent moves are correlated with
5	decreased academic performance, increased drug and alcohol use,
6	behavioral issues, and diminished health outcome. In addition
7	to harming the individual, these outcomes also erode social
8	support networks and communities, making it harder for families
9	to thrive and neighborhoods to remain resilient. Communities
10	that are able to maintain long-term stability provide vital
11	connections to resources, support systems, a sense of belonging,
12	and access to upward mobility.
13	The legislature believes that while the State must continue
14	to prioritize the production of affordable housing, it is
15	equally important to ensure that these developments do not
16	result in the unnecessary displacement of the communities meant
17	to benefit from the creation of additional affordable housing.
18	Accordingly, the purpose of this Act is to:
19	(1) Require developers developing affordable housing
20	projects under the Hawaii housing development and
21	finance corporation completed with state or federal

1		fund	s that result in the eviction or displacement of
2		tena	nts in existing rental properties to:
3		(A)	Grant certain persons displaced or evicted by the
4			proposed affordable housing project the right of
5			first refusal of a comparable unit in the housing
6			project at an affordable rate or establish a fund
7			to provide relocation benefits and offer
8			assistance to the tenants;
9		(B)	Provide information, either directly or through a
10			contracted service, on how to obtain assistance
11			and exercise the right of first refusal; and
12		(C)	Establish procedures to maintain communication
13			with displaced and evicted tenants; and
14	(2)	Spec	ify that a developer's failure to comply subjects
15		the	developer to certain actions by the Hawaii housing
16		fina	nce and development corporation.
17	SECT	ION 2	. Section 201H-38, Hawaii Revised Statutes, is
18	amended to	o rea	d as follows:
19	"§20:	1H-38	Housing development; exemption from statutes,
20	ordinances	s, ch	arter provisions, and rules. (a) The corporation
21	may develo	on on	hehalf of the State or with an eligible

1	developer, or	may assist under a government assistance program
2	in the develop	oment of, housing projects that shall be exempt
3	from all statu	ites, charter provisions, ordinances, and rules of
4	any government	agency relating to planning, zoning, construction
5	standards for	subdivisions, development and improvement of land,
6	and the constr	ruction of dwelling units thereon; provided that
7	either:	
8	(1) The	housing projects meet the following conditions:
9	(A)	The corporation finds the housing project is
10		consistent with the purpose and intent of this
11		chapter, and meets minimum requirements of health
12		and safety;
13	(B)	The development of the proposed housing project
14		does not contravene any safety standards,
15		tariffs, or rates and fees approved by the public
16		utilities commission for public utilities or of
17		the various boards of water supply authorized
18		under chapter 54;
19	(C)	The legislative body of the county in which the
20		housing project is to be situated has approved
21		the project with or without modifications:

1	(i)	The legislative body shall approve, approve
2		with modification, or disapprove the project
3		by resolution within forty-five days after
4		the corporation has submitted the
5		preliminary plans and specifications for the
6		project to the legislative body. If on the
7		forty-sixth day a project is not
8		disapproved, it shall be deemed approved by
9		the legislative body;
10	(ii)	No action shall be prosecuted or maintained
11		against any county, its officials, or
12		employees on account of actions taken by
13		them in reviewing, approving, modifying, or
14		disapproving the plans and specifications;
15		and
16	(iii)	The final plans and specifications for the
17		project shall be deemed approved by the
18		legislative body if the final plans and
19		specifications do not substantially deviate
20		from the preliminary plans and
21		specifications. The final plans and

1		specifications for the project shall
2		constitute the zoning, building,
3		construction, and subdivision standards for
4		that project. For purposes of sections 501-
5		85 and 502-17, the executive director of the
6		corporation or the responsible county
7		official may certify maps and plans of lands
8		connected with the project as having
9		complied with applicable laws and ordinances
10		relating to consolidation and subdivision of
11		lands, and the maps and plans shall be
12		accepted for registration or recordation by
13		the land court and registrar; [and]
14	(D)	The land use commission has approved, approved
15		with modification, or disapproved a boundary
16		change within forty-five days after the
17	Ş	corporation has submitted a petition to the
18		commission as provided in section 205-4. If, on
19		the forty-sixth day, the petition is not
20		disapproved, it shall be deemed approved by the
21		commission; [or] <u>and</u>

1	(11)	it the proposed housing project will result in
2		the displacement or eviction of tenant households
3		living in units whose value is affordable to
4		families earning one hundred forty per cent or
5		below of the applicable area median income, the
6		developer of the proposed housing project shall:
7		(i) Offer the displaced or evicted tenants the
8		right of first refusal for a comparable unit
9		available in the proposed housing project at
10		a rate no greater than the amount the tenant
11		was paying in the existing development,
12		subject to inflation or establish a fund and
13		create a relocation program to provide
14		relocation benefits and offer assistance to
15		the displaced or evicted tenants; provided
16		that if the developer opts to provide
17		relocation benefits, the displaced or
18		evicted tenant may choose to receive either
19		three separate payments with each payment
20		equal to no less than one month's rent in a
21		comparable unit or a lump sum equal to no

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1		less than three month's rent; provided
2		further that relocation benefits may be
3		provided either as a rent waiver or as a
4		direct cash payment;
5	<u>(ii)</u>	Provide, either directly or through a
6		contracted service, information to the
7		displaced or evicted tenants on how to
8		obtain relocation assistance, and how to
9		exercise their right of first refusal upon
10		completion of the proposed housing project;
11		and
12	<u>(iii)</u>	Establish procedures to track and maintain
13		communication with the displaced or evicted
14		tenants; provided that communication under
15		this clause shall commence one hundred
16		twenty days prior to the developer sending
17		the notice to vacate and shall last
18		throughout completion of the proposed
19		housing project, at which time the developer
20		shall offer and implement the right of first
21		refusal to the displaced or evicted tenants.

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1		Communication required under this clause
2		shall end only when all displaced or evicted
3		tenants have either declined to exercise or
4		have exercised the right of first refusal.
5		For purposes of this clause, tenants are
6		considered relocated only when they have
7		moved into the new project;
8		provided that for projects developed under
9		federal programs for affordable housing that
10		offer relocation payments and other relocation
11		assistance to displaced and evicted tenants, the
12		federal regulations that offer greater
13		protections to tenants shall control. Nothing in
14		this subparagraph shall be construed to confer
15		less protection to displaced or evicted tenants
16		than that which is currently available under
17		federal or state law, regulations, or rules; or
18	(2) The	housing projects:
19	(A)	Meet the conditions of paragraph (1);
20	(B)	Do not impose stricter income requirements than
21		those adopted or established by the State; and

1	(C) For the lifetime of the project, require one
2	hundred per cent of the units in the project be
3	exclusively for qualified residents.
4	(b) If a developer fails to comply with the requirements
5	in subsection (a)(1)(E), the corporation shall:
6	(1) Delay or fail threshold review of the developer's
7	application for funding;
8	(2) Halt relocation until non-compliance is cured;
9	(3) Withhold disbursements of program funds until non-
10	compliance is cured; or
11	(4) Deem the developer ineligible to participate in all
12	corporation programs for no less than one year.
13	[(b)] <u>(c)</u> For the purposes of this section, "government
14	assistance program" means a housing program qualified by the
15	corporation and administered or operated by the corporation or
16	the United States or any of their political subdivisions,
17	agencies, or instrumentalities, corporate or otherwise."
18	SECTION 3. Statutory material to be repealed is bracketed
19	and stricken. New statutory material is underscored.
20	SECTION 4. This Act shall take effect on July 1, 3000.

Report Title:

HHFDC; Affordable Housing Projects; Tenants; Right of First Refusal; Relocation Assistance

Description:

Requires developers developing an affordable housing project under HHFDC to assist certain tenants who are subject to displacement or eviction by the proposed project by: granting those tenants the right of first refusal of a comparable unit in the housing project at an affordable rate or establishing a fund to provide relocation benefits and offer assistance; providing information, either directly or through a contracted service, on how to obtain assistance and exercise the right of first refusal; and establishing procedures to track and maintain communication with those tenants. Establishes consequences for a developer's noncompliance. Effective 7/1/3000. (HD2)

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