A BILL FOR AN ACT

RELATING TO ENERGY.

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

1 SECTION 1. The legislature finds that Hawaii's dependence 2 on petroleum for about ninety per cent of its energy needs is more than any other state in the nation. This dependence makes 3 4 the state extremely vulnerable to any oil embargo, supply 5 disruption, international market dysfunction, and many other 6 factors beyond the control of the state. Furthermore, the 7 continued consumption of conventional petroleum fuel negatively 8 impacts the environment.

9 The legislature also finds that increased energy efficiency 10 and use of renewable energy resources would increase Hawaii's 11 energy self-sufficiency, achieving broad societal benefits, 12 including increased energy security, resistance to increases in 13 oil prices, environmental sustainability, economic development, 14 and job creation.

15 Over the years, the legislature has worked steadily to
16 encourage the deployment of renewable energy resources and
17 energy efficiency initiatives. This includes but is not limited
18 to:



2

1	(1)	Establishing a net energy metering program,	
2		interconnection standards, and renewable energy tax	
3		credits;	
4	(2)	Establishing greenhouse gas and energy consumption	
5		reduction goals for state facilities and requiring the	
6		use of energy efficient products in state facilities;	
7		and	
8	(3)	Providing incentives for the deployment of solar	
9		energy devices.	
10	The legis	lature also established an enforceable renewable energy	
11	portfolio	standard, under which twenty per cent of Hawaii's	
12	electrici	ty is to be generated from renewable resources by the	
13	end of 2020.		
14	To sl	hape Hawaii's energy future and achieve the goal of	
15	energy se	lf-sufficiency for the State of Hawaii, our efforts	
16	must cont:	inue on all fronts, integrating new and evolving	
17	technolog	ies and providing incentives and assistance to address	
18	barriers.		
19	The j	purpose of this Act is to provide a comprehensive	
20	approach	to achieving energy self-sufficiency for the state by:	
21	(1)	Increasing the renewable energy technologies income	
22		tax credit for certain solar-thermal, wind-powered,	

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1		and photovoltaic energy systems and removing the tax
2		credits' 2008 sunset date;
3	(2)	Authorizing the issuance of general obligation bonds
4		to develop and implement a pilot project to install
5		photovoltaic systems at public schools on the islands
6		of Oahu, Hawaii, Maui, and Kauai;
7	(3)	Promoting the use of green building practices by
8		requiring each county agency that issues building,
9		construction, or development-related permits to
10		establish a procedure for priority processing of
11		permit applications for construction projects
12		incorporating Leadership in Energy and Environmental
13		Design building standards;
14	(4)	Authorizing the issuance of general obligation bonds
15		to bring state facilities into compliance with the
16		purposes of Act 77, Session Laws of Hawaii 2002,
17		which, among other things, establishes greenhouse gas
18		and energy consumption reduction goals for state
19		facilities; and
20	(5)	Establishing the pay as you save pilot project to
21		provide a financing mechanism to make purchases of

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1 residential solar hot water heater systems more 2 affordable. This Act shall be called the Energy Self-Sufficiency Act of 3 4 2006. 5 RENEWABLE ENERGY TECHNOLOGIES INCOME TAX CREDIT PART I. 6 SECTION 2. Section 235-12.5, Hawaii Revised Statutes, is 7 amended as follows: 8 1. By amending subsection (a) to read: 9 "(a) When the requirements of subsection (c) are met, each 10 individual or corporate resident taxpayer that files an 11 individual or corporate net income tax return for a taxable year 12 may claim a tax credit under this section against the Hawaii 13 state individual or corporate net income tax. The tax credit 14 may be claimed for every eligible renewable energy technology 15 system that is installed and placed in service by a taxpayer 16 during the taxable year. This credit shall be available for 17 systems installed and placed in service after June 30, 2003. 18 The tax credit may be claimed as follows: 19 Solar thermal energy systems for: (1)20 Single-family residential property: thirty-five (A) 21 per cent of the actual cost or $[\frac{1}{750}]$ \$2,250, 22 whichever is less;

5

1		(B)	Multi-family residential property: thirty-five
2			per cent of the actual cost or \$350 per unit,
3			whichever is less; and
4		(C)	Commercial property: thirty-five per cent of the
5			actual cost or \$250,000, whichever is less;
6	(2)	Wind	-powered energy systems for:
7		(A)	Single-family residential property: twenty per
8			cent of the actual cost or \$1,500, whichever is
9			less;
10		(B)	Multi-family residential property: twenty per
11			cent of the actual cost or \$200 per unit,
12			whichever is less; and
13		(C)	Commercial property: twenty per cent of the
14			actual cost or [\$250,000,] <u>\$500,000,</u> whichever is
15			less; and
16	(3)	Phot	ovoltaic energy systems for:
17		(A)	Single-family residential property: thirty-five
18			per cent of the actual cost or [\$1,750,] <u>\$5,000,</u>
19			whichever is less;
20		(B)	Multi-family residential property: thirty-five
21			per cent of the actual cost or \$350 per unit,
22			whichever is less; and

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1	(C) Commercial property: thirty-five per cent of the
2	actual cost or [\$250,000,] <u>\$500,000,</u> whichever is
3	less;
4	provided that multiple owners of a single system shall be
5	entitled to a single tax credit; and provided further that the
6	tax credit shall be apportioned between the owners in proportion
7	to their contribution to the cost of the system.
8	In the case of a partnership, S corporation, estate, or
9	trust, the tax credit allowable is for every eligible renewable
10	energy technology system that is installed and placed in service
11	by the entity. The cost upon which the tax credit is computed
12	shall be determined at the entity level. Distribution and share
13	of credit shall be determined pursuant to section 235-110.7(a)."
14	2. By amending subsection (c) to read:
15	"(c) [The] For taxable years beginning after December 31,
16	2005, the dollar amount of [any new federal energy tax credit
17	similar to the credit provided in this section that is
18	established after June 30, 2003, and] any utility rebate $[, -$
19	shall be deducted from the cost of the qualifying system and its
20	installation before applying the state tax credit."
21	SECTION 3. Act 207, Session Laws of Hawaii 2003, is
22	amended by amending section 4 to read as follows:

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1	"SECTION 4. This Act shall take effect on July 1, 2003[$ au$
2	and shall be repealed January 1, 2008]."
3	PART II. RENEWABLE ENERGY AND ENERGY EFFICIENCY
4	IN HAWAII'S PUBLIC SCHOOLS
5	SECTION 4. The director of finance is authorized to issue
6	general obligation bonds in the sum of \$5,000,000, or so much
7	thereof as may be necessary, and the same sum or so much thereof
8	as may be necessary is appropriated for fiscal year 2006-2007
9	for the purpose of developing and implementing a photovoltaic,
10	net energy metered pilot project in public schools. The project
11	sites shall be determined by the department of education as most
12	suitable in meeting the pilot project's objectives. The project
13	objectives are as follows:
14	(1) To have, at minimum, a project site at one public
15	school on each of the islands of Oahu, Hawaii, and
16	Kauai, and one public school within the county of
17	Maui;
18	(2) To allow installation of photovoltaic systems to be
19	timed in conjunction with substantial roof repairs or
20	roof replacement of the building to further reduce
21	project costs;

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1	(3)	To use the application of net energy metering to		
2		offset costs of the system;		
3	(4)	To recapture system costs within three-quarters of the		
4		useful life of the photovoltaic system; and		
5	(5)	When advantageous, to use energy-savings contracts		
6		such as third party lease/purchase contracts to		
7		maximize the objectives of this section.		
8	The sum a	ppropriated shall be expended by the department of		
9	education			
10	The	department of education shall submit an interim report		
11	on the pilot project to the legislature no later than twenty			
12	days prior to the convening of the regular session of 2007 and a			
13	final rep	port to the legislature no later than twenty days prior		
14	to the co	onvening of the regular session of 2008.		
15	PART III. ENERGY EFFICIENCY FOR STATE FACILITIES,			
16	MOTOR VEHICLES, AND EQUIPMENT			
17	SECTION 5. Chapter 196, Hawaii Revised Statutes, is			
18	amended by adding a new section to be appropriately designated			
19	and to read as follows:			
20	" <u>§196-</u> Energy efficiency for state facilities and			
21	vehicles.	(a) Each agency is directed to implement, to the		

9

1	<u>extent po</u>	ssible, the following goals during planning and budget
2	preparati	on and during program implementation.
3	<u>(b)</u>	With regard to buildings and facilities, each agency
4	shall:	
5	(1)	Design and construct buildings meeting United States
6		Green Building Council's leadership in energy and
7		environmental design standards. As appropriate for
8		the type of construction, the buildings should meet
9		leadership in energy and environmental design silver
10		certification for new commercial construction and
11		major renovation, leadership in energy and
12		environmental design for existing building operations,
13		and leadership in energy and environmental design for
14		commercial interiors; provided that if leadership in
15		energy and environmental design silver certification
16		is not possible, at minimum, commissioning and retro-
17		commissioning, as well as completion of the
18		appropriate leadership in energy and environmental
19		design checklist, shall be implemented following
20		leadership in energy and environmental design silver
21		standards for new construction and major renovation or

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1		leadership in energy and environmental design for
2		existing building operations;
3	(2)	Incorporate energy efficiency measures to prevent heat
4		gain in residential facilities of three stories and
5		below to provide R-19 or equivalent on roofs, R-ll or
6		equivalent in walls, and high-performance windows to
7		minimize heat gain and, if air conditioned, minimize
8		cool air loss. Where possible, buildings shall be
9		oriented to maximize natural ventilation and day-
10		lighting without heat gain and to optimize solar for
11		water heating. This provision shall apply to new
12		residential facilities built using any portion of
13		state funds or located on state lands. For the
14		purposes of this paragraph, "R-value" means the
15		constant time rate resistance to heat flow through a
16		unit area of a body induced by a unit temperature
17		difference between the surfaces, and is a measure of
18		the thermal resistance of building envelope components
19		such as roof and walls. The higher the R-value, the
20		greater the resistance to heat flow;
21	(3)	Install solar water heating systems where it is cost-
22		effective, based on a comparative analysis to

1		determine the cost-benefit of using a conventional
2		water heating system or a solar water heating system.
3		The analysis shall be based on the projected life
4		cycle costs to purchase and operate the water heating
5		system. If the life cycle analysis is positive, the
6		facility shall incorporate solar water heating. If
7		water heating entirely by solar is not cost-effective,
8		the analysis shall evaluate the life cycle, cost-
9		benefit of solar water heating for preheating water.
10		If a multi-story building is centrally air
11		conditioned, heat recovery shall be employed as the
12		primary water heating system. Single-family
13		residential clients of the department of Hawaiian home
14		lands and any agency or program that can take
15		advantage of utility rebates are exempted from this
16		requirement so they may continue to qualify for
17		utility rebates for solar water heating;
18	(4)	Implement water and energy efficiency practices in
19		operations to reduce waste and increase conservation;
20	(5)	Incorporate principles of waste minimization and
21		pollution prevention, such as reducing, revising, and
22		recycling, as a standard operating practice in

1		programs, including programs for construction and
2		demolition of waste management and office paper and
3		packaging recycling programs;
4	(6)	Use life cycle cost-benefit analysis to purchase
5		energy efficient equipment such as ENERGY STAR
6		products and use utility rebates where available to
7		reduce purchase and installation costs; and
8	(7)	Procure environmentally preferable products, including
9		but not limited to recycled and recycled-content, bio-
10		based, and other resource-efficient products and
11		materials.
12	(c)	With regard to transportation fuel, each agency shall:
12 13	(c) (1)	With regard to transportation fuel, each agency shall: Comply with Title 10, Code of Federal Regulations,
13		Comply with Title 10, Code of Federal Regulations,
13 14		Comply with Title 10, Code of Federal Regulations, Part 490, Subpart C, "Mandatory State Fleet Program",
13 14 15	(1)	Comply with Title 10, Code of Federal Regulations, Part 490, Subpart C, "Mandatory State Fleet Program", if applicable;
13 14 15 16	(1)	<u>Comply with Title 10, Code of Federal Regulations,</u> <u>Part 490, Subpart C, "Mandatory State Fleet Program",</u> <u>if applicable;</u> <u>Comply with all applicable state laws regarding</u>
13 14 15 16 17	<u>(1)</u> (2)	<u>Comply with Title 10, Code of Federal Regulations,</u> <u>Part 490, Subpart C, "Mandatory State Fleet Program",</u> <u>if applicable;</u> <u>Comply with all applicable state laws regarding</u> <u>vehicle purchases;</u>
13 14 15 16 17 18	<u>(1)</u> (2)	Comply with Title 10, Code of Federal Regulations, Part 490, Subpart C, "Mandatory State Fleet Program", if applicable; Comply with all applicable state laws regarding vehicle purchases; Once federal and state vehicle purchase mandates have
13 14 15 16 17 18 19	<u>(1)</u> (2)	Comply with Title 10, Code of Federal Regulations, Part 490, Subpart C, "Mandatory State Fleet Program", if applicable; Comply with all applicable state laws regarding vehicle purchases; Once federal and state vehicle purchase mandates have been satisfied, purchase the most fuel-efficient

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1	(4)	Purc	hase alternative fuels and ethanol blended
2		gaso	line when available;
3	(5)	Eval	uate a purchase preference for biodiesel blends,
4		as a	pplicable to agencies with diesel fuel purchases;
5	(6)	Prom	ote efficient operation of vehicles;
6	(7)	Use	the most appropriate minimum octane fuel; provided
7		that	vehicles shall use 87-octane fuel unless the
8		owne	r's manual for the vehicle states otherwise or the
9		engi	ne experiences knocking or pinging;
10	(8)	Begi	nning with fiscal year 2005-2006 as the baseline,
11		coll	ect and maintain, for the life of each vehicle
12		<u>acqu</u>	ired, the following data:
13		(A)	Vehicle acquisition cost;
14		(B)	United States Environmental Protection Agency
15			rated fuel economy;
16		(C)	Vehicle fuel configuration, such as gasoline,
17			diesel, flex-fuel gasoline/E85, and dedicated
18			propane;
19		(D)	Actual in-use vehicle mileage;
20		(E)	Actual in-use vehicle fuel consumption; and
21		(F)	Actual in-use annual average vehicle fuel
22			economy;

1		and
2	(9)	Beginning with fiscal year 2005-2006 as the baseline
3		with respect to each agency that operates a fleet of
4		thirty or more vehicles, collect and maintain, in
5		addition to the data in paragraph (8), the following:
6		(A) Information on the vehicles in the fleet,
7		including vehicle year, make, model, gross
8		vehicle weight rating, and vehicle fuel
9		configuration;
10		(B) Fleet fuel usage, by fuel;
11		(C) Fleet mileage; and
12		(D) Overall annual average fleet fuel economy and
13		average miles per gallon of gasoline and diesel."
14	SECT	ION 6. Section 196-1, Hawaii Revised Statutes, is
15	amended t	o read as follows:
16	"§19	6-1 Findings and declaration of necessity. The
17	legislatu	re finds that:
18	(1)	[There is widespread shortage of] The global demand
19		for petroleum and its derivatives [which] has caused
20		severe economic hardships throughout the State and
21		[which] threatens to impair the public health, safety
22		and welfare.

1 [The current energy crisis is caused by a global 2 energy shortage which will worsen through the 3 remainder of this decade and may continue to the end of this century.] The State of Hawaii, with its total 4 5 dependence for energy on imported fossil fuel, is 6 particularly vulnerable to dislocations in the global 7 energy market. This is an anomalous situation, as 8 there are few places in the world so generously 9 endowed with natural energy: geothermal, solar 10 radiation, ocean temperature differential, wind, 11 waves, and currents--all potential non-polluting power 12 sources. There is a real need for strategic comprehensive 13 (2) 14 planning in the effort towards achieving full 15 utilization of Hawaii's energy resource programs and 16 the most effective allocation of energy resources 17 throughout the State. Planning is necessary and 18 desirable in order that the State may recognize and 19 declare the major problems and opportunities in the 20 field of energy resources. Both short-range and long-

21 range planning will permit the articulation of broad
22 policies, goals, and objectives; criteria for

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1 measuring and evaluating accomplishments of 2 objectives; identification and implementation of 3 programs [which] that will carry out such objectives; and a determination of requirements necessary for the 4 5 optimum development of Hawaii's energy resources. 6 Such planning efforts will identify present conditions 7 and major problems relating to energy resources, their 8 exploration, development, production, and 9 distribution. It will show the projected nature of 10 the situation and rate of change and present 11 conditions for the foreseeable future based on a 12 projection of current trends in the development of 13 energy resources in Hawaii. 14 There are many agencies of the federal, state, and (3) county governments in Hawaii, as well as many private 15 16 agencies, engaged in, or expressing an interest in, 17 various aspects of the exploration, research, 18 distribution, conservation, and production of all 19 forms of energy resources in Hawaii. Some of these 20 agencies include the University of Hawaii, the 21 department of land and natural resources, the department of business, economic development, and 22

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1		tourism, the consumer protection, the federal energy
2		office, and various county agencies, as well as the
3		oil companies, gas stations, and other private
4		enterprises.
5	(4)	There is immediate need to coordinate the efforts of
6		all these agencies, establish and coordinate programs
7		to effectuate the conservation of fuel, to provide for
8		the equitable distribution thereof, and to formulate
9		plans for the development and use of alternative
10		energy sources. There is a need for such coordination
11		so that there will be maximum conservation and
12		utilization of energy resources in the State."
13	SECT	'ION 7. Section 196-18, Hawaii Revised Statutes, is
14	amended b	by amending subsections (a) and (b) to read as follows:
15	"(a)	The coordinator shall appoint an advisory committee
16	consistin	g of representatives from:
17	(1)	State agencies[\neq], including but not limited to the
18		University of Hawaii;
19	[(2)	County governments;
20	(3)]	(2) Energy service companies;
21	[(4)]	(3) Utility companies;
22	[(5)]	(4) Equipment manufacturers;

1	[(6)]	(5) Construction and architectural companies;
2	[(7)]	(6) Environmental, energy, and consumer groups; and
3	[(8)]	(7) Other energy-related organizations.
4	(b)	The committee shall provide input on state energy
5	managemen	t, including how to:
6	(1)	Improve the use of energy-savings performance
7		contracts and utility energy-efficiency service
8		contracts;
9	(2)	Improve procurement of ENERGY STAR and other energy
10		efficient products;
11	(3)	Improve building design;
12	(4)	Reduce [process] energy use; [and]
13	(5)	Enhance applications of efficient and renewable energy
14		technologies at state facilities $[-]$
15	(6)	Establish benchmarks and evaluate the State's progress
16		in incorporating energy efficiency and conservation
17		for state facilities, vehicles, and equipment;
18	(7)	Make recommendations on how and when to conduct
19		periodic energy audits; and
20	(8)	Make recommendations to the legislature no later than
21		twenty days prior to the convening of each regular
22		session, starting with the 2008 regular session, for

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1	policy or other statutory changes to carry out the
2	purposes of this chapter."
3	SECTION 8. Section 196-21, Hawaii Revised Statutes, is
4	amended as follows:
5	1. By amending subsection (a) to read:
6	"(a) Agencies shall maximize their use of available
7	alternative financing contracting mechanisms, including energy-
8	savings [performance] contracts and utility energy-efficiency
9	service contracts, when life-cycle cost-effective, to reduce
10	energy use and cost in their facilities and operations. <u>Energy-</u>
11	savings contracts shall include but are not limited to:
12	(1) Energy-savings performance contracts;
13	(2) Municipal lease/purchase financing; and
14	(3) Utility energy efficiency service contracts.
15	Energy-savings [performance] contracts and utility energy-
16	efficiency service contracts shall provide significant
17	opportunities for making state facilities more energy efficient
18	at no net cost to taxpayers."
19	2. By amending subsection (c) to read as follows:
20	"(c) Notwithstanding any law to the contrary relating to
21	the award of public contracts, any agency desiring to enter into

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an [energy performance] energy-savings contract shall do so in 1 2 accordance with the following provisions: 3 The agency shall issue a public request for proposals, (1)advertised in the same manner as provided in chapter 4 5 103D, concerning the provision of energy efficiency 6 services or the design, installation, operation, and 7 maintenance of energy equipment, or both. The request 8 for proposals shall contain terms and conditions 9 relating to submission of proposals, evaluation, and 10 selection of proposals, financial terms, legal 11 responsibilities, and other matters as may be required 12 by law and as the agency determines appropriate; 13 Upon receiving responses to the request for proposals, (2) 14 the agency may select the most qualified proposal or 15 proposals on the basis of the experience and 16 qualifications of the proposers, the technical 17 approach, the financial arrangements, the overall 18 benefits to the agency, and other factors determined 19 by the agency to be relevant and appropriate; 20 The agency thereafter may negotiate and enter into an (3) 21 [energy performance] energy-savings contract with the 22 person or company whose proposal is selected as the

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1		most qualified based on the criteria established by
2		the agency;
3	(4)	The term of any [energy performance] <u>energy-savings</u>
4		contract entered into pursuant to this section shall
5		not exceed fifteen years;
6	(5)	Any [energy performance] <u>energy-savings</u> contract may
7		provide that the agency ultimately shall receive title
8		to the energy system being financed under the
9		contract; and
10	(6)	Any [energy performance] <u>energy-savings</u> contract shall
11		provide that total payments shall not exceed total
12		savings."
13	SECT	ION 9. Section 196-22, Hawaii Revised Statutes, is
14	amended to read as follows:	
15	"§19	6-22 State energy projects. State energy projects may
16	be implem	ented under this chapter with the approval of the
17	comptroller and the director of finance. Notwithstanding	
18	section 36-41 or 196-21, the comptroller or the senior agency	
19	official	of the department of accounting and general services,
20	along with the director of finance, may exempt a state energy	
21	project from the advertising and competitive bidding	
22	requireme	nts of section 36-41 or 196-21 and chapter 103, if the

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1 comptroller deems exemption appropriate for energy projects with 2 proprietary technology or necessary to meet the goals of the legislature. In addition, this section shall be construed to 3 4 provide the greatest possible flexibility to agencies in 5 structuring agreements entered into so that economic benefits 6 and existing energy incentives may be used and maximized and 7 financing and other costs to agencies may be minimized. The 8 specific terms of [energy performance] energy-savings 9 contracting under section 36-41 may be altered if deemed 10 advantageous to the agency and approved by the director of 11 finance and the senior agency official."

12 SECTION 10. Section 196-23, Hawaii Revised Statutes, is 13 amended to read as follows:

14 "[**+**]**§196-23**[**+**] **Energy efficient products.** (a) Agencies 15 shall select, where life-cycle cost-effective, ENERGY STAR and 16 other energy efficient products when acquiring energy-using 17 products. For product groups where ENERGY STAR labels are not 18 yet available, agencies may select products that are in the 19 upper twenty-five per cent of energy efficiency as designated by 20 the United States Department of Energy, Office of Energy 21 Efficiency and Renewable Energy, Federal Energy Management 22 Program.

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1	Agencies shall incorporate energy efficient criteria
2	consistent with designated energy efficiency levels [into all
3	guide specifications and project specifications developed for
4	new construction and renovation, as well as] into product
5	specification language developed for all purchasing procedures.
6	The State shall also consider the creation of financing
7	agreements with private sector suppliers to provide private
8	funding to offset higher up-front costs of efficient products.
9	[(b) Agencies shall strive to meet the ENERGY STAR
10	building criteria for energy performance and indoor
11	environmental quality in their eligible facilities to the
12	maximum extent practicable by December 31, 2005. Agencies may
13	use energy savings performance contracts, utility energy
14	efficiency service contracts, or other means to conduct
15	evaluations and make improvements to facilities. Facilities
16	that rank in the top twenty-five per cent in energy efficiency
17	relative to comparable commercial and state buildings shall
18	receive the ENERGY STAR building label or its equivalent as
19	determined by the coordinator. Agencies shall integrate this
20	rating tool into their general facility audits.
21	(c) The State shall employ sustainable design principles
22	and agencies shall apply the principles to the siting, design,

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1	and construction of new facilities. Agencies shall optimize
2	life-cycle costs, pollution, and other environmental and energy
3	costs associated with the construction, life cycle operation,
4	and decommissioning of the facility. Agencies shall consider
5	using energy savings performance contracts or utility energy
6	efficiency service contracts to aid them in constructing
7	sustainably designed buildings.
8	(d)] (b) Agencies entering into leases, including the
9	renegotiation or extension of existing leases, shall incorporate
10	lease provisions that encourage energy and water efficiency
11	wherever life-cycle cost-effective. Build-to-suit lease
12	solicitations shall contain criteria encouraging sustainable
13	design and development, energy efficiency, and verification of
14	facility performance. Agencies shall include a preference for
15	facilities having an ENERGY STAR building label in their
16	selection criteria for acquiring leased facilities. In
17	addition, all agencies shall encourage lessors to apply for an
18	ENERGY STAR building label and to explore and implement projects
19	that will reduce costs to the State, including projects carried
20	out through the lessors' energy-savings [performance] contracts
21	[or utility energy efficiency service contracts].

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1	[(e) Agencies shall implement energy reduction systems,
2	and other highly efficient systems, in new construction or
3	retrofit projects when life cycle cost effective. Agencies
4	shall consider combined cooling, heat, and power systems when
5	determined to be the most cost effective when measured against
6	other alternatives on a life-cycle cost basis. Agencies shall
7	survey local natural resources to optimize use of available
8	solar, ocean thermal, biomass, bioenergy, geothermal, or other
9	naturally occurring energy sources.
10	(f) Agencies shall use off-grid generation systems,
11	including solar hot water, solar electric, solar outdoor
12	lighting, small wind turbines, fuel cells, and other off-grid
13	alternatives, where such systems are life cycle cost effective
14	and offer benefits including energy efficiency, pollution
15	prevention, source energy reductions, avoided infrastructure
16	costs, or expedited service.]"
17	SECTION 11. The director of finance is authorized to issue
18	general obligation bonds in the sum of \$25,000,000 or so much
19	thereof as may be necessary and the same sum or so much thereof
20	as may be necessary, is appropriated for fiscal year 2006-2007

21 for the purposes of carrying out the purposes of part III of

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1 this Act regarding energy efficiency for state facilities,

2 vehicles, and equipment.

3 The sum appropriated shall be expended by the department of4 accounting and general services.

5 SECTION 12. The director of finance is authorized to issue 6 general obligation bonds in the sum of \$25,000,000 or so much 7 thereof as may be necessary, and the same sum or so much thereof 8 as may be necessary is appropriated for fiscal year 2006-2007 9 for the purposes of carrying out the purposes of part III of 10 this Act regarding energy efficiency for state facilities, 11 vehicles, and equipment.

12 The sum appropriated shall be expended by the department of 13 education.

SECTION 13. There is appropriated out of the general revenues of the State of Hawaii the sum of \$\$\$ or so much thereof as may be necessary for fiscal year 2006-2007 for the purpose of allocating one full-time energy efficiency coordinator position to address energy efficiency in department of education facilities.

20 The sum appropriated shall be expended by the department of 21 education for the purposes of this section.

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1	SECTION 14. The appropriations made for the capital
2	improvement projects authorized by this part shall not lapse at
3	the end of the fiscal biennium for which the appropriation is
4	made; provided that all moneys from the appropriation
5	unencumbered as of June 30, 2008, shall lapse as of that date.
6	SECTION 15. Section 196-8, Hawaii Revised Statutes, is
7	repealed.
8	["[§196-8] Energy-efficiency policy review and evaluation.
9	(a) The energy resources coordinator shall ensure that review
10	and evaluation comparable to those accomplished by the energy-
11	efficiency policy task force established pursuant to Act 163,
12	Session Laws of Hawaii 1998, are undertaken, and that the
13	findings and recommendations of the review and evaluation are
14	reported to the legislature no later than twenty days prior to
15	the convening of the regular session of 2007.
16	(b) The review and evaluation shall include:
17	(1) The efficacy of section 235 12.5 to determine whether
18	the tax credits should be continued or enhanced based
19	on impact and cost benefit analyses or other public
20	policy considerations;

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1	(2)	Whether the energy technology systems eligible for tax
2		credits under section 235-12.5 should be expanded,
3		reduced, or remain the same; and
4	(3)	Any other issue regarding energy technology systems
5		identified during the seven year review.
6	(c)	The energy resources coordinator, in undertaking the
7	review an	d evaluation, shall consult with representatives from:
8	(1)	The department of business, economic development, and
9		tourism;
10	(2)	The solar, wind, and photovoltaic industries;
11	(3)	The utilities industry;
12	(4)	The building industry; and
13	(5)	Any other professional or public sector group the
14		energy resources coordinator deems appropriate."]
15	SECT	ION 16. Section 196-12, Hawaii Revised Statutes, is
16	repealed.	
17	[" [§	196-12] Greenhouse gases reduction goal. Through
18	life-cycl	e cost-effective energy measures, each agency shall
19	reduce it	s greenhouse gas emissions attributed to facility
20	energy us	e by thirty per cent by January 1, 2012, compared to
21	emission	levels in calendar year 1990. In order to encourage
22	optimal i	nvestment in energy improvements, agencies may count

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1	greenhouse gas reductions from improvements in non facility
2	energy use toward this goal to the extent that these reductions
3	are approved by the coordinator."]
4	SECTION 17. Section 196-13, Hawaii Revised Statutes, is
5	repealed.
6	[" [§196-13] Energy efficiency improvement goals. (a)
7	Through life cycle cost effective measures, each agency shall
8	reduce energy consumption per gross square foot of its
9	facilities, excluding laboratory facilities, by twenty per cent
10	by January 1, 2007, and thirty per cent by January 1, 2012,
11	relative to calendar year 1990. No facility shall be exempt
12	from these goals unless it meets criteria for exemptions
13	established by the coordinator.
14	(b) Through life-cycle cost-effective measures, each
15	agency shall reduce energy consumption per square foot, per unit
16	of production, or per other unit as applicable, of its
17	laboratory facilities by fifteen per cent by January 1, 2007,
18	and twenty-five per cent by January 1, 2012, relative to
19	calendar year 1995. No facility shall be exempt from these
20	goals unless it meets criteria for exemptions established by the
21	coordinator.

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1	(c) Each agency shall strive to expand the use of
2	renewable energy within its facilities and in its activities by
3	implementing renewable energy projects and by purchasing
4	electricity from renewable energy sources. Through life-cycle
5	cost effective measures, each agency shall provide twenty per
6	cent of its remaining energy requirements, after energy
7	efficiency improvement goals have been achieved, with renewable
8	energy resources.
9	(d) Through life cycle cost effective measures, each
10	agency shall reduce the use of petroleum generated energy within
11	its facilities. Agencies may accomplish this reduction by
12	switching to less greenhouse gas-intensive or renewable energy
13	sources, by eliminating unnecessary fuel use, or by other
14	appropriate methods. Where alternative fuels are not practical
15	or life cycle cost effective, agencies shall strive to improve
16	the efficiency of their facilities.
17	(e) The State shall strive to reduce total energy use and
18	associated greenhouse gas and other air emissions, as measured
19	at the source. To that end, agencies shall undertake life cycle
20	cost-effective projects in which source energy decreases, even
21	if site energy use increases. In those cases, agencies shall

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1	receive credit toward energy reduction goals through guidelines
2	established by the coordinator.
3	(f) Through life cycle cost effective measures, agencies
4	shall reduce water consumption and associated energy use in
5	their facilities to reach the goals set under this part. Where
6	possible, water cost savings and associated energy cost savings
7	shall be included in energy savings performance contracts and
8	other financing mechanisms.
9	(g) Each agency's biennial budget submission shall include
10	funding necessary to achieve the goals of this part. Budget
11	submissions shall include the costs associated with encouraging
12	the use of, administering, and fulfilling agency
13	responsibilities under energy savings performance contracts,
14	utility energy-efficiency service contracts, and other
15	contractual provisions for achieving conservation goals
16	implementing life-cycle cost-effective measures, procuring life-
17	cycle cost effective products, and constructing sustainably
18	designed new buildings, among other energy costs.
19	The director of finance shall issue guidelines to assist
20	agencies in developing appropriate requests that support sound
21	investments in energy improvements and energy using products,
22	and shall consider establishing a fund that agencies may draw on

1	to finance exemplary energy management activities and		
2	investments with higher initial costs but lower life-cycle		
3	costs.		
4	(h) Each agency shall develop an annual implementation		
5	plan for fulfilling the requirements of this part. The plans		
6	shall be included in the annual reports to the coordinator."]		
7	SECTION 18. Section 196-14, Hawaii Revised Statutes, is		
8	repealed.		
9	[" [§196-14] Annual report. Beginning January 1, 2004,		
10	each agency shall measure and report annually to the coordinator		
11	on its progress in meeting the requirements of this part.		
12	The report shall include:		
13	(1) How the agency is using each of the strategies		
14	described in this part to help meet energy and		
15	greenhouse gas reduction goals;		
16	(2) A listing and explanation as to why certain		
17	strategies, if any, have not been used; and		
18	(3) A listing and explanation of exempt facilities."]		
19	SECTION 19. Section 196-15, Hawaii Revised Statutes, is		
20	repealed.		
21	[" [§196-15] Senior agency official. Each agency shall		
22	designate a senior official to be responsible for meeting the		

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1	goals and requirements of this part, including preparation of
2	the annual report. Designated officials shall participate in
3	the interagency energy policy committee established under
4	section 196-17(c). "]
5	SECTION 20. Section 196-16, Hawaii Revised Statutes, is
6	repealed.
7	[" [§196-16] Agency energy teams. Each agency shall form a
8	technical support team consisting of appropriate procurement,
9	legal, budget, management, and technical representatives to
10	expedite and encourage the agency's use of appropriations,
11	energy savings performance contracts, and other alternative
12	financing mechanisms necessary to meet the goals and
13	requirements of this part. Agency energy team activities shall
14	be undertaken in collaboration with each agency's representative
15	to the interagency energy policy committee."]
16	SECTION 21. Section 196-17, Hawaii Revised Statutes, is
17	repealed.
18	["[§196-17] Interagency coordination; policy committee.
19	(a) The coordinator shall be responsible for evaluating each
20	agency's progress in improving energy management and for
21	submitting agency energy scorecards to the governor and the
22	legislature to report progress.

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1	The	coordinator, in consultation [with] other agencies,
2	shall dev	elop the agency energy scorecards and scoring system to
3	evaluate	each agency's progress in meeting the goals of this
4	part. T h	e scoring criteria shall include:
5	(1)	The extent to which agencies are taking advantage of
6		key tools to save energy and reduce greenhouse gas
7		emissions, such as energy savings performance
8		contracts, utility energy-efficiency service
9		contracts, ENERGY STAR and other energy efficient
10		products, renewable energy technologies, electricity
11		from renewable energy sources, and other strategies
12		and requirement;
13	(2)	Overall efficiency;
		-
14	(3)	Greenhouse gas reduction; and
14 15		Greenhouse gas reduction; and Use of other innovative energy efficiency practices.
	(4)	
15	(4) The	Use of other innovative energy efficiency practices.
15 16	(4) The- submitted	Use of other innovative energy efficiency practices. scorecards shall be based on the annual energy reports
15 16 17	(4) The- submitted (b)-	Use of other innovative energy efficiency practices. scorecards shall be based on the annual energy reports to the coordinator.
15 16 17 18	(4) The- submitted (b)- agencies-	Use of other innovative energy efficiency practices. scorecards shall be based on the annual energy reports to the coordinator. The coordinator shall be responsible for working with
15 16 17 18 19	(4) The- submitted (b)- agencies- report-th	Use of other innovative energy efficiency practices. scorecards shall be based on the annual energy reports to the coordinator. The coordinator shall be responsible for working with to ensure that they meet the goals of this part and

1	also have primary responsibility for collecting and analyzing
2	the data and shall ensure that agency reports are received in a
3	timely manner.
4	(c) There is established within the department of
5	business, economic development, and tourism, an interagency
6	energy policy committee consisting of senior agency officials,
7	to be chaired by the coordinator. The committee shall be
8	responsible for encouraging implementation of energy efficiency
9	policies and practices. The major energy consuming agencies, as
10	designated by the coordinator, shall participate on the
11	committee. The committee shall communicate its activities to
12	all designated senior agency officials to promote coordination
13	and achievement of the goals of this part."]
14	SECTION 22. Section 196-20, Hawaii Revised Statutes, is
15	repealed.
16	[" [§196-20] Facility energy audits. Agencies shall
17	conduct energy and water audits for approximately ten per cent
18	of their facilities each year, either independently or through
19	energy savings performance contracts or utility energy
20	efficiency service contracts."]
21	SECTION 23. Section 196-24, Hawaii Revised Statutes, is
22	repealed.

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1	[" [§196-24] Electricity use. To advance the greenhouse
2	gas and renewable energy goals of this part, and reduce source
3	energy use, each agency shall strive to use electricity from
4	clean, efficient, and renewable energy sources. An agency's
5	efforts in purchasing electricity from efficient and renewable
6	energy sources shall be taken into account in assessing the
7	agency's progress and formulating its scorecard under section
8	196-17(a). "]
9	SECTION 24. Section 196-25, Hawaii Revised Statutes, is
10	repealed.
11	[" [§196-25] Competition. Agencies shall take advantage of
12	competitive opportunities in the electricity and natural gas
13	markets to reduce costs and enhance services. Agencies are
14	encouraged to aggregate demand across facilities or agencies to
15	maximize their economic advantage."]
16	SECTION 25. Section 196-26, Hawaii Revised Statutes, is
17	repealed.
18	["[§196-26] Reduced greenhouse gas intensity of electric
19	power. When selecting electricity providers, agencies shall
20	purchase electricity from sources that use high efficiency
21	electric generating technologies when life cycle cost effective.

1	source of the electricity and strive to minimize the greenhouse
2	gas intensity of purchased electricity."]
3	SECTION 26. Section 196-27, Hawaii Revised Statutes, is
4	repealed.
5	[" [§196-27] Purchasing electricity from renewable energy
6	sources. Each agency shall evaluate its current use of
7	electricity from renewable energy sources and report this level
8	in its annual report to the coordinator. Based on this review,
9	each agency shall adopt policies and pursue projects that
10	increase the use of such electricity. Agencies shall include
11	provisions for the purchase of electricity from renewable energy
12	sources as a component of their requests for bids whenever
13	procuring electricity. Agencies may use savings from energy
14	efficiency projects to pay additional incremental costs of
15	electricity from renewable energy sources.
16	In evaluating opportunities to comply with this section,
17	agencies shall consider any renewable portfolio standard
18	specified in the restructuring guidelines for the State and the
19	United States Environmental Protection Agency guidelines on
20	crediting renewable energy power."]
21	SECTION 27. Section 196-28, Hawaii Revised Statutes, is
22	repealed.

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1	[" [§196-28] Mobile equipment. Each agency shall seek to
2	improve the design, construction, and operation of its mobile
3	equipment, and shall implement all life cycle cost effective
4	energy efficiency measures that result in cost savings while
5	improving mission performance. To the extent that such measures
6	are life-cycle cost-effective, agencies shall consider enhanced
7	use of alternative or renewable based fuels."]
8	SECTION 28. Section 196-29, Hawaii Revised Statutes, is
9	repealed.
10	[" [§196-29] Management strategies. Agencies shall use the
11	following management strategies in meeting the goals of this
12	part:
13	(1) Employee incentive programs to reward exceptional
14	performance in implementing this part;
15	(2) Performance evaluations of successful implementation
16	of this part in areas such as energy-savings
17	performance contracts, sustainable design, energy
18	efficient procurement, energy efficiency, water
19	conservation, and renewable energy projects and
20	performance evaluations of agency heads, members of
21	the agency energy team, principal program managers,

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1		heads of field offices, facility managers, energy
2		managers, and other appropriate employees;
3	(3)	Agencies shall be allowed to retain a portion of
4		savings generated from efficient energy and water
5		management and shall use the savings at the facility
6		or site where the savings occur to provide greater
7		incentives for that facility and its site managers to
8		undertake more energy management initiatives, invest
9		in renewable energy systems, and purchase electricity
10		from renewable energy sources;
11	(4)	Training and education shall be provided for all
12		appropriate personnel relating to the energy
13		management strategies contained in this part,
14		including the incorporation into existing procurement
15		courses information on energy management tools,
16		energy-savings performance contracts, utility energy-
17		efficiency service contracts, energy efficient
18		products, and life-cycle cost analysis; and
19	(5)	Agencies shall designate showcase facilities to
20		highlight energy or water efficiency and renewable
21		energy improvements."]

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1	PART IV. COUNTY BUILDING PERMITS AND LEADERSHIP
2	IN ENERGY AND ENVIRONMENTAL DESIGN PRIORITY PROCESSING
3	SECTION 29. Chapter 46, Hawaii Revised Statutes, is
4	amended by adding a new section to be appropriately designated
5	and to read as follows:
6	"§46- County building permits; incorporation of
7	leadership in energy and environmental design building standards
8	in project design; priority processing. (a) Each county agency
9	that issues building, construction, or development-related
10	permits shall establish a procedure for the priority processing
11	of a permit application submitted by a private entity for a
12	construction project that incorporates leadership in energy and
13	environmental design building standards into its project design.
14	The permit processing procedure shall give priority to private
15	sector permit applicants at no additional cost to the applicant.
16	Any priority permit processing procedure established by a county
17	pursuant to this section shall not imply or provide that any
18	permit application filed under the priority processing procedure
19	shall be automatically approved.
20	(b) For the purposes of this section:

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1	"Leadership in energy and environmental design building
2	standards" means the green building rating system established by
3	the United States Green Building Council.
4	"Private entity" means any permit applicant that is not the
5	State, county, federal government, or any political subdivision
6	thereof."
7	PART V. SOLAR WATER HEATING PAY AS YOU SAVE
8	SECTION 30. Solar water heating pay as you save program;
9	purpose; establishment; tariff filing. (a) Solar water heating
10	systems are a renewable energy technology that uses solar
11	collectors placed on roofs to heat water. These systems
12	decrease reliance on imported oil used to generate electricity
13	or gas to heat water because they use less energy than the
14	electric or gas hot water heating systems replaced.
15	The legislature finds that the upfront cost of installation
16	is a barrier preventing many Hawaii residents from installing
17	solar water heating systems. The legislature further finds that
18	the renewable energy income tax credit and electric utility
19	rebates have not been enough of an incentive to overcome these
20	upfront costs, especially for rental housing and homes in need
21	of retrofit for these important energy saving devices.

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1	The	purpose of this section is to authorize the public
2	utilities	commission to implement a pilot project to be called
3	the "sola	r water heating pay-as-you-save program."
4	(b)	The public utilities commission shall implement a
5	pilot pro	ject to be called the "solar water heating pay-as-you-
6	save prog	ram", which shall:
7	(1)	Allow a residential electric utility customer to
8		purchase a solar water heating system:
9		(A) With no upfront payments; and
10		(B) By paying the cost of the system over time on the
11		customer's electric or gas bill;
12		provided that the estimated electricity or gas savings
13		from the solar water heating system exceeds the cost
14		of the system;
15	(2)	Provide for billing and payment of the solar water
16		heating system on the utility bill;
17	(3)	Provide for disconnection of utility service for non-
18		payment of solar water heating system pay-as-you-go
19		payments; and
20	(4)	Allow for assignment of system repayment costs
21		attached to the meter location.

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(c) The public utilities commission shall determine the
 time frame of the pilot program and shall gather and analyze
 information to evaluate the pilot program.

4 (d) No later than June 30, 2007, each electric utility 5 shall implement by tariff a pay-as-you-save model system program 6 for residential consumers that is consistent with this section, 7 or a similar program for residential customers that meets the objectives of this section. Each utility shall provide at least 8 9 six months' prior notice of its proposed tariff to the public 10 utilities commission as prescribed in section 269-12(b), Hawaii 11 Revised Statutes. Within the prescribed notice period, the 12 public utilities commission shall review the proposed tariff and, after a hearing, may require modifications to the proposed 13 14 tariff as is necessary to comply with or effectuate the purposes 15 of this section.

16 (e) The commission shall ensure that all reasonable costs 17 incurred by electric utilities to start up and implement the 18 pay-as-you-save model system are recovered as part of the 19 utility's revenue requirement, including but not limited to 20 necessary billing system adjustments and any costs for pay-as-21 you-save model system efficiency measures that are not recovered

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1 via participating residential consumers' pay-as-you-save model 2 system bill payments or otherwise. 3 SECTION 31. This Act does not affect rights and duties 4 that matured, penalties that were incurred, and proceedings that 5 were begun, before its effective date. 6 SECTION 32. Statutory material to be repealed is bracketed 7 and stricken. New statutory material is underscored. 8 SECTION 33. This Act shall take effect on July 1, 2010; 9 provided that section 2 of this Act shall apply to taxable years 10 beginning after December 31, 2005; and provided further that the 11 increased tax credits established in section 2 of this Act shall 12 be available only to eligible renewable energy technology 13 systems installed after July 1, 2006.

Report Title:

Energy Efficiency; Renewable Energy; Alternate Fuel

Description:

Provides a framework for energy self-sufficiency, focusing on energy efficiency and renewable energy resource deployment in state facilities, vehicles, and equipment; in the public schools; through the renewable energy technologies income tax credit; by means of priority permitting for renewable energy projects at the county level; and through the establishment of a solar water heating pay as you save program. (HB2175 HD2)

