A BILL FOR AN ACT

RELATING TO LAND CONSERVATION.

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

- 1 SECTION 1. The purpose of this Act is to provide a land 2 conservation incentives tax credit to encourage the preservation
- 3 and protection of land in the State.
- 4 SECTION 2. Section 205-45, Hawaii Revised Statutes, is
- 5 amended by amending subsection (a) to read as follows:
- 6 "(a) A farmer or landowner with lands qualifying under
- 7 section 205-44 may file a petition for declaratory ruling with
- 8 the commission at any time in the designation process. The
- 9 holder of an interest in agricultural lands that qualifies for
- 10 the land conservation incentives tax credit under section 235-
- 11 may petition the commission for designation of the agricultural
- 12 lands as important agricultural lands, and enjoy the incentives
- for important agricultural lands provided under section 205-46."
- 14 SECTION 3. Chapter 235, Hawaii Revised Statutes, is
- 15 amended by adding a new section to be appropriately designated
- 16 and to read as follows:
- 17 "\$235- Land conservation incentives tax credit;
- 18 definitions. (a) As used in this section:

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1	"Bargain sale" means a sale where a taxpayer is paid less
2	than the fair market value for land or an interest in land.
3	"Conservation or preservation purpose" means:
4	(1) Protection of open space for scenic values;
5	(2) Protection of natural areas for wildlife habitat,
6	biological diversity, or native forest cover; or
7	(3) Preservation of forest land, agricultural land,
8	watersheds, streams, rainfall infiltration areas,
9	outdoor recreation areas, including hiking, biking,
10	and walking trails, and historic or cultural property;
11	provided that the resources or areas protected or preserved are
12	designated as significant or important by a relevant state
13	agency and that the state agency work with the taxpayer to
14	identify opportunities for public access if appropriate and
15	reasonable.
16	"Cultural property" means a structure, place, site, or
17	object having historic, archaeological, scientific,
18	architectural, or cultural significance.
19	"Eligible taxpayer":
20	(1) Means a Hawaii taxpayer who is not claimed or is not
21	otherwise eligible to be claimed as a dependent by

1		another taxpayer for federal or Hawaii state
2		individual income tax purposes; and
3	(2)	Includes individuals, corporations, or pass-through
4		tax entities such as trusts, estates, partnerships,
5		limited liability companies or partnerships,
6		S corporations, or other fiduciaries.
7	"Int	erest in land or real property" means a right in real
8	property,	including access, improvement, water right, fee simple
9	interest,	easement, land use easement, partial interest in real
10	property,	mineral right, remainder or future interest, or other
11	interest	or right in real property that complies with the
12	requireme	nts of section 170(h)(2) of the Internal Revenue Code.
13	"Lan	d" means real property, including rights of way,
14	easements	, privileges, water rights, and all other rights or
15	interests	related to real property.
16	<u>"Pub</u>	lic or private conservation agency" means a
17	governmen	tal body or a private nonprofit charitable corporation
18	or trust	authorized to do business in the State that is
19	organized	and operated for natural resources, land, or historic
20	conservat	ion purposes and that has tax-exempt status as a public
21	charity u	nder section 501(c)(3) of the Internal Revenue Code,

1	and has t	he power to acquire, hold, or maintain land or
2	_interests	in land.
3	(b)	There shall be allowed to every eligible taxpayer a
4	land cons	ervation incentives tax credit that shall be deductible
5	from the	taxpayer's net income tax liability imposed by this
6	chapter f	or taxable years beginning on or after January 1, 2008;
7	provided	that a husband and wife filing separate returns for a
8	taxable y	ear for which a joint return could have been filed
9	shall cla	im only the tax credit to which they would have been
10	<u>entitled</u>	had a joint return been filed.
11	<u>(c)</u>	The tax credit shall apply to an eligible taxpayer
12	who:	
13	(1)	Donates land in perpetuity or completes a bargain sale
14		in perpetuity to the State or public or private
15		conservation agency that fulfills a conservation or
16		preservation purpose; provided that any donation or
17		sale that represents a less-than-fee interest
18		qualifies as a charitable contribution deduction under
19		section 170(h) of the Internal Revenue Code; or
20	(2)	Voluntarily invests in the management of land to
21		protect or enhance a conservation or preservation
22		purpose under a land protection agreement,

1		conservation management agreement, or other legal
2		instrument that is consistent with a conservation or
3		preservation purpose.
4	<u>(d)</u>	Donations of land for open space for the purpose of
5	fulfillin	g density requirements to obtain subdivision or
6	building	permits do not qualify for the land conservation
7	incentive	s tax credit.
8	<u>(e)</u>	The amount of the tax credit shall be:
9	(1)	Fifty per cent of the fair market value of the land or
10		interest in land that an eligible taxpayer donates in
11		perpetuity on or after January 1, 2008, for a
12		conservation or preservation purpose to the State, or
13		public or private conservation agency. The fair
14		market value of donations made under this section
15		shall be substantiated by a qualified appraisal
16		prepared by a qualified appraiser, as those terms are
17		defined under applicable federal law and regulations
18		governing charitable contributions; or
19	(2)	Fifty per cent of the amount invested in the
20		management of land pursuant to subsection (c)(2).
21	<u>(f)</u>	The amount of the tax credit shall not exceed
22	\$2,500,00	O per donation regardless of the value of the land or

1 interest in land; provided that if the tax credit under this 2 section exceeds the taxpayer's net income tax liability under 3 this chapter, any excess of the tax credit over liability may be used as a credit against the taxpayer's income tax liability in 4 5 subsequent taxable years until exhausted. 6 An eligible taxpayer may claim the land conservation 7 incentives tax credit only once per taxable year. 8 (q) The tax credit claimed by a pass-through tax entity 9 may be used either by the pass-through tax entity or a member, 10 manager, partner, shareholder, or beneficiary of the passthrough entity, in proportion to the total interest of the 11 12 member, manager, partner, shareholder, or beneficiary; provided 13 that: 14 (1) There is in fact a pass-through; and 15 (2) The tax credit may be claimed only once by either the 16 pass-through entity or the member, manager, partner, 17 shareholder, or beneficiary, but not both. (h) Every claim, including amended claims, for the tax 18 19 credit under this section shall be filed on or before the end of

the twelfth month following the close of the taxable year for

which the tax credit may be claimed. Failure to meet the filing

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1 requirements of this subsection shall constitute a waiver of the right to claim the tax credit. 2 The director of taxation: 3 (i)(1) Shall prepare forms necessary to claim a tax credit 4 under this section; 5 (2) May require proof of the claim for the tax credit; and 6 (3) May adopt rules pursuant to chapter 91 to effectuate 7 8 the purposes of this section. (j) The chairperson of the board of land and natural 9 resources may adopt rules pursuant to chapter 91 to effectuate 10 this section." 11 SECTION 4. New statutory material is underscored. 12 13 SECTION 5. This Act shall take effect on July 1, 2050, and shall apply to taxable years beginning after December 31, 2007; 14 15 provided that this Act shall be repealed on December 31, 2012.

Report Title:

Tax Credit; Land Conservation

Description:

Provides a tax credit to encourage the preservation and protection of conservation land in the State. (SB2198 SD2)