A BILL FOR AN ACT

RELATING TO ENERGY RESOURCES.

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

1	SECTION 1. The purpose of this Act is to clarify
2	provisions of Act 204, Session Laws of Hawaii, 2008, with
3	respect to variances for solar water heater systems. The
4	legislature finds that the variances provided for in this Act
5	will be rarely if ever exercised or granted because the burden
6	of proof will lie with the applicant to prove that a solar water
7	heating system, regardless of location or circumstance, is not
8	cost effective in the context of a thirty-year mortgage term.
9	This requires the use of realistic assumptions regarding
10	interest rates, discount rates, inflation rates and the expected
11	average cost of electricity by island over the thirty-year
12	period, regardless of the cost of electricity, or of oil or some
13	other fossil fuel, at a specific point in time.
14	The legislature also finds that the continuation of the
15	renewable energy income tax credit needs to remain available for

all homes built before January 1, 2010.

16

1	SECT	ION 2. Section 196-6.5, Hawaii Revised Statutes, is				
2	amended b	y amending subsections (a) and (b) to read as follows:				
3	"(a)	On or after January 1, 2010, no building permit shall				
4	be issued	for a <u>new</u> single-family dwelling that does not include				
5	a solar w	ater heater system that meets the standards established				
6	pursuant to section 269-44, unless the energy resources					
7	coordinator [approves] accepts a variance. A variance					
8	application shall only be [approved] accepted if submitted by an					
9	architect or mechanical engineer licensed under chapter 464, who					
10	attests t	hat:				
11	(1)	Installation is impracticable due to poor solar				
12		resource;				
13	(2)	Installation is cost-prohibitive based upon a life				
14		cycle cost-benefit analysis that incorporates the				
15		average residential utility bill and the cost of the				
16		new solar water heater system with a life cycle that				
17		does not exceed fifteen years;				
18	(3)	A [substitute] renewable energy technology system, as				
19		defined in section 235-12.5, is [used] substituted for				
20		use as the primary energy source for heating water; or				
21	(4)	A demand water heater device approved by Underwriters				
22		Laboratories, Inc., is installed; provided that at				

HB LRB 09-1638.doc

1	least one other gas appliance is installed in the				
2	dwelling. For the purposes of this paragraph, "demand				
3	water heater" means a gas-tankless instantaneous water				
4	heater that provides hot water only as it is needed.				
5	(b) A request for a variance shall be submitted to the				
6	energy resources coordinator on an application prescribed by the				
7	energy resources coordinator and shall include, but not be				
8	limited to, a description of the location of the property and				
9	justification for the approval of a variance using the criteria				
10	established in subsection (a). A variance shall be deemed				
11	approved if not denied within thirty working days after receipt				
12	of the variance application. The energy resources coordinator				
13	<pre>shall publicize:</pre>				
14	(1) All applications for a variance within seven days				
15	after receipt of the variance application; and				
16	(2) The disposition of all variance applications for a				
17	variance within seven days of the determination of the				
18	variance application."				
19	SECTION 3. Section 235-12.5, Hawaii Revised Statutes, is				
20	amended by amending subsection (a) to read as follows:				
21	"(a) When the requirements of subsection (c) are met, each				
22	individual or corporate taxpayer that files an individual or				
	HB LRB 09-1638.doc				

1	corporate	net	income tax return for a taxable year may claim a			
2,	tax credit under this section against the Hawaii state					
3	individua	l or	corporate net income tax. The tax credit may be			
4	claimed fo	or ev	ery eligible renewable energy technology system			
5	that is installed and placed in service in the State by a					
6	taxpayer during the taxable year. This credit shall be					
7	available for systems installed and placed in service in the					
8	State afte	er Ju	ne 30, 2003. The tax credit may be claimed as			
9	follows:					
10	(1)	Sola	r thermal energy systems for:			
11		(A)	Single-family residential property for which a			
12			building permit for a single-family dwelling was			
13			issued prior to January 1, 2010: thirty-five per			
14			cent of the actual cost or \$2,250, whichever is			
15			less;			
16		(B)	Multi-family residential property: thirty-five			
17			per cent of the actual cost or \$350 per unit,			
18			whichever is less; and			
19		(C)	Commercial property: thirty-five per cent of the			
20			actual cost or \$250,000, whichever is less;			
21	(2)	Wind	-powered energy systems for:			



```
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 $500,000, whichever is less;
    provided that multiple owners of a single system shall be
6
7
    entitled to a single tax credit; and provided further that the
8
    tax credit shall be apportioned between the owners in proportion
9
    to their contribution to the cost of the system.
10
         In the case of a partnership, S corporation, estate, or
11
    trust, the tax credit allowable is for every eligible renewable
12
    energy technology system that is installed and placed in service
13
    in the State by the entity. The cost upon which the tax credit
14
    is computed shall be determined at the entity level.
15
    Distribution and share of credit shall be determined pursuant to
16
    section 235-110.7(a)."
         SECTION 4. Section 269-44, Hawaii Revised Statutes, is
17
18
    amended to read as follows:
19
         "[+]$269-44[+] Solar water heater system standards.
20
    later than [\frac{\text{July 1, 2009,}}{}] , or as soon as reasonably
21
    practicable, the public utilities commission shall adopt [or
22
    establish by rule, tariff, or order, | standards for solar water
```

HB LRB 09-1638.doc

- 1 heater systems [to include, but not be limited to,
- 2 specifications for the performance, materials, components,
- 3 durability, longevity, proper sizing, installation, and quality
- 4 to promote the objectives of section 269-124.]; provided that
- 5 the public utilities commission may contract with the public
- 6 benefits administrator for the development of standards that may
- 7 be adopted by the public utilities commission."
- 8 SECTION 5. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 6. This Act shall take effect upon its approval
- 11 and apply to taxable year beginning after December 31, 2008.

Coloniel By: Neumin Marita

Sawara Manimoto

Male Sawara Manimoto

Manimoto

Grand T. R. Cittonilla

John M. Magae

Bulland Kin Of

Alla G Sala-Hri

HB LRB 09-1638.doc

Alla G Sala-Hri

The Coloniel Sawara Manimoto

Alla G Sala-Hri

Manimot

Report Title:

Renewable Energy Technologies; Tax Credit; Solar Water Heating

Description:

Clarifies solar water heater variance request procedures and authority and provides guidance with respect to solar water heater system standards.