

GOV. MSG. NO. 609

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

May 28, 2010

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fifth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on May 28, 2010, the following bill was signed into law:

HB2450 HD1 SD2 CD1

A BILL FOR AN ACT RELATING TO RENEWABLE ENERGY FACILITIES. ACT 151 (10)

Sincerely,

Zje LINDA LINGLE

Approved by the Governor MAY 2 8 2010

HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

ACT 151 H.B. NO. ²⁴⁵⁰ H.D. 1 S.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY FACILITIES.

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

1 SECTION 1. Act 173, Session Laws of Hawaii 2009 (Act 173), recognized that to develop and finance renewable energy 2 facilities, a site for the facilities and access to the site 3 must often be leased, granted as an easement, or mortgaged to 4 5 provide financing for the project. However, renewable energy projects may require site acreage or configurations that do not 6 coincide with existing, already subdivided lot boundaries. For 7 instance, land required for a project may constitute only a 8 9 portion of a large legal lot, and it may be impractical or undesirable to lease or convey the entire legal lot for a 10 renewable energy project, or to encumber the entire legal lot 11 with a mortgage that provides financing for the project. 12

13 Therefore, the purpose of Act 173 was to facilitate the 14 financing and development of renewable energy projects by 15 allowing leases and easements pertaining to renewable energy 16 projects, together with mortgages and other conveyances as 17 security for finance, to be created, enforced, and recorded, 18 without requiring the landowner to obtain formal subdivision 18 HB2450 CD1 HMS 2010-3332 Page 2

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approval, and instead requiring approval for exemption from subdivision requirements, from the applicable county or other approving agency.

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4 However, the application of Act 173 was limited to solar 5 energy facilities permitted under section 205-2(d)(6), on land 6 with soil classified by the land study bureau's detailed land 7 classification as overall (master) productivity rating class D 8 or E or wind energy facilities and related appurtenances located 9 within a conservation state land use district. The legislature 10 now finds that there may be other renewable energy projects that 11 have been approved or permitted by the appropriate agencies that are required to go through the subdivision process threatening 12 13 the financial viability of these projects.

14 Therefore, the purpose of this Act is to extend the 15 applicability of Act 173 to include any renewable energy 16 facilities approved by the land use commission or county 17 planning commission under chapter 205, or any renewable energy 18 facilities permitted or approved by the board of land and 19 natural resources under chapter 183C. Further, it is the intent 20 of the legislature that the remaining land (i.e. the portion of 21 the original legal lot of record less the area used for the 22 renewable energy facility) receive the same legal lot status as

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C.D. the renewable energy parcel and be recognized as a legal lot of record by the counties, thus allowing for those remaining lands to be put to other use and receive its own mortgage financing and title insurance. SECTION 2. Section 201N-14, Hawaii Revised Statutes, is amended by amending subsection (d) to read as follows:

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7 "(d) The exemption from subdivision requirements 8 authorized by this section shall only apply to leases and 9 easements that meet the following requirements and shall be 10 subject to the following limitations:

11 (1) The lease or easement shall restrict the use of the 12 leased land or easement area to the development and 13 operation of a renewable energy project; provided 14 that, to comply with section 205-4.6, agricultural 15 uses and activities shall not be restricted on 16 agricultural land;

17 (2) The lease shall have an initial term of at least18 twenty years;

19 (3) With respect to leases and easements on lands within
20 an agricultural state land use district, the exemption
21 from subdivision requirements provided by this section
22 shall be for [solar]:



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1		(A) Solar energy facilities permitted under section
2		205-2(d)(6), on land with soil classified by the
3		land study bureau's detailed land classification
4		as overall (master) productivity rating class D
5		or E; and
6		(B) Any renewable energy facilities approved by the
7	· .	land use commission or county planning commission
8		under chapter 205;
9	(4)	With respect to leases and easements on lands within a
10		conservation state land use district, the exemption
11		from subdivision requirements provided by this section
12		shall be for [wind]:
13		(A) Wind energy facilities, including the
14		appurtenances associated with the production and
15		transmission of wind-generated energy; and
16		(B) Any renewable energy facilities permitted or
17		approved by the board of land and natural
18		resources under chapter 183C;
19		and
20	(5)	The county agency charged with administering
21		subdivisions in the county in which the renewable
22		energy project is to be situated or, if the land is in



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1		a conservation state land use district, the department
2		of land and natural resources, shall approve the
3		exemption from subdivision requirements within ninety
4		days after the project's developer and the owner of
5		the land on which the renewable energy project is to
6		be situated have submitted the conceptual schematics
7		or preliminary plans and specifications for the
8		renewable energy project to the county agency or the
9		department of land and natural resources, and have
10		provided to such county agency or the department of
11		land and natural resources, as applicable, a
12		certification and agreement that all applicable and
13		appropriate environmental reviews and permitting shall
14		be completed prior to commencement of development of
15		the renewable energy project. If, on the ninety-first
16		day, an exemption has not been approved, it shall be
17		deemed disapproved by the county agency or the
18		department of land and natural resources, whichever is
19		applicable."
20	SECT	ION 3. Statutory material to be repealed is bracketed

21 and stricken. New statutory material is underscored.



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SECTION 4. This Act shall take effect upon its approval,
 and shall be repealed on the same date as section 2 of Act 173,
 Session Laws of Hawaii 2009.

APPROVED this 28 day of

, 2010

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GOVERNOR OF THE STATE OF HAWAII

