#### A BILL FOR AN ACT

RELATING TO STATE ENTERPRISE ZONES.

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

1	SECTION 1. The legislature finds that in these difficult
2	economic times, government must seek ways to stimulate and
3	encourage economic growth and diversity.
4	The state enterprise zones program, under the department of
5	business, economic development, and tourism, was established to
6	promote private sector business growth, and to facilitate the
7	revitalization of certain areas that require particular
8	attention through various measures such as regulatory
9	flexibility and tax incentives.
10	The purpose of this Act is to improve the state enterprise
11	zone program by, among other things:
12	(1) Allowing limited liability companies to be included
13	under the definitions of "qualified businesses" and
14	"service businesses";
15	(2) Extending the enterprise zone tax credits and
16	exemptions, for businesses engaged in the
17	manufacturing of tangible personal property or in the

1		producing or processing of agricultural products, for
2		an additional seven years; and
3	(3)	Allowing the receipts, sales, and employees of a
4		business's establishments in all enterprise zones
5		located within the same county to count towards
6		qualification requirements.
7	SECT	ION 2. Section 209E-2, Hawaii Revised Statutes, is
8	amended a	s follows:
9	1.	By adding a new definition to be appropriately
10	inserted	and to read:
11	" <u>"El</u>	igible business activity" means the:
12	(1)	Manufacture of tangible personal property, the
13		wholesale sale of tangible personal property described
14		in section 237-4(a)(8), or a service business as
15		defined in this chapter;
16	(2)	Production of agricultural products where the business
17		is a producer as defined in section 237-5, or the
18		processing of agricultural products as defined in
19		section 237-5, all or some of which were grown within
20		an enterprise zone;

1	(3)	Research, development, sale, or production of all
2		types of genetically-engineered medical, agricultural,
3		or maritime biotechnology products; or
4	(4)	Production of electric power from wind energy for sale
5		primarily to a public utility company for resale to
6		the public."
7	2.	By amending the definitions of "qualified business"
8	and "serv	ice business" to read:
9	" "Qu	alified business" means any corporation, partnership,
10	limited 1	iability company, or sole proprietorship authorized to
11	do busine	ss in the State that is qualified under section 209E-9,
12	subject t	o the state corporate or individual income tax under
13	chapter 2	35, and is[+] engaged in an eligible business activity.
14	[ <del>(1)</del>	Engaged in manufacturing, the wholesale sale of
15		tangible personal property as defined in section 237-
16		4, or a service business as defined in this chapter;
17	<del>(2)</del>	Engaged in producing agricultural products where the
18		business is a producer as defined in section 237-5, or
19		engaged in processing agricultural products, all or
20		some of which were grown within an enterprise zone;

1	(3) Engaged in research, development, sale, or production
2	of all types of genetically engineered medical,
3	agricultural, or maritime biotechnology products; or
4	(4) Engaged in producing electric power from wind energy
5	for sale primarily to a public utility company for
6	resale to the public.] "
7	"Service business" means any corporation, partnership,
8	limited liability company, or sole proprietorship that repairs
9	ships, aircraft, or assisted technology equipment, provides
10	telecommunication services, information technology design and
11	production services, medical and health care services, or
12	education and training services as defined in this chapter."
13	SECTION 3. Section 209E-4, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"\$209E-4 Enterprise zone designation. (a) The governing
16	body of any county may apply in writing to the department to
17	have an area declared to be an enterprise zone. The application
18	shall include a description of the location of the area or areas
19	in question, and a general statement identifying proposed local
20	incentives to complement the state and any federal incentives.
21	(b) The governor, upon the recommendation of the director,
22	shall approve the designation of up to six areas in each county
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- 1 as enterprise zones for a period of twenty years. Any such area 2 shall be located in one United States census tract or two or 3 more contiguous United States census tracts in accordance with 4 the most recent decennial United States Census. The census 5 tract or tracts within which each enterprise zone is located 6 also shall meet at least one of the following criteria: 7 Twenty-five per cent or more of the population have (1)incomes below eighty per cent of the median family 8 income of the county; or 9 10 The unemployment rate is 1.5 times the state average. 11 (c) Notwithstanding subsection (b), census tract #405 12 within the county of Kauai shall be eligible for designation as an enterprise zone. The eligibility for designation shall 13 14 remain in effect until January 1, 1997, unless the governor 15 earlier determines that the eligibility is no longer necessary. 16 (d) Notwithstanding subsection (b) or (c), only lands 17 classified as agricultural in the Waialua district on Oahu, as defined in section 4-1(3)(D), shall be designated an enterprise 18 19 zone on July 1, 1997, and the designation shall remain in effect 20 until June 30, 2002.] "
- 21 SECTION 4. Section 209E-9, Hawaii Revised Statutes, is 22 amended to read as follows:



1	"§209	9E-9	Eligibility;	qualified	l business;	sale o	f property		
2	or service	es.	(a) Any busi	ness firm	may be eli	gible t	o be		
3	designated	daq	ualified busi	ness for p	ourposes of	this c	hapter if		
4	the busine	ess:							
5	(1)	Begi	ns the operat	ion of a t	rade or bu	siness	of an		
6		elig	ible business	activity	within an	enterpr	ise zone;		
7	(2)	Duri	ng each taxab	le year ha	as at least	fifty	per cent		
8		of i	ts enterprise	zone [ <del>est</del>	ablishment	<del>'s</del> ]			
9		esta	<u>blishments'</u> g	ross recei	pts attrib	utable	to the		
10		acti	active conduct of trade or business within [the]						
11		ente	rprise [ <del>zone;</del>	zones lo	ocated with	in the	same		
12		coun	ty; and						
13	(3)	(A)	Increases it	s average	annual num	ber of	full-time		
14	x)		employees by	at least	ten per cen	nt by t	he end of		
15			its first ta	x year of	participat	ion, an	d during		
16			each subsequ	ent taxabl	le year at	least m	aintains		
17			that higher	level of e	employment;	or			
18		(B)	Increases it	s gross sa	ales of agr	icultur	al crops		
19			produced, or	agricultu	ural produc	ts proc	essed		
20			within [the]	enterpris	se [ <del>zone</del> ] <u>z</u> o	ones lo	cated		
21			within the s	ame county	y by two pe:	r cent	annually.		

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1	For	business	firms	engaged	in	producing	or	processing

- 2 agricultural products, receipts from value-added products made
- 3 from crops grown within [an] enterprise [zone] zones located
- 4 within the same county and sold at retail pursuant to the limits
- 5 of subsection (e) shall count toward the gross receipts
- 6 requirement under paragraph (2).
- 7 (b) A business firm may also be eligible to be designated
- 8 a qualified business for purposes of this chapter if the
- 9 business:

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- 10 (1) Is actively engaged in the conduct of a trade or

  11 business of an eligible business activity in an area

  12 immediately prior to [an] the area being designated an

  13 enterprise zone;
  - (2) Meets the requirements of subsection (a)(2); and
- 15 Increases its average annual number of full-time (3) (A) employees employed at the [business's 16 17 establishment or establishments [located] within [the enterprise zone] enterprise zones located 18 19 within the same county by at least ten per cent 20 by the end of the first year of operation, and by 21 at least fifteen per cent by the end of each of 22 the fourth, fifth, sixth, and seventh years of

_		operation[7], and for businesses eligible for tax
2		credits extending past the seventh year, at least
3		maintains that higher level of employment during
4		each subsequent taxable year; provided that the
5		percentage increase shall be based upon the
6		employee count at the beginning of the initial
7		year of operation within the enterprise [zone;]
8		zone or zones; or
9	(B)	Increases its gross sales of agricultural crops
10		produced, or agricultural products processed
11		within [the enterprise zone] enterprise zones
12		located within the same county by two per cent
13		annually.
14	(c) Afte	r designation [as] of an enterprise zone, each
15	qualified busi	ness firm in the zone shall submit annually to the
16	department an	approved form supplied by the department that
17	provides the i	nformation necessary for the department to
18	determine if <u>i</u>	t may certify the applicability of the tax credits
19	and exemptions	provided in this chapter for the business firm
20	[ <del>qualifies as</del>	a qualified business]. The approved form shall be
21	submitted by e	ach business to the governing body of the county

- 1 in which the enterprise zone is located, then forwarded to the
- 2 department by the governing body of the county.
- 3 (d) The form referred to in subsection (c) shall be prima
- 4 facie evidence of the eligibility of a business for the purposes
- 5 of this section.
- **6** (e) Tangible personal property shall be sold at an
- 7 establishment of a qualified business within an enterprise zone
- 8 and the transfer of title to the buyer of the tangible personal
- 9 property shall take place in [the same] an enterprise zone
- 10 located within the same county in which the tangible personal
- 11 property is sold. Services shall be sold at an establishment of
- 12 a qualified business engaged in a service business within an
- 13 enterprise zone [and the services shall be delivered in the same
- 14 enterprise zone in which sold. Any services rendered outside an
- 15 enterprise zone shall not be deemed to be the services of a
- 16 qualified business].
- 17 (f) For any fiscal year that includes September 11, 2001,
- 18 a business may use its average annual number of full-time
- 19 employees as of August 31, 2001--rather than its average annual
- 20 number at the end of its fiscal year including September 11,
- 21 2001--if necessary to meet the requirements of subsection (a) (3)
- 22 and (4) or (b)(3). A business may also use its average annual



- 1 number of full-time employees at the end of its fiscal year that
- 2 includes September 11, 2001, as its base number of full-time
- 3 employees if necessary to meet the requirements of subsection
- **4** (a)(3) and (4) or (b)(3) in future fiscal years."
- 5 SECTION 5. Section 209E-10, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$209E-10 State business tax credit. (a) The department
- 8 shall certify annually to the department of taxation the
- 9 applicability of the tax credit provided in this chapter for a
- 10 qualified business against any taxes due the State. Except for
- 11 the general excise tax, the credit shall be eighty per cent of
- 12 the tax due for the first tax year, seventy per cent of the tax
- 13 due for the second tax year, sixty per cent of the tax due for
- 14 the third year, fifty per cent of the tax due the fourth year,
- 15 forty per cent of the tax due the fifth year, thirty per cent of
- 16 the tax due the sixth year, and twenty per cent of the tax due
- 17 the seventh year. For qualified businesses engaged in the
- 18 manufacturing of tangible personal property, or the producing or
- 19 processing of agricultural products, the credit shall continue
- 20 after the seventh year at the rate of twenty per cent of the tax
- 21 due for each of the subsequent seven tax years. Any tax credit
- 22 not usable shall not be applied to future tax years.



1	(b) When a partnership is eligible for a tax credit under
2	this section, each partner shall be eligible for the tax credit
3	provided for in this section on the partner's income tax return
4	in proportion to the amount of income received by the partner
5	from the partnership. Any qualified business having taxable
6	income from business activity, both within and without the
7	enterprise zone, shall allocate and apportion its taxable income
8	attributable to the conduct of business. Tax credits provided
9	for in this section shall only apply to taxable income of a
10	qualified business attributable to the conduct of business
11	within [the enterprise zone.] enterprise zones located within
12	the same county.
13	(c) In addition to any tax credit authorized under this
14	section, any qualified business shall be entitled to a tax
15	credit against any taxes due the State in an amount equal to a
16	percentage of unemployment taxes paid. The amount of the credit
17	shall be equal to eighty per cent of the unemployment taxes paid
18	during the first year, seventy per cent of the taxes paid during
19	the second year, sixty per cent of the taxes paid during the
20	third year, fifty per cent of the taxes paid during the fourth
21	year, forty per cent of the taxes paid during the fifth year,

thirty per cent of the taxes paid during the sixth year, and

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- 1 twenty per cent of the taxes paid during the seventh year. For
- 2 qualified businesses engaged in the manufacturing of tangible
- 3 personal property, or the producing or processing of
- 4 agricultural products, the credit shall continue after the
- 5 seventh year in an amount equal to twenty per cent of the taxes
- 6 paid during each of the subsequent seven tax years.
- 7 (d) Tax credits provided for in subsection (c) shall only
- 8 apply to the unemployment tax paid on employees employed at the
- 9 qualified [business'] business's establishment or establishments
- 10 [located] within [the enterprise zone.] enterprise zones located
- 11 within the same county. Any tax credit not usable shall not be
- 12 applied to future tax years."
- 13 SECTION 6. Section 209E-11, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "\$209E-11 State general excise exemptions. The department
- 16 shall certify annually to the department of taxation that any
- 17 qualified business is exempt from the payment of general excise
- 18 taxes on the gross proceeds from [the manufacture of tangible
- 19 personal property, the wholesale sale of tangible personal
- 20 property, the engaging in a service business by a qualified
- 21 business, or the engaging in research, development, sale, or
- 22 production of all types of genetically-engineered medical,



- 1 agricultural, or maritime biotechnology products; an eligible
- 2 business activity as defined in this chapter; provided that
- 3 agricultural businesses other than those engaged in the
- 4 production of genetically-engineered agricultural products shall
- 5 not be exempt from the payment of general excise taxes on the
- 6 gross proceeds of agricultural retail sales. The gross proceeds
- 7 received by a contractor licensed under chapter 444 shall be
- 8 exempt from the general excise tax for construction within an
- 9 enterprise zone performed for a qualified business within an
- 10 enterprise zone[-] or a business that has been approved by the
- 11 department to enroll into the enterprise zone program. The
- 12 exemption shall extend for a period not to exceed seven years;
- 13 provided that for qualified businesses engaged in the
- 14 manufacturing of tangible personal property, or the producing or
- 15 processing of agricultural products, the exemption shall extend
- 16 for a period not to exceed fourteen years; provided further that
- 17 if a force majeure event occurs, then the period of time shall
- 18 be tolled until the force majeure event ceases."
- 19 SECTION 7. Statutory material to be repealed is bracketed
- 20 and stricken. New statutory material is underscored.

SECTION 8. This Act shall take effect on July 1, 2009. 1 2 Hemmi moni Stam & Mark tokkapling

#### Report Title:

Enterprise Zone (EZ) Program

#### Description:

Extends EZ tax credits and exemptions, for businesses engaged in the manufacturing of tangible personal property or in the producing or processing of agricultural products, for an additional seven years. Allows the receipts, sales, and employees of a business's establishments in all enterprise zones located within the same county to count towards qualification requirements.