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

H.B. NO. 2962

A BILL FOR AN ACT

RELATING TO TAXATION.

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

SECTION 1. Section 235-110.51, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§235-110.51 Technology infrastructure renovation tax
4 credit. (a) There shall be allowed to each taxpayer subject to
5 the taxes imposed by this chapter, an income tax credit which
6 shall be deductible from the taxpayer's net income tax
7 liability, if any, imposed by this chapter for the taxable year
8 in which the credit is properly claimed.

9 (b) The amount of the credit shall be four per cent of the
10 renovation costs incurred during the taxable year for each
11 commercial building located in Hawaii.

(c) In the case of a partnership, S corporation, estate, trust, or any developer of a commercial building, the tax credit allowable is for renovation costs incurred by the entity for the taxable year. The cost upon which the tax credit is computed shall be determined at the entity level. Distribution and share of credit shall be determined pursuant to section 235-110.7(a).



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(d) If a deduction is taken under section 179 (with
 respect to election to expense depreciable business assets) of
 the Internal Revenue Code, no tax credit shall be allowed for
 that portion of the renovation cost for which the deduction is
 taken.

6 (e) The basis of eligible property for depreciation or 7 accelerated cost recovery system purposes for state income taxes 8 shall be reduced by the amount of credit allowable and claimed. 9 In the alternative, the taxpayer shall treat the amount of the 10 credit allowable and claimed as a taxable income item for the 11 taxable year in which it is properly recognized under the method 12 of accounting used to compute taxable income.

13 (f) The credit allowed under this section shall be claimed14 against the net income tax liability for the taxable year.

15 (g) If the tax credit under this section exceeds the 16 taxpayer's income tax liability, the excess of credit over 17 liability may be carried forward until exhausted.

18 (h) The tax credit allowed under this section shall not be19 available for taxable years beginning after December 31, 2010.

20 (i) As used in this section:

21 "Net income tax liability" means income tax liability
22 reduced by all other credits allowed under this chapter.



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1	"Ren	ovation costs" means costs incurred after December 31,	
2	2000, to	plan, design, install, construct, and purchase	
3	technology-enabled infrastructure equipment to provide a		
4	commercial building with technology-enabled infrastructure.		
5	"Technology-enabled infrastructure" means:		
6	(1)	High speed telecommunications systems that provide	
7		Internet access, direct satellite communications	
8		access, and videoconferencing facilities;	
9	(2)	Physical security systems that identify and verify	
10		valid entry to secure spaces, detect invalid entry or	
11		entry attempts, and monitor activity in these spaces;	
12	(3)	Environmental systems to include heating, ventilation,	
13		air conditioning, fire detection and suppression, and	
14		other life safety systems; and	
15	(4)	Backup and emergency electric power systems.	
16	(j)	No taxpayer that claims a credit under this section	
17	shall cla	im any other credit under this chapter.	
18	(k)	Beginning on July 1, 2010, deductions against a	
19	taxpayer'	s net income tax liability for claims under this	
20	section shall be deferred until July 1, 2013."		
21	SECTION 2. Section 235-110.9, Hawaii Revised Statutes, is		
22	amended t	o read as follows:	



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1	"§23	5-110.9 High technology business investment tax	
2	credit.	(a) There shall be allowed to each taxpayer subject to	
3	the taxes	imposed by this chapter a high technology business	
4	investment tax credit that shall be deductible from the		
5	taxpayer's net income tax liability, if any, imposed by this		
6	chapter for the taxable year in which the investment was made		
7	and the following four years provided the credit is properly		
8	claimed.	The tax credit shall be as follows:	
.9	(1)	In the year the investment was made, thirty-five per	
10		cent;	
11	(2)	In the first year following the year in which the	
12		investment was made, twenty-five per cent;	
13	(3)	In the second year following the investment, twenty	
14		per cent;	
15	(4)	In the third year following the investment, ten per	
16		cent; and	
17	(5)	In the fourth year following the investment, ten per	
18		cent;	
19	of the in	vestment made by the taxpayer in each qualified high	
20	technology business, up to a maximum allowed credit in the year		
21	the investment was made, \$700,000; in the first year following		
22	the year in which the investment was made, \$500,000; in the		



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second year following the year in which the investment was made,
 \$400,000; in the third year following the year in which the
 investment was made, \$200,000; and in the fourth year following
 the year in which the investment was made, \$200,000.

5 (b) The credit allowed under this section shall be claimed 6 against the net income tax liability for the taxable year. For 7 the purpose of this section, "net income tax liability" means 8 net income tax liability reduced by all other credits allowed 9 under this chapter. By accepting an investment for which the 10 credit allowed under this section may be claimed, a qualified 11 high technology business consents to the public disclosure of 12 the qualified high technology business' name and status as a 13 beneficiary of the credit under this section.

14 If the tax credit under this section exceeds the (C)15 taxpayer's income tax liability for any of the five years that 16 the credit is taken, the excess of the tax credit over liability 17 may be used as a credit against the taxpayer's income tax 18 liability in subsequent years until exhausted. Every claim, 19 including amended claims, for a tax credit under this section 20 shall be filed on or before the end of the twelfth month 21 following the close of the taxable year for which the credit may



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1 be claimed. Failure to comply with the foregoing provision 2 shall constitute a waiver of the right to claim the credit. 3 (d) If at the close of any taxable year in the five-year 4 period in subsection (a): 5 The business no longer qualifies as a qualified high (1)6 technology business; 7 (2)The business or an interest in the business has been 8 sold by the taxpayer investing in the qualified high 9 technology business; or 10 The taxpayer has withdrawn the taxpayer's investment (3) 11 wholly or partially from the qualified high technology 12 business; 13 the credit claimed under this section shall be recaptured. The 14 recapture shall be equal to ten per cent of the amount of the 15 total tax credit claimed under this section in the preceding two 16 taxable years. The amount of the credit recaptured shall apply 17 only to the investment in the particular qualified high 18 technology business that meets the requirements of paragraph 19 (1), (2), or (3). The recapture provisions of this subsection shall not apply to a tax credit claimed for a qualified high 20 21 technology business that does not fall within the provisions of 22 paragraph (1), (2), or (3). The amount of the recaptured tax HB HMS 2010-1271



1	credit de	termined under this subsection shall be added to the
2	taxpayer'	s tax liability for the taxable year in which the
3	recapture	occurs under this subsection.
4	(e)	Every taxpayer, before March 31 of each year in which
5	an invest	ment in a qualified high technology business was made
6	in the pr	evious taxable year, shall submit a written, certified
7	statement	to the director of taxation identifying:
8	(1)	Qualified investments, if any, expended in the
9		previous taxable year; and
10	(2)	The amount of tax credits claimed pursuant to this
11		section, if any, in the previous taxable year.
12	(f)	The department shall:
13	(1)	Maintain records of the names and addresses of the
14		taxpayers claiming the credits under this section and
15		the total amount of the qualified investment costs
16		upon which the tax credit is based;
17	(2)	Verify the nature and amount of the qualifying
18		investments;
19	(3)	Total all qualifying and cumulative investments that
20		the department certifies; and
21	(4)	Certify the amount of the tax credit for each taxable
22		year and cumulative amount of the tax credit.
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1 Upon each determination made under this subsection, the 2 department shall issue a certificate to the taxpayer verifying 3 information submitted to the department, including qualifying 4 investment amounts, the credit amount certified for each taxable 5 year, and the cumulative amount of the tax credit during the 6 credit period. The taxpayer shall file the certificate with the 7 taxpayer's tax return with the department. 8 The director of taxation may assess and collect a fee to 9 offset the costs of certifying tax credits claims under this 10 section. All fees collected under this section shall be 11 deposited into the tax administration special fund established 12 under section 235-20.5. 13 (q) As used in this section: 14 "Investment tax credit allocation ratio" means, with 15 respect to a taxpayer that has made an investment in a qualified 16 high technology business, the ratio of: 17 (1) The amount of the credit under this section that is, or is to be, received by or allocated to the taxpayer 18 19 over the life of the investment, as a result of the 20 investment; to 21 (2) The amount of the investment in the qualified high



technology business.

1	"Qualified high technology business" means a business,
2	employing or owning capital or property, or maintaining an
3	office, in this [State;] <u>state;</u> provided that:
4	(1) More than fifty per cent of its total business
5	activities are qualified research; and provided
6	further that the business conducts more than seventy-
7	five per cent of its qualified research in this
8	[State;] <u>state;</u> or
9	(2) More than seventy-five per cent of its gross income is
10	derived from qualified research; and provided further
11	that this income is received from:
12	(A) Products sold from, manufactured in, or produced
13	in this [State;] <u>state;</u> or
14	(B) Services performed in this [State.] state.
15	"Qualified research" means the same as defined in section $`$
16	235-7.3.
17	(h) Common law principles, including the doctrine of
18	economic substance and business purpose, shall apply to any
19	investment. There exists a presumption that a transaction
20	satisfies the doctrine of economic substance and business
21	purpose to the extent that the special allocation of the high



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technology business tax credit has an investment tax credit
 ratio of 1.5 or less of credit for every dollar invested.

3 Transactions for which an investment tax credit allocation 4 ratio greater than 1.5 but not more than 2.0 of credit for every 5 dollar invested and claimed may be reviewed by the department 6 for applicable doctrines of economic substance and business 7 purpose.

8 Businesses claiming a tax credit for transactions with 9 investment tax credit allocation ratios greater than 2.0 of 10 credit for every dollar invested shall substantiate economic 11 merit and business purpose consistent with this section.

12 (i) For investments made on or after May 1, 2009, notwithstanding any other law to the contrary, no allocations, 13 14 special or otherwise, of credits under this section may exceed 15 the amount of the investment made by the taxpayer ultimately 16 claiming this credit; and investment tax credit allocation 17 ratios greater than 1.0 of credit for every dollar invested 18 shall not be allowed. In addition, the credit shall be allowed 19 only in accordance with subsection (a).

20 (j) For investments made on or after May 1, 2009, this
21 section shall be subject to section 235-109.5.



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1	(k) This section shall not apply to taxable years
2	beginning after December 31, 2010.
3	(1) Beginning on July 1, 2010, deductions against a
4	taxpayer's net income tax liability for claims under this
5	section shall be deferred until July 1, 2013."
6	SECTION 3. Section 241-4.8, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) The high technology business investment tax credit
9	provided under section 235-110.9 shall be operative for this
10	chapter on July 1, 1999[-]; provided that beginning on July 1,
11	2010, deductions against a taxpayer's net income tax liability
12	for claims under this section shall be deferred until July 1,
13	2013."
14	SECTION 4. Section 431:7-209, Hawaii Revised Statutes, is
15	amended by amending subsection (a) to read as follows:
16	"(a) The high technology business investment tax credit
17	provided under section 235-110.9 shall be operative for this
18	chapter on July 1, 1999[-]; provided that beginning on July 1,
19	2010, deductions against a taxpayer's net income tax liability
20	for claims under this section shall be deferred until July 1,
21	2013."



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SECTION 5. This Act does not affect rights and duties that
 matured, penalties that were incurred, and proceedings that were
 begun before its effective date.

SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

6 SECTION 7. This Act shall take effect on July 1, 2010.

INTRODUCED BY

JAN 27 2010



Report Title: High Tech Tax Credits; Temporary Deferment of Deductions

Description:

Temporarily defers deductions against a taxpayer's net income tax liability for claims under the Technology Infrastructure Renovation Tax Credit and High Technology Business Investment Tax Credit between July 1, 2010, and June 30, 2013.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

