THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

S.B. NO. ²⁵⁶³ S.D. 1 H.D. 2

C.D. 1

A BILL FOR AN ACT

RELATING TO ENERGY EFFICIENCY.

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

SECTION 1. Section 196-6.5, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§196-6.5 Solar water heater system required for new 4 single-family residential construction. (a) On or after 5 January 1, 2010, no building permit shall be issued for a new 6 single-family dwelling that does not include a solar water 7 heater system that meets the standards established pursuant to 8 section 269-44, unless the [energy resources] coordinator approves a variance. A variance application shall only be 9 10 accepted if submitted by an architect or mechanical engineer 11 licensed under chapter 464, who attests that: 12 (1)Installation is impracticable due to poor solar 13 resource; 14 (2) Installation is cost-prohibitive based upon a life cycle cost-benefit analysis that incorporates the 15

16 average residential utility bill and the cost of the

2010-1874 SB2563 CD1 SMA-1.doc

Page 2

S.B. NO. ²⁵⁶³ S.D. 1 H.D. 2 C.D. 1

• 1		new solar water heater system with a life cycle that
2		does not exceed fifteen years;
3	(3)	A renewable energy technology system, as defined in
4		section 235-12.5, is substituted for use as the
5		primary energy source for heating water; or
6	(4)	A demand water heater device approved by Underwriters
7		Laboratories, Inc., is installed; provided that at
8		least one other gas appliance is installed in the
9		dwelling. For the purposes of this paragraph, "demand
10		water heater" means a gas-tankless instantaneous water
11		heater that provides hot water only as it is needed.
12	(b)	A request for a variance shall be submitted to the
13	[energy resources] coordinator on an application prescribed by	
14	the [energy resources] coordinator and shall include a	
15	description of the location of the property and justification	
16	for the approval of a variance using the criteria established in	
17	subsection (a). A variance shall be deemed approved if not	
18	denied within thirty working days after receipt of the variance	
19	application. The [energy-resources] coordinator shall	
20	publicize:	
31	(1)	

21 (1) All applications for a variance within seven days
22 after receipt of the variance application; and

2010-1874 SB2563 CD1 SMA-1.doc

Page 3

1	(2) The disposition of all applications for a variance		
2	within seven days of the determination of the variance		
3	application.		
4	(c) The director of business, economic development, and		
5	tourism may adopt rules pursuant to chapter 91 to impose and		
6	collect fees to cover the costs of administering variances under		
7	this section. The fees, if any, shall be deposited into the		
8	energy security special fund established under section 201-12.8.		
9	[(c)] <u>(d)</u> Nothing in this section shall preclude any		
10	county from establishing procedures and standards required to		
11 .	implement this section.		
12	[(d)] <u>(e)</u> Nothing in this section shall preclude		
13	participation in any utility demand-side management program or		
14	public benefits [fund] <u>fee program</u> under part VII of chapter		
15	269."		
16	SECTION 2. Section 196-42, Hawaii Revised Statutes, is		
17	amended to read as follows:		
18	"[[]§196-42[]] State support for achieving alternate fuels		
19	standards. The State shall facilitate the development of		
20	alternate fuels and support the attainment of a statewide		
21	alternate [fuel] fuels standard of ten per cent of highway fuel		
22	demand to be provided by alternate fuels by 2010, fifteen per		
	2010-1874 SB2563 CD1 SMA-1.doc		

S.D. 1 H.D. 2 C.D. 1

S.B. NO.



Page 4

cent by 2015, [and] twenty per cent by 2020[-], and thirty per 1 2 cent by 2030. For purposes of the alternate fuels standard, 3 ethanol produced from cellulosic materials shall be considered 4 the equivalent of [2.5] two and one-half gallons of 5 noncellulosic ethanol. "Alternate fuels" shall have the same 6 meaning as contained in 10 Code of Federal Regulations Part 490; 7 provided that it shall also include liquid or gaseous fuels 8 produced from renewable feedstocks such as organic wastes, or 9 from water using electricity from renewable energy sources." 10 SECTION 3. Section 201-12.8, Hawaii Revised Statutes, is 11 amended by amending subsection (a) to read as follows: "(a) 12 There is created within the state treasury an energy 13 security special fund, which shall consist of: 14 (1)Moneys appropriated to the fund by the legislature; All interest attributable to investment of money 15 (2) 16 deposited in the fund; and 17 Moneys allotted to the fund from other sources [-], (3) 18 including under section 196-6.5." 19 SECTION 4. Statutory material to be repealed is bracketed 20 and stricken. New statutory material is underscored. 21 SECTION 5. This Act shall take effect on July 1, 2010. 22

2563 S.D. 1

<u>1</u>

S.B. NO.

2010-1874 SB2563 CD1 SMA-1.doc

Report Title:

HCEI; Solar Water Heater Systems; Alternate Fuels Standards

Description:

Authorizes the director of business, economic development, and tourism to impose and collect fees for the administration of the solar water heater system variances. Sets the goal of using alternative fuels to meet 30 per cent of highway fuel demand by 2030. (CD1)

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

