A BILL FOR AN ACT

RELATING TO ECONOMIC RECOVERY.

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

- 1 SECTION 1. Senate Concurrent Resolution No. 132, S.D. 1 2 (2009), established a task force to determine the economic 3 contributions of the construction industry in Hawaii and to 4 develop a series of proposals for state actions to preserve and 5 create new jobs in the local construction industry. This Act implements one of the task force's proposals in conjunction with 6 the Abercrombie administration's support for state actions to 7 8 create new jobs in Hawaii's construction industry. 9 In addition, in 2010, the senate committee on economic development and technology and the house committee on economic 10 11 revitalization, business, and military affairs convened an 12 informal small business discussion group to address the most 13 critical issues facing the small business sectors within 14 Hawaii's economy. Representatives from the Chamber of Commerce of Hawaii, construction and trades industries, community 15
 - commercial transportation industry, and interested stakeholders 2011-1413 SB769 SD1 SMA.doc

nonprofits, the agricultural sector, food and restaurant

industries, retailing, the science and technology sector, the

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    developed a package of bills that address the most pressing
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    problems facing Hawaii's small business community.
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         The purpose of this Act is to support the findings of the
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    small business working group and the recommendations proposed by
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    the construction industry task force to create a hotel and
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    resort property construction and renovation tax credit to boost
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    Hawaii's construction and visitor industries.
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         SECTION 2. Chapter 235, Hawaii Revised Statutes, is
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    amended by adding a new section to be appropriately designated
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    and to read as follows:
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         "§235- Hotel and resort property construction or
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    renovation tax credit. (a) There shall be allowed to each
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    taxpayer, subject to the taxes imposed by this chapter and
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    chapter 237D, a tax credit which shall be deductible from the
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    taxpayer's net income tax liability, if any, imposed for the
    taxable year in which the credit is properly claimed.
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         The amount of the credit claimed under this section shall
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    be:
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              per cent of the construction or renovation costs
         (1)
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              between $
                                 and $ in the aggregate;
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              and
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1	(2) per cent of the construction or renovation costs
2	over \$ to a maximum of \$ in the
3	aggregate;
4	incurred during the taxable year for each qualified hotel
5	facility located in Hawaii; provided that the amount of credit
6	claimed shall not include the construction or renovation costs
7	for which another credit was claimed for the taxable year;
8	provided further that the construction or renovation costs are
9	incurred before January 1, 2015.
10	In the case of a partnership, S corporation, estate, trust,
11	or association of a qualified hotel facility, timeshare owners
12	association, or any developer of a timeshare project, the tax
13	credit allowable is for construction or renovation costs
14	incurred by the entity during the taxable year. The cost upon
15	which the tax credit is computed shall be determined at the
16	entity level.
17	If a deduction is taken under section 179 (with respect to
18	election to expense depreciable business assets) of the Internal
19	Revenue Code, no tax credit shall be allowed for that portion of
20	the construction costs, renovation costs, or both costs for
21	which the deduction is taken.

1	The basis of eligible property for depreciation or
2	accelerated cost recovery system purposes for state income taxes
3	shall be reduced by the amount of credit allowable and claimed.
4	In the alternative, the taxpayer shall treat the amount of the
5	credit allowable and claimed as a taxable income item for the
6	taxable year in which it is properly recognized under the method
7	of accounting used to compute taxable income.
8	(b) The credit allowed under this section shall be claimed
9	against the net income tax liability for the taxable year.
10	(c) If the tax credit under this section exceeds the
11	taxpayer's tax liability, the excess of credit over liability
12	may be used as a credit against the taxpayer's tax liability in
13	subsequent years until exhausted.
14	(d) All claims for a tax credit under this section shall
15	be filed on or before the end of the twelfth month following the
16	close of the taxable year for which the credit may be properly
17	claimed. Failure to comply with the foregoing provision shall
18	constitute a waiver of the right to claim the credit.
19	(e) The director of taxation shall prepare any forms that
20	may be necessary to claim a credit under this section. The
21	director may also require the taxpayer to furnish information to
22	ascertain the validity of the claim for credit made under this



- 1 section and may adopt rules necessary to effectuate the purposes 2 of this section pursuant to chapter 91. 3 The tax credit allowed under this section shall be 4 available for taxable years beginning after December 31, 2010, 5 and shall not be available for taxable years beginning after 6 December 31, 2014. 7 (g) Renovation or construction costs financed, in whole or 8 in part, with funds that represent government grants, 9 government-issued loans, or property assessed clean energy 10 financing, shall not be eligible for the tax credit under this 11 section. 12 (h) There shall be a total annual cap on tax credits 13 granted under this section to all taxpayers of \$ 14 (i) As used in this section: 15 "Construction or renovation cost" means any costs incurred in Hawaii after December 31, 2010, and before January 1, 2015, 16 17 for the plans, design, construction, and equipment related to new construction, alteration, or modification of a qualified 18
- 20 "Net income tax liability" means income tax liability
 21 reduced by all other credits allowed under this chapter.
- "Qualified hotel facility" means a:

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hotel facility.

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1	(1) Hotel, hotel-condominium, or condominium-hotel as
2	defined in section 486K-1;
3	(2) Time share facility or project; or
4	(3) Commercial building or facility located within a
5	qualified resort area.
6	"Qualified resort area" means an area designated for hotel
7	use, resort use, or transient vacation rentals, pursuant to
8	county authority under section 46-4, or where the county, by its
9	legislative process, designates hotel, transient vacation
10	rental, or resort use."
11	SECTION 3. New statutory material is underscored.
12	SECTION 4. This Act shall take effect on July 1, 2050;
13	provided that this Act shall apply to taxable years beginning
14	after December 31, 2010.
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Report Title:

Construction Task Force (2010); Taxation; Hotel Construction and Renovations

Description:

Provides a tax credit for qualified hotel and resort property construction and renovations costs incurred after December 31, 2010, and before January 1, 2015. Effective 7/1/2050. (SD1)

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