## A BILL FOR AN ACT

RELATING TO TAXATION.

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

- 1 SECTION 1. The legislature finds that the effects of the
- 2 September 11, 2001, terrorist attacks upon the United States had
- 3 a devastating effect on Hawaii's economy. In October of 2001,
- 4 the legislature met in special session to approve emergency
- 5 measures in response to the attacks. One response was the
- 6 enactment of Act 10, Third Special Session Laws of Hawaii 2001,
- 7 which increased the rate of the existing hotel construction and
- 8 remodeling tax credit. Act 10 altered the tax credit from a
- 9 four per cent refundable tax credit to a ten per cent
- 10 nonrefundable credit for costs incurred prior to July 1, 2003,
- 11 to assist the tourism industry in its efforts to attract more
- 12 visitors to Hawaii. Act 10 provided the stimulus needed to
- 13 boost Hawaii's workforce and economy during difficult economic
- 14 times.
- 15 The legislature finds that a competitive tax credit like
- 16 the one provided by Act 10 can provide an excellent means to
- 17 boost Hawaii's tourism and construction industries.
- 18 Construction activity in the visitor industry has demonstrated 2014-0353 HB SMA.doc



- 1 economic multiplier effects due to the maintenance and creation
- 2 of construction employment and revenues from tourism activities.
- In 2009, the legislature adopted senate concurrent
- 4 resolution no. 132, S.D. 1, which established the construction
- 5 industry task force (task force) to determine the economic value
- 6 of the construction industry in Hawaii. As directed in the
- 7 concurrent resolution, the task force was charged with
- 8 developing a series of recommendations to stimulate the
- 9 construction industry and create new jobs in the local
- 10 construction industry. Unfortunately, to date, many of the task
- 11 force's recommendations have yet to be enacted by the
- 12 legislature. The intent of this Act is to enact and implement
- 13 one of the recommendations of the task force in an effort to
- 14 support the local construction industry.
- 15 SECTION 2. Chapter 235, Hawaii Revised Statutes, is
- 16 amended by adding a new section to be appropriately designated
- 17 and to read as follows:
- 18 "§235- Hotel construction and remodeling tax credit.
- 19 (a) There shall be allowed to each taxpayer, subject to the
- 20 taxes imposed by this chapter and chapter 237D, an income tax
- 21 credit, which shall be deductible from the taxpayer's net income



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tax liability, if any, imposed by this chapter for the taxable
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    year in which the credit is properly claimed.
         The amount of the tax credit shall be ten per cent of the
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    construction or renovation costs incurred during the taxable
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    year for each qualified hotel facility located in Hawaii, and
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    shall not include the construction or renovation costs for which
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    another credit was claimed under this chapter for the taxable
    year; provided that the construction or renovation costs are
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    incurred before December 31, 2019.
         In the case of a partnership, S corporation, estate, trust,
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    association of a qualified hotel facility, time share owners
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    association, or any developer of a time share project, the tax
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    credit allowable is for construction or renovation costs
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    incurred by the entity for the taxable year. The cost upon
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    which the tax credit is computed shall be determined at the
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    entity level. Distribution and share of credit shall be
    determined under section 704(b) (with respect to partner's
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    distributive share) of the Internal Revenue Code.
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         If a deduction is taken under section 179 (with respect to
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election to expense depreciable business assets) of the Internal

Revenue Code, no tax credit shall be allowed for that portion of

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the construction or renovation cost for which the deduction is
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    taken.
              The credit allowed under this section shall be claimed
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    against the net income tax liability, for the taxable year.
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         (c) If the tax credit under this section exceeds the
    taxpayer's income tax liability, the excess of credit over
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    liability may be used as a credit against the taxpayer's income
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    tax liability in subsequent years until exhausted. All claims
    for a tax credit under this section, including amended claims,
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    shall be filed on or before the end of the twelfth month
    following the close of the taxable year for which the credit may
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    be claimed. Failure to comply with the foregoing provision
    shall constitute a waiver of the right to claim the credit.
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         (d) The director of taxation shall prepare any forms that
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    may be necessary to claim a credit under this section.
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    director may also require the taxpayer to furnish information to
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    ascertain the validity of the claim for credit made under this
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    section and may adopt rules necessary to effectuate the purposes
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    of this section pursuant to chapter 91.
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         (e) The tax credit allowed under this section shall be
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available for taxable years beginning after December 31, 2013,

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and shall not be available for taxable years beginning after
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    December 31, 2019.
         (f) To qualify for the income tax credit, the taxpayer
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    shall be in compliance with all applicable federal, state, and
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    county statutes, rules, and regulations, including the Davis-
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    Bacon Act and chapter 104.
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         (g) As used in this section:
         "Construction or renovation cost" means any costs incurred
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    after December 31, 2013, for plans, design, construction, and
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    equipment related to new construction of, alterations to, or
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    modifications to a qualified hotel facility.
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         "Net income tax liability" means income tax liability
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    reduced by all other credits allowed under this chapter.
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         "Qualified hotel facility" means:
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         (1) A hotel or hotel-condominium as defined in section
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              486K-1;
         (2) A time share facility or project; or
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         (3) Commercial buildings and facilities located within a
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              qualified resort area.
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         "Qualified resort area" means an area designated for hotel
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    use, resort use, or transient vacation rentals, pursuant to
    county authority under section 46-4, or where the county, by its
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    2014-0353 HB SMA.doc
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- 1 legislative process, designates hotel, transient vacation
- 2 rental, or resort use.
- 3 "Taxpayer" means a taxpayer under this chapter, and
- 4 includes:

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- 5 (1) An association of apartment owners; or
- 6 (2) A time share owners association.
- 7 SECTION 3. New statutory material is underscored.
- 8 SECTION 4. This Act, upon its approval, shall apply to
- 9 taxable years beginning after December 31, 2013.

INTRODUCED BY:

By Request

JAN 1 0 2014

### Report Title:

Construction Industry Task Force; Tax Credit; Hotel Construction; Remodeling; Resort Area

### Description:

Creates a ten per cent tax credit for construction or renovation costs incurred on a qualified hotel facility before December 31, 2019.

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