THE SENATE TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII S.B. NO. ²⁶⁵⁷ S.D. 2 H.D. 1

A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY.

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

1 SECTION 1. The purpose of this Act is to transfer 2 responsibility for the warranty of the area of a roof on which a 3 solar energy device has been installed from the roofing 4 contractor to the solar contractor that installed the solar 5 energy device. 6 SECTION 2. Section 196-7, Hawaii Revised Statutes, is 7 amended by amending subsection (e) to read as follows: "(e) If [a material or labor roof warranty exists at the 8 9 time a solar energy device is installed] there is an existing 10 contractor's guarantee or manufacturer's labor or material 11 warranty on the roof, roofing membrane, or roofing material on a 12 roof that is a common element or limited common element, [the 13 homeowner shall obtain confirmation in writing from the company 14 that issued the warranty that the installation of the solar energy device will not void the roof warranty.] the contractor 15

17 private entity in writing that the installation of a solar

that installs a solar energy device on the roof shall notify the

18 energy device may affect or void the roofing guarantees or



16

S.B. NO. ²⁶⁵⁷ S.D. 2 H.D. 1

1	warranties. If the private entity chooses to forgo the roofing
2	guarantee or warranty, the contractor that installs a solar
3	energy device shall obtain that decision in writing. Otherwise,
4	the contractor that installs a solar energy device shall obtain
5	the roofing manufacturer's written approval for that project and
6	follow the roofing manufacturer's written instructions for
7	waterproofing roof penetrations for the specific roofing
8	material or coordinate the waterproofing with the contractor
9	that issued the guarantee or warranty. If the penetrations for
10	the installation of a solar energy device are waterproofed by
11	the roofing contractor that provided the existing guarantee or
12	warranty, the roofing contractor shall maintain the existing
13	guarantee or warranty; provided that if either the roofing
14	contractor's guaranty or the roofing manufacturer's warranty is
15	no longer in effect, the contractor who installs the solar
16	energy device and waterproofs the penetrations in accordance
17	with this section shall apply the contractor's or lessor's
18	standard labor and workmanship warranty. The homeowner shall
19	provide the private entity with a copy of the [confirmation.]
20	applicable guarantee or warranty."
21	SECTION 3. Statutory material to be repealed is bracketed

- 22 and stricken. New statutory material is underscored.
 - SB2657 HD1 LRB 14-2122.doc



SECTION 4. This Act shall take effect upon on December 21,

2 2112.

1





Report Title:

SB2657 HD1 LRB 14-2122.doc

Solar Energy Device; Warranty; Contractors

Description:

Requires a contractor that installs a solar energy device to notify the private entity that installation might void the roofing warranties or guarantees. Unless the private entity forgoes the roofing warranty or guarantee, requires a contractor that installs a solar energy device to obtain written approval from the roof manufacturer and follow written instructions for waterproofing roof penetrations from the roof manufacturer. Requires a roofing contractor that waterproofs roof penetrations related to the installation of a solar energy device to honor the roof warranty or guarantee; provided that if either the roofing contractor's guaranty or the roofing manufacturer's warranty is no longer in effect, the contractor who installs the solar energy device and waterproofs the penetrations shall apply the contractor's or lessor's standard labor and workmanship warranty. Effective 12/21/2112. (HD1)

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