A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY.

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

1	SECTION 1. Section 235-12.5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§235-12.5 Renewable energy technologies; income tax
4	credit. (a) When the requirements of subsection [(d)] (c) are
5	met, each individual or corporate taxpayer that files an
6	individual or corporate net income tax return for a taxable year
7	may claim a tax credit under this section against the Hawaii
8	state individual or corporate net income tax. [The tax credit
9	may be claimed for every eligible renewable energy technology
10	system that is installed and placed in service in the State by a
11	taxpayer during the taxable year.] The tax credit may be
12	claimed as follows:
13	(1) For each solar energy [system:] property that is used
14	exclusively to heat water and is installed and first
15	placed in service in the State by a taxpayer during
16	the taxable year: thirty-five per cent of the [actual
17	cost or the cap amount determined in subsection (b),

1		whichever is less; or basis up to the applicable cap
2		amount, which is determined as follows:
3		(A) \$ per property for single-family
4		residential property;
5		(B) \$ per unit per property for multi-family
6		residential property; and
7		(C) \$ per property for commercial property;
8	(2)	For each solar energy property that is used primarily
9		to generate electricity, is less than one megawatt in
10	·	alternating current capacity, and is installed and
11		first placed in service in the State by a taxpayer
12		during the taxable year; provided that no energy
13		property that receives a tax credit under this
14		paragraph may later receive a production tax credit
15		even if the property is one megawatt or greater:
16		(A) per cent of the basis for solar energy
17		property first placed in service after December
18		31, 2012, and before January 1, 2014;
19		(B) per cent of the basis for solar energy
20		property first placed in service after December
- 21		31, 2013, and before January 1, 2016;

1		<u>(C)</u>	per cent of the basis for solar energy
2			property first placed in service after December
3			31, 2015, and before January 1, 2018; and
4		(D)	per cent of the basis for solar energy
5			property first placed in service after December
6			<u>31, 2017;</u>
7	(3)	For	each solar energy property that is used to
8		gene	rate electricity, has not already received a tax
9		cred	it under paragraph (2), and is one megawatt or
10		<u>larg</u>	er in alternating current capacity and that is
11		plac	ed in service:
12		<u>(A)</u>	On or before December 31, 2016, cents
13			multiplied by the number of kilowatt-hours
14			produced by the solar energy property and sold by
15			the taxpayer to an unrelated entity during the
16			taxable year, or produced by the solar energy
17			property and used on-site to offset the site's
18			demand for electricity during the taxable year,
19			for the first ten years that the solar energy
20			property is in service;
21		(B)	After December 31, 2016, but on or before
22			December 31, 2020. cents multiplied by

1			the number of kilowatt-hours produced by the
2			solar energy property and sold by the taxpayer to
3			an unrelated entity during the taxable year or
4			produced by the solar energy property and used
5			on-site to offset the site's demand for
6			electricity during the taxable year, for the
7			first ten years that the solar energy property is
8			in service; and
9		<u>(C)</u>	After December 31, 2020, cents multiplied by
10			the number of kilowatt-hours produced by the
11			solar energy property and sold by the taxpayer to
12			an unrelated entity during the taxable year or
13			produced by the solar energy property and used
14			on-site to offset the site's demand for
15			electricity during the taxable year, for the
16			first ten years that the solar energy property is
17			in service; or
18	[-(2)-]	(4)	For each [wind powered] wind energy [system:]
19		prop	erty that is less than one megawatt in output and
20		is n	ot part of a larger wind energy property: twenty
21		per	cent of the [actual cost or the cap amount

1	determined in subsection (b), basis or \$,
2	whichever is less[+].
3	[provided that multiple] Multiple owners of a single [system]
4	property shall be entitled to a single tax credit[$+$], and
5	[provided further that] the tax credit shall be apportioned
6	between the owners in proportion to their contribution to the
7	cost of the [system.] property.
8	In the case of a partnership, S corporation, estate, or
9	trust, the tax credit allowable is for every eligible renewable
10	energy technology [system] property that is installed and placed
11	in service in the State by the entity. The cost upon which the
12	tax credit is computed shall be determined at the entity level.
13	Distribution and share of credit shall be determined pursuant to
14	section [235-110.7(a).] 704(b) of the Internal Revenue Code.
15	[(b) The amount of credit allowed for each eligible
16	renewable energy technology system shall not exceed the
17	applicable cap amount, which is determined as follows:
18	(1) If the primary purpose of the solar energy system is
19	to use energy from the sun to heat water for household
20	use, then the cap amounts shall be:
21	(A) \$2,250 per system for single family residential
22	property;

1		(B)	\$350 per unit per system for multi family
2			residential property; and
3		(C)	\$250,000 per system for commercial property;
4	(2)	For	all other solar energy systems, the cap-amounts
5		shal	l be:
6		(A)	\$5,000 per system for single family residential
7			property; provided that if-all or a portion of
8			the system is used to fulfill the substitute
9			renewable energy technology requirement pursuant
10			to section 196-6.5(a)(3), the credit shall be
11			reduced by thirty five per cent of the actual
12			system cost or \$2,250, whichever is less;
13		(B)	\$350 per unit per system for multi family
14			residential property; and
15		(C)	\$500,000 per system for commercial property; and
16	(3)	For	all wind powered energy systems, the cap amounts
17		shal	l be:
18		(A)	\$1,500 per system for single family residential
19			property; provided that if all or a portion of
20			the system is used to fulfill the substitute
21			renewable energy technology requirement pursuant
22			to section 196 6.5(a)(3), the credit shall be

1	re	duced by twenty per cent of the actual system
2	ee	st or \$1,500, whichever is less;
3	(B) \$2	00 per unit per system for multi family
4	re	sidential property; and
5	(C) \$5	00,000 per system for commercial property.
6	(c)] <u>(b)</u> Fo	r the purposes of this section:
7	["Actual cos	t" means costs related to the renewable energy
8	technology system	s under subsection (a), including accessories
9	and installation,	but not including the cost of consumer
10	incentive premium	s unrelated to the operation of the system or
11	offered with the	sale of the system and costs for which another
12	credit is claimed	under this chapter.
13	"Household u	se" means any use to which heated water is
14	commonly put in a	residential setting, including commercial
15	application of th	ose uses.]
16	"Basis" mean	s costs related to the solar or wind energy
17	property under su	bsection (a), including accessories, energy
18	storage, and inst	allation, but does not include the cost of
19	consumer incentiv	e premiums unrelated to the operation of the
20	energy property o	r offered with the sale of the energy property
21	and costs for whi	ch another credit is claimed under this
22	chapter. Any cos	t incurred and paid for the repair,
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- 1 construction, or reconstruction of a structure in conjunction
- 2 with the installation and placing in service of solar or wind
- 3 energy property shall not constitute a part of the basis for the
- 4 purpose of this section. The basis used under this section shall
- 5 be consistent with the use of basis in section 25D or section 48
- 6 of the Internal Revenue Code; provided that, for the purposes of
- 7 calculating the credit allowed under this section, the basis of
- 8 the solar energy property or the wind energy property shall not
- 9 be reduced by the amount of any federal tax credit or other
- 10 federally subsidized energy financing received by the taxpayer.
- 11 "First placed in service" has the same meaning as in
- 12 Treasury Regulation 1.167(a)-11(e)(1).
- 13 "Property" has the same meaning as in section 25D, 45, or
- 14 48 of the Internal Revenue Code.
- "Public sector agency" means any political subdivision,
- 16 agency, or instrumentality of the State or of the federal
- 17 government.
- 18 "Renewable energy technology system" means a new system
- 19 that captures and converts a renewable source of energy, such as
- 20 solar or wind energy, into:
- 21 (1) A usable source of thermal or mechanical energy;
- 22 (2) Electricity; or

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1 (3) Fuel. 2 "Solar or wind energy [system"] property" means any 3 identifiable facility, equipment, apparatus, or the like that 4 converts solar or wind energy to useful thermal or electrical 5 energy for heating, cooling, or reducing the use of other types 6 of energy that are dependent upon fossil fuel for their 7 generation. 8 [(d)] (c) For taxable years beginning after December 31, 9 2005, the dollar amount of any utility rebate shall be deducted 10 from the [cost] basis of the qualifying [system] property and 11 its installation before applying the state tax credit. 12 [(e)] (d) The director of taxation shall prepare any forms 13 that may be necessary to claim a tax credit under this section, 14 including forms identifying the technology type of each tax 15 credit claimed under this section[- whether for solar or wind]. 16 The director may also require the taxpayer to furnish reasonable 17 information to ascertain the validity of the claim for credit 18 made under this section and may adopt rules necessary to 19 effectuate the purposes of this section pursuant to chapter 91. 20 [(f)] (e) If the tax credit under [this section] 21 subsection (a)(1), (2), and (4) exceeds the taxpayer's income

tax liability, the excess of the credit over liability may be

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- 1 used as a credit against the taxpayer's income tax liability in
- 2 subsequent years until exhausted, unless otherwise elected by
- 3 the taxpayer pursuant to subsection (f) or (g) [or (h)]. All
- 4 claims for the tax credit under this section, including amended
- 5 claims, shall be filed on or before the end of the twelfth month
- 6 following the close of the taxable year for which the credit may
- 7 be claimed. Failure to comply with this subsection shall
- 8 constitute a waiver of the right to claim the credit.
- 9 [(g)] (f) For solar energy [systems] properties under
- 10 subsection (a) (1) and (2) or for any wind energy property under
- 11 subsection (a)(4), a taxpayer may elect to reduce the eligible
- 12 credit amount by thirty per cent and if this reduced amount
- 13 exceeds the amount of income tax payment due from the taxpayer,
- 14 the excess of the credit amount over payments due shall be
- 15 refunded to the taxpayer; provided that tax credit amounts
- 16 properly claimed by a taxpayer who has no income tax liability
- 17 shall be paid to the taxpayer; and provided further that no
- 18 refund on account of the tax credit allowed by this section
- 19 shall be made for amounts less than \$1.
- 20 The election required by this subsection shall be made in a
- 21 manner prescribed by the director on the taxpayer's return for
- 22 the taxable year in which the [system] property is installed and

- 1 first placed in service. A separate election may be made for
- 2 each separate [system] property that generates a credit. An
- 3 election once made is irrevocable.
- 4 $\left[\frac{h}{g}\right]$ (g) Notwithstanding subsection $\left[\frac{g}{g}\right]$ (f), for any
- 5 [renewable energy technology system,] solar energy property
- 6 under subsection (a)(1) and (2) or for any wind energy property
- 7 under subsection (a)(4), an individual taxpayer may elect to
- 8 have any excess of the credit over payments due refunded to the
- 9 taxpayer[7] without discount, if:
- 10 (1) All of the taxpayer's income is exempt from taxation
- 11 under section 235-7(a)(2) or (3); or
- 12 (2) The taxpayer's adjusted gross income is \$20,000 or
- less (or \$40,000 or less if filing a tax return as
- married filing jointly);
- 15 provided that tax credits properly claimed by a taxpayer who has
- 16 no income tax liability shall be paid to the taxpayer; and
- 17 provided further that no refund on account of the tax credit
- 18 allowed by this section shall be made for amounts less than \$1.
- 19 A husband and wife who do not file a joint tax return shall
- 20 only be entitled to make this election to the extent that they
- 21 would have been entitled to make the election had they filed a
- 22 joint tax return.

1 The election required by this subsection shall be made in a 2 manner prescribed by the director on the taxpayer's return for 3 the taxable year in which the [system] property is installed and 4 first placed in service. A separate election may be made for 5 each separate [system] property that generates a credit. 6 election once made is irrevocable. 7 [(i)] (h) No taxpayer shall be allowed a credit under this 8 section for the portion of the renewable energy technology system required by section 196-6.5 that is installed and first 9 10 placed in service on any newly constructed single-family 11 residential property authorized by a building permit issued on 12 or after January 1, 2010. 13 (j) To the extent feasible, using existing resources to 14 assist the energy efficiency policy review and evaluation, the 15 department shall assist with data collection on the following 16 for each-taxable-vear: **17** (i) If the tax credit under subsection (a)(3) exceeds the taxpayer's income tax liability, the excess of the credit over 18 19 liability shall be refunded to the taxpayer; provided that tax 20 credit amounts properly claimed by a taxpayer who has no income 21 tax liability shall be paid to the taxpayer; provided further

- 1 that no refund on account of the tax credit allowed by this
- 2 section shall be made for amounts less than \$1.
- 3 (j) The tax credits provided for in this section shall be
- 4 construed in accordance with Treasury Regulations and judicial
- 5 interpretations of similar provisions in sections 25D, 45, and
- 6 48 of the Internal Revenue Code.
- 7 (k) Notwithstanding the foregoing, and in lieu of the
- 8 credits described above, an individual or corporate taxpayer not
- 9 currently regulated by the public utilities commission that had
- 10 by December 31, 2012, entered into an agreement with a public
- 11 sector agency pursuant to a public solicitation and procurement
- 12 process for the sale of electrical energy from non-residential
- 13 solar energy property with less than one megawatt of alternating
- 14 current capacity shall be allowed to elect to receive tax
- 15 credits for energy properties placed into service prior to
- 16 January 1, 2014, on the same basis as if the energy property had
- 17 been placed into service prior to January 1, 2013; provided that
- 18 the taxpayer shall provide a copy of the agreement to the
- 19 department of taxation.
- 20 (1) Taxpayers who have received letters from the
- 21 department of taxation extending the department's letter rulings
- 22 or determination letters to December 31, 2013, and have

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1 submitted the requested status update may qualify for the tax 2 credits as they existed on December 31, 2012; provided that the 3 energy property is first placed in service on or before December 4 31, 2013. 5 (m) An association of owners under chapter 421I, 421J, 6 514A, or 514B may claim the credit allowed under this section in 7 its own name for property or facilities placed in service and 8 located on common areas. 9 (n) No credit under this section shall be allowed to any 10 federal, state, or local government or any political 11 subdivision, agency, or instrumentality thereof. 12 (o) The department of taxation, in collaboration with the department of business, economic development, and tourism, shall **13** 14 submit a joint report to the legislature annually no later than 15 twenty days prior to the convening of each regular session on 16 the following for the preceding taxable year: 17 The number of renewable energy technology [systems] (1)properties that have qualified for a tax credit during 18 19 the calendar year by:

Technology type; and

Taxpayer type (corporate and individual); [and]

(A)

(B)

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1	(2)	The total cost of the tax credit to the State during
2		the taxable year by:
3		(A) Technology type; [and]
4		(B) Taxpayer type[-];
5		(C) Tax credit type (investment or production); and
6		(D) Refundability type (refundable or nonrefundable);
7		and
8	(3)	The estimated economic benefit that may be
9		attributable to the renewable energy tax credits,
10		including:
11		(A) Impact on the economy, including:
12		(i) Economic boost;
13		(ii) Net flow of money into or out of the State;
14		and
15		(iii) General excise and income tax revenue
16		generated; and
17		(B) Jobs, including:
18		(i) Number of jobs maintained;
19		(ii) Number of jobs created and the number of
20		jobs lost; and
21		(iii) Average pay.

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1 (k) This section shall apply to eligible renewable energy 2 technology systems that are installed and placed in service on 3 or after July 1, 2009. 4 (p) The department of business, economic development, and 5 tourism shall commence a study no later than July 1, 2016, on 6 the costs incurred and benefits generated by this section, as 7 well as the extent to which the tax credits under this section has helped the State to achieve its energy goals. In conducting 8 9 this study, the department of business, economic development, 10 and tourism shall consult with the department of taxation and 11 industry trade groups and may consult with other stakeholders. The department of business, economic development, and tourism 12 13 shall submit a report to the legislature no later than December 14 31, 2017. This report to the legislature shall include, at a 15 minimum, the following: 16 (1) The elements in subsection (o); (2) The results of its study; and 17 18 (3) Recommendations on whether the various tax credits 19 under this section should be continued, eliminated, or 20 revised." 21 SECTION 2. If any provision of this Act, or the 22 application thereof to any person or circumstance, is held

- 1 invalid, the invalidity does not affect other provisions or
- 2 applications of the Act that can be given effect without the
- 3 invalid provision or application, and to this end the provisions
- 4 of this Act are severable.
- 5 SECTION 3. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 4. This Act shall take effect on July 1, 2050, and
- 8 shall apply to taxable years beginning after December 31, 2012.

Report Title:

Renewable Energy; Solar Energy Property; Tax Credit

Description:

Replaces the current renewable energy technology systems tax credit with tax credits for solar energy property and wind energy property. Requires DOTAX and DBEDT to report tax credits claimed under section 235-12.5, HRS. Effective July 1, 2050. (SB623 HD1)

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