A BILL FOR AN ACT

RELATING TO CLEAN ENERGY.

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

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PART I

SECTION 1. The legislature finds that the initial capital 2 3 investment required by property owners to install renewable energy systems and energy efficiency improvements on residential 4 and commercial properties is a significant barrier to reaching 5 the State's clean energy target of generating all of Hawaii's 6 7 electricity through renewable energy sources by the end of 2045. 8 The legislature further finds that during the 2010 regular 9 session, House Bill No. 2634, H.D. 2, S.D. 2, proposed a type of 10 property assessed clean energy program, titled the Hawaii clean energy bond loan program. This program proposed allowing 11 12 commercial and residential property owners to take loans to fund energy efficiency improvements with repayments on the loans made 13 through an increased property tax assessment on the property. 14 The measure raised concerns by the Federal Housing Finance 15 Agency which questioned whether the loan lien would have 16 priority over a mortgage lien. While House Resolution No. 47, 17



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2 department of business, economic development, and tourism addressed some of the concerns with the bill, no property 3 4 assessed clean energy program has been enacted in Hawaii. 5 On August 24, 2015, President Barack Obama announced new 6 actions to bring renewable energy and energy efficiency to 7 households across the country. Through subsequent actions by 8 the Federal Housing Administration and the United States 9 Department of Housing and Urban Development, the federal government set forth guidelines to address the Federal Housing 10 11 Finance Agency's lien priority concerns regarding property 12 assessed clean energy programs. Accordingly, the legislature finds that now is the 13 14 appropriate time for Hawaii to join the twenty-nine other states 15 that have enacted property assessed clean energy legislation. 16 The purpose of this Act is to establish an additional form of financing for commercial and residential property owners to 17 implement energy efficiency improvements and install renewable 18

H.D. 1, Regular Session 2010, and a subsequent report by the

19 energy systems.



1		PART II	
2	SECTI	ION 2. Chapter 196, Hawaii Revised Statutes, is	
3	amended by	y adding a new part to be appropriately designated and	
4	to read as	follows:	
5	"PART	. HAWAII PROPERTY ASSESSED CLEAN ENERGY PROGRAM	
6	§196-	-A Definitions. As used in this part:	
7	"Depa	artment" means the department of business, economic	
8	development, and tourism.		
9	"Director" means the director of business, economic		
10	development, and tourism.		
11	"Energy efficiency improvements":		
12	(1)	Means installation or physical modifications to	
13		property designed to reduce energy consumption;	
14	(2)	For the purposes of this part, do not include fixtures	
15		specific to a certain trade or appliances such as	
16		washing machines, dryers, dishwashers, non-centralized	
17		air-conditioning units, and all similar appliances;	
18		and	
19	(3)	Shall include the following:	
20		(A) Air sealing and ventilation;	
21		(B) Insulation;	



1		(C)	Space heating and cooling;
2		(D)	Solar hot water systems;
3		(E)	Hardwired lighting;
4		(F)	Daylighting;
5		(G)	Windows;
6		(H)	Doors and skylights;
7		(I)	Reflective roofs; and
8		(J)	Energy efficiency improvements to pool equipment
9			and landscaping.
10	"Loar	n pro	gram" means the Hawaii property assessed clean
11	energy pro	ogram	
12	"Proj	perty	owner" means the person who holds title to or is
13	in possession of the subject real property, or the person's		
14	lessee or	agen	t.
15	"Rene	ewabl	e energy system":
16	(1)	Mean	s a system that produces thermal or electrical
17		ener	gy from renewable sources, including units with an
18		elec	trical back-up or storage component, intended for
19		use	within the residential or commercial property on
20		whic	h it is located; and
21	(2)	Shal	l include the following systems:



1		(A) Solar photovoltaic systems;
2		(B) Wind systems with capacity to generate no more
3		than fifty kilowatts of electricity; and
4		(C) Biogas systems.
5	§196	-B Hawaii property assessed clean energy program.
6	Notwithst	anding section 39-112, there is established the Hawaii
7	property	assessed clean energy program, which shall be
8	administe	red by the director.
9	§196	-C Hawaii property assessed clean energy revolving
10	fund. (a) There is established the Hawaii property assessed
11	clean ene	rgy revolving fund, into which shall be deposited:
12	(1)	Proceeds from the issuance of revenue bonds that are
13		deposited into the revolving fund;
14	(2)	Repayments of moneys loaned from the revolving fund
15		and interest earned on those moneys;
16	(3)	Moneys received from the operation of the loan
17		program;
18	(4)	Appropriations made by the legislature to the
19		revolving fund;
20	(5)	Interest earned from the investment of moneys in the
21		revolving fund; and



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1	(6)	Any moneys received from grants.	
2	(b)	Moneys in the Hawaii property assessed clean energy	
3	revolving	fund shall be used for the following purposes:	
4	(1)	To make loans to residential and commercial property	
5		owners for energy efficiency improvements and	
6		renewable energy systems;	
7	(2)	To repay any debt service on the revenue bonds, the	
8		proceeds of which are deposited into the revolving	
9		fund; and	
10	(3)	For administrative expenses relating to the operation	
11		of the fund and the loan program.	
12	§196	-D Powers. The director may:	
13	(1)	Enter into contracts relating to the operation of the	
14		loan program including administering the loan program;	
15		and	
16	(2)	Perform all functions necessary to effectuate the	
17		purposes of this part.	
18	§196	-E Rules. The department shall adopt rules pursuant	
19	to chapter 91 to carry out the purposes of this part, including		
20	the following:		



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1	(1)	Prescribing the qualifications for eligibility of
2		applicants for loans;
3	(2)	Establishing preferences and priorities in determining
4		eligibility for loans;
5	(3)	Establishing the conditions, consistent with the
6		purposes of this part, for the granting of or for the
7		continuance of a grant of a loan;
8	(4)	Providing for inspection at reasonable hours of the
9		structures, equipment, books, and records of the
10		entity that has applied for or has been granted a
11		loan, and requiring the submission of reports as may
12		be requested by the department;
13	(5)	Establishing rates and charges for the operation of
14		the loan program; and
15	(6)	Establishing requirements for single-family properties
16		subject to this part to comply with property assessed
17		clean energy loan guidelines established by the
18		Federal Housing Administration.
19	§196-	-F Loans. (a) The department may make loans to
20	qualifying	g commercial and residential property owners for energy
21	efficiency	y improvements and renewable energy systems in a



1 participating county. A participating county is a county that has agreed to take part in the loan program by taking the legal 2 action as is necessary under its real property tax system to 3 levy upon a property benefited by the loan a special assessment 4 5 of an amount necessary to repay each loan financed under the 6 loan program. The participating county shall remit the moneys to the Hawaii property assessed clean energy revolving fund and 7 shall receive reasonable compensation for its services. 8

9 (b) The loan repayment charge may include the amount of 10 the loan, interest on the loan, and the costs incurred by the 11 department to implement and administer the loan program.

12 (c) The loans shall be subject to the terms and conditions13 specified in rules adopted by the department.

14 (d) The department shall record a lien on the property
15 benefited by the loan. The lien shall attach to the property on
16 which the installation or improvements pursuant to this part
17 were made.

(e) Notwithstanding any law to the contrary, if the
director determines that the department is unable to issue a
sufficient number of loans to offset the reasonable cost to the
department of operating the loan program, the director may delay



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or suspend the loan program in one or more participating 1 2 counties or may delay or suspend any feature of the loan 3 program. §196-G Liens. The lien recorded pursuant to 4 5 section 196-F(d) shall relate to and take effect from the date of completion of all contracted improvements, installations, and 6 operations undertaken by the property owner in accordance with 7 8 this part." 9 PART III SECTION 3. Purpose. This part shall govern, with respect 10 to the Hawaii property assessed clean energy program, the 11 practice and procedure before the State, program administrator, 12 department of business, economic development, and tourism, and 13 the department of budget and finance and shall be construed to 14 promote increased activity in residential and commercial 15 renewable energy projects, stimulate the State's clean energy 16 sector, reach energy efficiency and clean energy goals, increase 17 energy security, encourage economic diversification, provide 18 increased career opportunities for Hawaii residents, and attract 19 funding and investment into the State. The Hawaii property 20 assessed clean energy program shall begin on July 1, 2016, and 21



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no loans shall be issued after December 31, 2040. The purpose
 of this part is to clarify the role of the program administrator
 and the program application processes for counties and
 applicants.

5 SECTION 4. Definitions. In addition to the definitions
6 contained in part II of this Act, the following definitions
7 shall apply to this part:

8 "Commercial properties" and "residential properties" mean 9 those properties as defined by the county code for the 10 particular county in which the property is located and do not 11 fall under the category of facilities.

12 SECTION 5. Program administrator. The powers and duties 13 of the program administrator or "administrator" are as contained 14 in this part. The administrator shall be selected through a 15 competitive bidding process pursuant to chapter 103D, Hawaii 16 Revised Statutes. The administrator shall have the authority to 17 hire private subcontractors for the purposes of energy 18 inspections and audits. The administrator shall:

19 (1) Establish criteria and procedures for the
 20 qualification of technologies and systems, perform
 21 energy inspections and audits, including identifying



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1 the energy efficiency improvements and renewable energy systems that qualify for the loan program 2 financing, and develop appropriate procedures for the 3 qualification of these improvements and systems; 4 Calculate a property's current energy consumption and 5 (2)6 energy costs when an application is submitted by the property owner, and estimate the potential cost 7 benefits that could be realized through energy 8 efficiency improvements or installation of renewable 9 10 energy systems on the subject property; Provide education and training on energy efficiency 11 (3) improvements to applicants, including education and 12 training on the selection and use of improvements to 13 14 maximize energy efficiency; Prescribe loan repayment periods and provide projected 15 (4) property tax assessment estimates when the applicant 16 opts to take advantage of the financing made available 17 under this Act, including establishing deadlines for 18 19 loan repayments and providing applicant property owners the projected property tax assessment estimates 20 that will be due and collected along with the ad 21



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1		valor	em property tax bill; provided that the length of
2		time	allowed for the property owner to repay the
3		asses	sment shall not exceed the life expectancy of the
4		syste	ms or improvements; provided further that where
5		multi	ple systems or improvements have been installed,
6		the l	ength of time shall not exceed the average
7		lifet	ime of all projects, weighted by cost;
8	(5)	Assis	t the counties with administrative duties related
9		to th	e execution of this Act, including:
10		(A)	Initiation and authorship of any and all written
11			agreements between participating property owners
12			and the counties or funding institutions;
13		(B)	Public outreach and program promotion within the
14			counties, including community informational
15			briefings and making available information
16			related to the program; and
17		(C)	Any revision to existing county documents and
18			systems needed to efficiently collect property
19			tax assessment payments from property owners;
20	(6)	Distr	ribute state bond proceeds appropriated for this
21		progr	cam to participating property owners, private



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1 contractors, or funding institutions, including 2 responsibility for ensuring loan repayment to the 3 State from revenues generated by participating county property tax assessments under this part; and 4 5 Collect, compile, and report all data and information (7) 6 relating to the loan program to the State, department, 7 and the department of budget and finance; provided that the criteria, qualifications and procedures, and 8 lifetimes of projects described in paragraphs (1) and 9 10 (3) shall be determined with approval from the 11 department.

12 SECTION 6. Program application requirements for counties. 13 (a) Local ordinance requirement. For a county to access 14 funding generated by the sale of bonds issued by the State, the 15 county shall voluntarily agree to participate in the State's 16 loan program by ordaining an ordinance or other legally binding 17 action. Subsequently, county officials shall submit a report to 18 the department for approval.

(b) County report. County reports shall include:
(1) A draft contract agreement between participating
property owners and the county government;



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1	(2)	A list of eligible distributed renewable energy
2		systems;
3	(3)	A list of eligible energy-efficiency improvements;
4	(4)	A designated county official who is authorized to
5		enter into contractual assessments on behalf of the
6		county;
7	(5)	A maximum aggregate dollar amount for any contractual
8		assessments;
9	(6)	A method for prioritizing applications or requests if
10		applications exceed the authorization amount;
11	(7)	A plan for dispersing the capital amount required to
12		pay for work performed pursuant to contractual
13		assessments; and
14	(8)	An accounting of any costs incidental to the
15		financing, administration, and collection of the
16		contractual assessment for the county.
17	(c)	Real property assessments and payments to the State.
18	The appli	cable portion of property assessment payments from the
19	affected j	properties within the participating county or counties,
20	upon agree	ement between the State and the county or counties,



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shall be applied to service the State debt on the bonds issued
 pursuant to this Act.

3 SECTION 7. Program application process for property (a) Properties with existing public liens, including 4 owners. 5 liens resulting from delinquent green infrastructure loans made pursuant to part IV of chapter 196, Hawaii Revised Statutes, 6 7 shall not be eligible for the loan program. The department may 8 grant exemptions to this restriction on a case-by-case basis 9 upon request from the applicant. Properties that are valued at 10 less than the total amount owed to the mortgage lender are not 11 eligible for the loan program. All subsequent liens placed on the subject property after loan funds have been dispersed 12 13 pursuant to this Act shall be subordinate. The loan applicant 14 shall possess title for the subject property as well as documentation to prove timely mortgage payments if applicable. 15

(b) Loan application prerequisites. The department, in
consultation with the administrator, shall establish eligibility
criteria for site inspections and individuals or entities
wishing to conduct site inspections. An onsite energy
inspection to determine total monthly energy consumption and
estimated potential energy savings is required for projects



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1 valued at more than five per cent of the total value of the subject property in order to participate in the program. Onsite 2 energy inspections or audits may be performed by private 3 contractors subcontracted by the administrator or by persons 4 5 employed by the administrator; provided that they meet the 6 criteria established by the department. The department shall 7 retain the authority to conduct onsite energy inspections for 8 any and all applications if deemed necessary by the director. 9 (c) Loan application review process. The administrator, 10 or in the case of projects valued at \$100,000 or more, the 11 department, shall accept the loan application so long as it is 12 complete and complies with the loan application prerequisites

and application process of this part. If the loan application 13 14 is accepted, the loan application reviewer shall notify the applicant of acceptance in writing within thirty days. If the 15 loan application does not meet the requirements of this part, 16 the loan application reviewer, not more than thirty days from 17 the submission of the loan application, shall provide the 18 19 applicant with a written report of the reasons why the loan application is incomplete. The loan application shall be 20 approved or denied not more than ninety days from the date of 21



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acceptance, and the loan applicant shall be informed of the
 action in writing not more than thirty days from the day the
 action is taken on the loan application.

4 (d) Loan disbursement. Once a loan is approved, the loan 5 applicant shall have thirty days upon receipt of the acceptance 6 to either agree or reject the terms of the loan. If the loan 7 applicant agrees to the terms of the loan, then the financial 8 institution handling the applicable loan program funds shall 9 disburse the appropriate amount to the businesses hired to 10 perform the contractually agreed upon services.

Loan repayment. Loans shall be repaid through 11 (e) 12 revenues generated by a special assessment on real property tax bills. The liability to repay the loan shall be attached to the 13 property as an assessment on real property. The participating 14 county in which the assessed property is located shall be 15 responsible for repayment to the State, but shall not be held 16 liable if a default occurs on the loan. Loans for amounts over 17 \$5,000 may be repaid over a period of ten to twenty years, at 18 the program administrator's discretion. The length of time 19 allowed for the property owner to repay the assessment shall not 20 exceed the life expectancy of the system or improvement. Where 21



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1 multiple systems or improvements have been installed, the length 2 of time for the property owner to repay the loan shall not 3 exceed the average lifetime of all projects, weighted by cost. 4 Projects valued at \$100,000 or more shall require approval by 5 the department. A loan pursuant to this Act shall not exceed 6 \$250,000.

7 (f) Loan re-application. If a loan application is denied,
8 the applicant may re-apply for the denied loan only if the
9 problems that were grounds for denial under the preceding loan
10 application have been remedied.

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PART IV

12 SECTION 8. The director of finance is authorized to issue 13 revenue bonds in the sum of \$ or so much thereof as 14 may be necessary and the same sum or so much thereof as may be 15 necessary is appropriated for fiscal year 2016-2017 for deposit 16 into the Hawaii property assessed clean energy program revolving 17 fund.

18 SECTION 9. There is appropriated out of the Hawaii 19 property assessed clean energy program revolving fund the sum of 20 \$ or so much thereof as may be necessary for fiscal 21 year 2016-2017 for the purposes of this Act.



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The sum appropriated shall be expended by the department of
 business, economic development, and tourism for the purposes of
 this Act.

4 SECTION 10. This Act does not in any way prohibit or limit 5 the counties' authority to institute a similar financing program 6 for and within their respective county, independent of State 7 partnership or involvement.

8 SECTION 11. If any provision of this Act, or the 9 application thereof to any person or circumstance is held 10 invalid, the invalidity does not affect other provisions or 11 applications of the Act, which can be given effect without the 12 invalid provision or application, and to this end the provisions 13 of this Act are severable.

SECTION 12. In codifying the new sections added by section of this Act, the revisor of statutes shall substitute appropriate section numbers for the letters used in designating the new sections in this Act.

18 SECTION 13. This Act shall take effect on July 1, 2016; 19 provided that part III shall be repealed upon the adoption of 20 administrative rules in accordance with chapter 91, Hawaii



- Revised Statutes, by the department of business, economic 1
- 2 development, and tourism to effectuate part II of this Act.
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Ginthic Thicken INTRODUCED BY:

JAN 1 3 2016



Report Title:

Bond Loan; Property Assessed Clean Energy Program; PACE; Renewable Energy; Revenue Bond Authorization; Special Fund Appropriation

Description:

Establishes a property assessed clean energy program to promote renewable energy systems and energy efficiency improvements. Increases a property's tax assessment to make loan payments. Authorizes the issuance of revenue bonds and appropriates bond revenues to finance the program.

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