HOUSE OF REPRESENTATIVES TWENTY-NINTH LEGISLATURE, 2017 STATE OF HAWAII

H.B. NO. ⁵⁹¹ H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO THE CAPITAL INFRASTRUCTURE TAX CREDIT.

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

SECTION 1. Section 235-17.5, Hawaii Revised Statutes, is
 amended to read as follows:

3 "[+]§235-17.5[+] Capital infrastructure tax credit. (a)
4 There shall be allowed to each taxpayer subject to the taxes
5 imposed by this chapter a capital infrastructure tax credit that
6 shall be deductible from the taxpayer's net income tax
7 liability, if any, imposed by this chapter for the taxable year
8 in which the capital infrastructure costs were paid or incurred.

9 (b) For the purpose of this section:

10 ["Base-investment" means the amount of money invested by an 11 investor.]

12 "Capital infrastructure costs" means capital expenditures, 13 as used in section 263 of the Internal Revenue Code and the 14 regulations promulgated thereunder[; provided that the], or 15 capital expenditures [are] for real property [and], fixtures, 16 structures, machinery, equipment, or capital assets that are 17 paid or incurred in connection with the displaced tenant's move



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1 of the tenant's current active trade or business to the tenant's 2 new location[+] within Honolulu harbor; provided [further] that 3 the capital infrastructure costs shall not include amounts for 4 which another credit is claimed [-] or any amounts received in any form from the State. 5 6 "Net income tax liability" means income tax liability 7 reduced by all other credits allowed under this chapter. 8 "Qualified infrastructure tenant" means a business: 9 That currently owns capital or property or maintains (1)10 an office, operations, or facilities at the former 11 Kapalama military reservation site; 12 (2)Whose principal business is maritime, and waterfront 13 dependent, and is included under the State's plan to relocate the business to piers twenty-four through 14 15 twenty-eight within Honolulu harbor; and 16 (3) [Will] That will be displaced and relocated by the 17 State pursuant to the Kapalama container terminal 18 project. 19 (C) The amount of the tax credit shall be equal to fifty 20 per cent of the capital infrastructure costs paid or incurred by 21

the qualified infrastructure tenant during the taxable year, up



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1	to a maxi	mum [of \$2,500,000 in capital infrastructure costs in			
2	any taxable year, provided that the qualified infrastructure				
3	tenant shall notify the taxpayer claiming the credit under				
4	subsection (a) of the amount of capital infrastructure costs				
5	which may be claimed.] credit of \$2,500,000 per qualified				
6	infrastructure tenant per taxable year. If the capital				
7	infrastructure costs paid or incurred by the qualified				
8	infrastructure tenant business result in a tax credit in excess				
9	of \$2,500,000 in any taxable year, the excess capital				
10	infrastructure costs may be carried over to a subsequent tax				
11	year or years, until exhausted, for generation of the credit;				
12	provided that:				
13	(1)	A qualified infrastructure tenant may form a special			
14		purpose entity for the purposes of raising investor			
15		capital and claiming the credit on behalf of the			
16		qualified infrastructure tenant;			
17	(2)	The qualified infrastructure tenant, together with all			
18		special purpose entities, shall not claim any credit			
19		in any one year that exceeds \$2,500,000;			
20	(3)	In no event shall a qualified infrastructure tenant			
21		business or any of its special purpose entities or any			



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1 other taxpayer claim a credit under this section after 2 December 31, 2019. 3 In the case of an entity taxed as a partnership, (d) 4 credit shall be determined at the entity level, but distribution 5 and share of the credit may be determined notwithstanding 6 section 704 or section 706(d) of the Internal Revenue Code. 7 The credit allowed under this section shall be claimed (e) 8 against the net income tax liability for the taxable year. If 9 the tax credit under this section exceeds the taxpayer's income 10 tax liability, the excess of the tax credit over liability may 11 be used as a credit against the taxpayer's net income tax 12 liability in subsequent years until exhausted. All claims, 13 including amended claims, for a tax credit under this section 14 shall be filed on or before the end of the twelfth month 15 following the close of the taxable year for which the credit may 16 be claimed. Failure to comply with the foregoing provision 17 shall constitute a waiver of the right to claim the credit. 18 (f) This section shall not apply to taxable years 19 beginning after December 31, 2019.

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1	(g)	Any	credit claimed under this section shall be
2	recapture	d fol	lowing the close of the taxable year for which the
3	credit is	clai	med if [within]:
4	(1)	With	nin three years:
5	[(1)]	(A)	The qualified infrastructure tenant fails to
6			continue the line of business it conducted as of
7			July 1, 2014; or
8	[(2)]	<u>(B)</u>	The interest in the qualified infrastructure
9			tenant, whether in whole or in part, has been
10			sold, exchanged, withdrawn, or otherwise disposed
11			of by the taxpayer claiming a credit under this
12			section[+]; or
13	(2)	The	qualified infrastructure tenant fails to relocate
14		from	the former Kapalama military reservation site to
15		anot	her location, pursuant to a lease with the
16		depa	rtment of transportation, within ninety days of
17		the	execution of the lease.
18	The recapt	ture	shall be equal to one hundred per cent of the
19	amount of	the	total tax credit claimed under this section in the
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20 preceding five taxable years, and shall be added to the



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taxpayer's tax liability for the taxable year in which the
 recapture occurs pursuant to this subsection.

3 (h) The director of taxation shall prepare any forms that
4 may be necessary to claim a credit under this section. The
5 director may also require the taxpayer to furnish information to
6 ascertain the validity of the claim for credit made under this
7 section. The director of taxation may adopt rules to effectuate
8 the purposes of this section pursuant to chapter 91.

9 (i) Any taxpayer claiming a tax credit under this section 10 shall, within ninety days of the end of the calendar year in 11 which costs for which the credit is properly claimable, submit 12 the following information to the department of taxation: 13 (1) The amount of the eligible costs for that year for 14 which the tax credit may be claimed; and 15 The qualified infrastructure tenant incurring the (2) 16 costs. 17 Failure to timely submit the information shall result in a 18 reduction of the credit amount otherwise allowable under this 19 section. If the taxpayer continues to fail to provide the 20 information, the taxpayer shall be subject to a penalty of

21 \$5,000 per month or a fraction thereof, not to exceed \$25,000."



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SECTION 2. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 3. This Act shall take effect on July 1, 2038, and
4 shall apply to taxable years beginning after December 31, 2016.
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Report Title:

Capital Infrastructure Tax Credit; Kapalama Container Terminal Project; Displaced Tenants

Description:

Includes structures, machinery, equipment, and capital assets in the definition of capital infrastructure costs for the Capital Infrastructure Tax Credit. Sets cap on credit per taxable year per qualified infrastructure tenant. Specifies that excess tax credits may be carried forward. Recaptures credit if qualified infrastructure tenant fails to relocate within a certain period of time after executing a lease with the Department of Transportation. Specifies taxpayer reporting requirements. Provides penalties for failure to report information. (SD1)

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