A BILL FOR AN ACT

RELATING TO ENERGY EFFICIENCY.

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

1 SECTION 1. Act 204, Session Laws of Hawaii 2008, was 2 enacted to increase the use of renewable energy to protect the 3 environment, reduce pollution, make housing more affordable, and enhance Hawaii's local economy. Act 204 added a new provision, 4 codified as section 196-6.5, Hawaii Revised Statutes, that 5 6 required new homes built after January 1, 2010, to utilize solar 7 water heating systems except in limited circumstances. This 8 provision is commonly known as the solar water heater mandate. 9 The legislature finds that the variance provision currently 10 utilized in the solar water heater mandate is being misused to 11 circumvent the objectives of Act 204, to the detriment of

12 consumers and to the State's progress toward its renewable 13 energy goals. A gas-tankless demand water heater that provides 14 hot water only as needed is one of the allowable variances to 15 the mandate and is by far the most requested type of variance. 16 In Hawaii, the gas used for this type of tankless water heater 17 is typically derived from fossil fuels.

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1 The purpose of this Act is to protect consumers by ensuring that the variance for a demand water heater may only be granted 2 3 if solar water heating is impracticable and cost-prohibitive, 4 and if no renewable energy technology system can be substituted 5 for use as the primary energy source for heating water. 6 SECTION 2. Section 196-6.5, Hawaii Revised Statutes, is 7 amended by amending subsections (a) through (c) to read as 8 follows: 9 "(a) On or after January 1, 2010, no building permit shall 10 be issued for a new single-family dwelling that does not include a solar water heater system that meets the standards established 11 pursuant to section 269-44, unless the coordinator approves a 12 13 variance. A variance application shall only be accepted if [submitted] signed by an architect or mechanical engineer 14 15 licensed under chapter 464, who attests and demonstrates that: 16 (1)Installation is impracticable due to poor solar 17 resource; 18 Installation is cost-prohibitive based upon a life (2)19 cycle cost-benefit analysis that incorporates the 20 average residential utility bill and the cost of the

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1 new solar water heater system with a life cycle that 2 does not exceed fifteen years; 3 (3) A renewable energy technology system, as defined in 4 section 235-12.5, is substituted for use as the 5 primary energy source for heating water; or 6 (4) A demand water heater device [approved by Underwriters 7 Laboratories, Inc.,] is installed; provided that at 8 least one other gas appliance is installed in the 9 dwelling[-] and the life cycle cost for the device is 10 less than a solar water heater system based on the 11 analysis in paragraph (2). For the purposes of this 12 paragraph, "demand water heater" means a gas-tankless 13 instantaneous water heater that provides hot water 14 only as it is needed. 15 (b) A request for a variance shall be submitted to the 16 coordinator on an application prescribed by the coordinator and shall include a description of the location of the property and 17 18 justification for the approval of a variance using the criteria 19 established in subsection (a). The coordinator may exercise 20 discretion in denying any variance application deemed to be

21 incomplete or insufficient pursuant to the requirements in

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1	subsection (a). A variance shall be deemed approved if not
2	denied within [thirty] <u>sixty</u> working days after receipt of the
3	variance application. The coordinator shall publicize:
4	(1) All applications for a variance within seven days
5	after receipt of the variance application; and
6	(2) The disposition of all applications for a variance
7	within seven days of the determination of the variance
8	application.
9	(c) The director of business, economic development, and
10	tourism may adopt rules pursuant to chapter 91 to impose and
11	collect fees to cover the costs of administering variances under
12	this section $[-,]$, and to impose fines or penalties for false
13	attestations in variance applications. The fees, fines, or
14	penalties if any, shall be deposited into the energy security
15	special fund established under section 201-12.8."
16	SECTION 3. Statutory material to be repealed is bracketed
17	and stricken. New statutory material is underscored.
18	SECTION 4. This Act shall take effect on July 1, 2100.

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Report Title: Solar Water Heaters; DBEDT; Energy Conservation

Description:

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Amends the criteria for granting a solar water heater system variance. Authorizes the Director of DBEDT to impose penalties and fines for false statements on variance applications. (HB557 HD1)

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