JAN 17 2020

A BILL FOR AN ACT

RELATING TO TAXATION.

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

- 1 SECTION 1. In 2005, the legislature enacted Act 183,
- 2 taking an initial step towards implementing the mandate set
- 3 forth in Article XI, section 3, of the Constitution of the State
- 4 of Hawaii to identify, conserve, and protect important
- 5 agricultural lands. Part of Act 183, codified as section
- 6 205-43, Hawaii Revised Statutes, provided that the tax policy of
- 7 the State shall promote the long-term viability of agricultural
- 8 use of important agricultural lands by, among other things,
- 9 promoting the maintenance of essential agricultural
- 10 infrastructure systems, including irrigation systems.
- In 2008, in furtherance of this policy, the legislature
- 12 established the important agricultural land qualified
- 13 agricultural cost tax credit. The purpose of the tax credit was
- 14 to provide this incentive as a critical component in
- 15 establishing and maintaining the long-term viability of
- 16 agriculture on important agricultural lands in the State.
- 17 However, since 2008, very few agricultural entities have been



- 1 able to utilize the tax credit due to the enormous costs
- 2 associated with agricultural operations and the planning,
- 3 construction, repair, and maintenance of agricultural
- 4 infrastructure in the State.
- 5 The legislature continues to find that it is in the
- 6 public's interest to assist agricultural businesses in
- 7 establishing and sustaining viable agricultural operations on
- 8 important agricultural lands by providing incentives, such as
- 9 income tax credits, to promote, among other things, the
- 10 development of agricultural infrastructure projects.
- 11 Accordingly, the purpose of this Act is to remove the
- 12 barriers in the current law to better utilize the important
- 13 agricultural land qualified agricultural cost tax credit by
- 14 removing the cap amount on the tax credit that may be claimed by
- 15 a taxpayer in the first, second, and third year of a project's
- 16 existence. This will allow a greater number of projects to be
- 17 financially viable, leading to greater investments in
- 18 agricultural businesses to ensure future sustainability of
- 19 agriculture in the State. It is believed that the removal of
- 20 these barriers will allow for greater improvements to the

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    agricultural businesses in the State and the development of
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    significant and long-lived agricultural infrastructure projects.
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         SECTION 2. Section 235-110.93, Hawaii Revised Statutes, is
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    amended as follows:
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         1. By amending subsection (a) to read:
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         "(a) There shall be allowed to each taxpayer an important
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    agricultural land qualified agricultural cost tax credit that
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    may be claimed in taxable years beginning after the taxable year
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    during which the tax credit under section 235-110.46 is
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    repealed, exhausted, or expired. The credit shall be deductible
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    from the taxpayer's net income tax liability, if any, imposed by
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    this chapter for the taxable year in which the credit is
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    properly claimed. The tax credit amount shall be determined as
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    follows:
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         (1)
              In the first year in which the credit is claimed, [the
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              lesser of the following:
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              (A) Twenty-five | twenty-five per cent of the
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                   qualified agricultural costs incurred by the
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                   taxpayer after July 1, 2008; [or
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              <del>(B)</del> $625,000;1
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              In the second year in which the credit is claimed,
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              [the lesser of the following:
              (A) Fifteen per cent of qualified
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                   agricultural costs incurred by the taxpayer after
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                   July 1, 2008; [or
              \frac{(B)}{\$250,000}; and
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         (3)
              In the third year in which the credit is claimed, [the
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              lesser of the following:
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              (A) Ten] ten per cent of the qualified agricultural
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                   costs incurred by the taxpayer after July 1,
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                   2008[<del>; or</del>
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              (B) $125,0001.
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    The taxpayer may incur qualified agricultural costs during a
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    taxable year in anticipation of claiming the credit in future
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    taxable years during which the credit is available. The
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    taxpayer may claim the credit in any taxable year after the
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    taxable year during which the taxpayer incurred the qualified
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    agricultural costs upon which the credit is claimed.
    taxpayer also may claim the credit in consecutive or
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    inconsecutive taxable years until exhausted."
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         2. By amending subsection (1) to read:
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- 1 "(1) The department of agriculture shall cease certifying
- 2 credits pursuant to this section for taxable years beginning
- 3 after December 31, [2021;] 2030; provided that a taxpayer with
- 4 accumulated, but unclaimed, certified credits may continue
- 5 claiming the credits in subsequent taxable years until
- 6 exhausted."
- 7 SECTION 3. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 4. This Act, upon its approval, shall apply to
- 10 taxable years beginning after December 31, 2019.

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INTRODUCED BY: MM N.M

By Request

Report Title:

HDOA; Income Tax; Important Agricultural Land Qualified Agricultural Cost Tax Credit

Description:

Amends the important agricultural land qualified agricultural cost tax credit by repealing the cap amount of the tax credit. Extends by 9 years the time period that the Department of Agriculture may certify important agricultural lands qualified agricultural costs.

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