THE SENATE THIRTIETH LEGISLATURE, 2019 STATE OF HAWAII

S.B. NO. ⁷⁶⁰ S.D. 2

A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

SECTION 1. The legislature recognizes that article XI,
section 3 of the Hawaii State Constitution mandates that the
State "conserve and protect agricultural lands". Further, Act
183, Session Laws of Hawaii 2005, which provided for the
designation of important agricultural lands, directed the
department of agriculture to develop a program of incentives to
promote agricultural viability.

8 The incentives program developed for important agricultural 9 lands includes a tax credit for "qualified agricultural costs", 10 such as costs incurred for feasibility studies, plans, and 11 design of facilities and infrastructure, equipment for 12 agricultural purposes, and regulatory processing and consulting 13 services. It does not include any incentive for the 14 conservation and protection of agricultural lands.

15 The purpose of this Act is to amend the important 16 agricultural land qualified agricultural cost tax credit to 17 include as "qualified agricultural costs", measures to improve,



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1 enhance, and restore former plantation lands for agricultural 2 use. 3 SECTION 2. Section 235-110.93, Hawaii Revised Statutes, is 4 amended by amending subsections (k) and (l) to read as follows: 5 "(k) As used in this section: 6 "Agricultural business" means any person with a commercial 7 agricultural, silvicultural, or aquacultural facility or 8 operation, including: 9 (1) The care and production of livestock and livestock 10 products, poultry and poultry products, apiary 11 products, and plant and animal production for nonfood 12 uses; 13 (2) The planting, cultivating, harvesting, and processing 14 of crops; and 15 The farming or ranching of any plant or animal species (3) 16 in a controlled salt, brackish, or freshwater 17 environment; 18 provided that the principal place of the agricultural business 19 is maintained in the State and more than fifty per cent of the 20 land the agricultural business owns or leases, excluding land 21 classified as conservation land, is important agricultural land.



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"Important agricultural lands" means lands identified and 1 2 designated as important agricultural lands pursuant to part III 3 of chapter 205. 4 "Net income tax liability" means income tax liability 5 reduced by all other credits allowed under this chapter. "Qualified agricultural costs" means expenditures for: 6 7 (1)The plans, design, engineering, construction, renovation, repair, maintenance, and equipment for: 8 Roads or utilities, primarily for agricultural 9 (A) 10 purposes, where the majority of the lands serviced by the roads or utilities, excluding 11 12 lands classified as conservation lands, are important agricultural lands; 13 (B) Agricultural processing facilities in the State, 14 15 primarily for agricultural purposes, where the majority of the crops or livestock processed, 16 17 harvested, treated, washed, handled, or packaged are from agricultural businesses; 18 Water wells, reservoirs, dams, water storage 19 (C) 20 facilities, water pipelines, ditches, or 21 irrigation systems in the State, primarily for



1	agri	cultural purposes, providing water for lands,
2	the	majority of which, excluding lands classified
3	as c	onservation lands, are important agricultural
4	land	s; and
5	(D) Agri	cultural housing in the State, exclusively
6	for	agricultural purposes; provided that:
7	(i)	The housing units are occupied solely by
8		farmers or employees for agricultural
9		businesses and their immediate family
10		members;
11	(ii)	The housing units are owned by the
12		agricultural business;
13	(iii)	The housing units are in the general
14		vicinity, as determined by the department of
15		agriculture, of agricultural lands owned or
16		leased by the agricultural business; and
17	(iv)	The housing units conform to any other
18		conditions that may be required by the
19		department of agriculture;



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1	(2)	Feasibility studies, regulatory processing, and legal
2		and accounting services related to the items under
3		paragraph (1);
4	(3)	Equipment, primarily for agricultural purposes, used
5		to cultivate, grow, harvest, or process agricultural
6		products by an agricultural business; [and]
7	(4)	Regulatory processing, studies, and legal and other
8		consultant services related to obtaining or retaining
9		sufficient water for agricultural activities and
10		retaining the right to farm on lands identified as
11		<pre>important agricultural lands[-]; and</pre>
12	(5)	The clearing of, removal of trees and debris from, and
13		soil restoration to correct any nutrient deficiency
14		that is present on, former sugar and pineapple
15		plantation lands that have been out of agricultural
16		use for more than five years; provided that soils that
17		are restored subject to this paragraph are to be used
18		solely for agricultural uses and activities.
19	(1)	The department of agriculture shall cease certifying
20	credits pursuant to this section for taxable years beginning	
21	after December 31, [2021;] <u>2029;</u> provided that a taxpayer with	



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accumulated, but unclaimed, certified credits may continue
claiming the credits in subsequent taxable years until
exhausted."
SECTION 3. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.
SECTION 4. This Act shall take effect on July 1, 2050, and
shall apply to taxable years beginning after December 31, 2019.

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Report Title:

HDOA; Important Agricultural Land Qualified Agricultural Cost Tax Credit; Qualified Agricultural Costs; Extension

Description:

Expands the definition of "qualified agricultural costs" for the important agricultural land qualified agricultural cost tax credit. Extends through the 2029 taxable year the time in which the Department of Agriculture may certify important agricultural lands qualified agricultural cost tax credits. Effective 7/1/2050. (SD2)

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