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A BILL FOR AN ACT

RELATING TO ENERGY.

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

1 SECTION 1. The legislature finds that climate change 2 caused by carbon emissions from burning fossil fuels poses a 3 serious threat to the economic well-being, public health, 4 natural resources, and environment of Hawaii. The State has 5 committed to eliminating fossil fuels from the electricity and 6 ground transportation sectors, abiding by the Paris Climate 7 Accord's goal to limit the amount of global warming to less than 8 1.5 degrees Celsius, and achieving negative carbon emissions for 9 Hawaii by 2045. Furthermore, meeting the State's clean energy 10 goals and commitments necessitates the rapid transition to zero-11 emission vehicles that utilize local, renewable energy sources.

12 The legislature further finds that the number of electric 13 vehicles in Hawaii is rising as more electric vehicles come to 14 market, the ranges of electric vehicles increase, and the costs 15 of electric vehicles decrease. The number of registered 16 electric vehicles in Hawaii increased more than thirty per cent

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during 2021, while the number of registered gasoline-powered
vehicles has decreased.

3 The legislature believes that while there is a growing 4 interest in electric vehicles among Hawaii residents, the lack 5 of adequate vehicle charging infrastructure presents a key 6 barrier to adoption. Many Hawaii residents, such as renters and 7 other residents living in apartment buildings and other multi-8 family dwellings, lack access to electric vehicle charging 9 stations at home and at work because a vast majority of parking 10 facilities in the State lack electric vehicle charging stations. 11 Recognizing that a lack of charging infrastructure remains a 12 barrier to more widespread adoption of electric vehicles, in 13 2019 the legislature established an electric vehicle charging 14 system rebate program to incentivize the installation of 15 publicly available charging stations and charging stations that 16 serve fleets or multiple tenants, employees, or customers.

17 The legislature also finds that the continuation of the 18 electric vehicle charging system rebate program is a critical 19 component of the State's efforts to transition off of fossil 20 fuels and achieve a carbon-negative economy by 2045.

21 Additionally, the program should work in tandem with, and not

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1 duplicate, any available federal funding to further the goal of 2 expanding the network of electric vehicle charging systems in 3 the State. To ensure that the program is keeping pace with 4 market and technology changes, periodic program adjustments may 5 be needed from time to time. Flexibility in program 6 implementation can help ensure that the program is adequately 7 and sufficiently deploying rebates to priority locations in 8 furtherance of the State's clean energy and carbon reduction 9 goals, including in multi-family dwellings; at workplaces that 10 can support daytime charging; in parking facilities that can 11 support the visitor industry's transition to clean 12 transportation, such as at hotels and rental car facilities; and 13 in areas that will help to make the purchase of an electric vehicle a choice for Hawaii's low- and moderate-income working 14 15 families. Expanding rebate eligibility to a wider variety of 16 electric vehicle charging systems can increase program 17 participation and accelerate charging system deployment. 18 The purpose of this Act is to: 19 (1) Provide a rebate for new and upgraded Level 2 charging 20 stations with one port; 21 (2) Eliminate the annual cap on rebates;

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1 Amend and add flexibility to the guidelines for (3) 2 consideration by the public utilities commission in 3 administering the program; and 4 (4) Increase the maximum percentage of rebate program 5 appropriations that may be expended for administrative 6 costs and allow for marketing and outreach expenses to 7 be included among allowable program administration 8 expenses. 9 SECTION 2. Section 269-72, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "[+]\$269-72[+] Electric vehicle charging system; rebate 12 The public utilities commission, in consultation program. (a) 13 with electric vehicle stakeholders and the state energy office, 14 shall administer a rebate program that incentivizes the 15 installation or upgrade of an electric vehicle charging system, 16 as provided in this section, and may contract with a third-party 17 administrator pursuant to section 269-73 to operate and manage 18 the rebate program. 19 An applicant may be eligible for a rebate under the (b)

20 rebate program if the applicant:

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1	(1)	Inst	alls a new electric vehicle charging system where
2		none	previously existed to either:
3		(A)	An alternating current Level 2 station with [two]
4			one or more ports that provide electricity to
5			[two] <u>one</u> or more electric vehicles; or
6		(B)	A direct current fast charging system; or
7	(2)	Upgr	ades an existing electric vehicle charging system
8		to e	ither:
9		(A)	An alternating current Level 2 station with two
10			or more ports that provide electricity to two or
11			more electric vehicles; or
12		(B)	A direct current fast charging system.
13	(c)	Subj	ect to subsection (d), rebates shall be
14	distribut	ed as	follows:
15	(1)	Each	eligible installation of an electric vehicle
16		char	ging system shall receive[÷] <u>up to:</u>
17		(A)	\$2,000 for the installation of an alternating
18			current Level 2 station with one port;
19	[-	(A)]	(B) \$4,500 for the installation of an
20			alternating current Level 2 station with two or
21			more ports; and

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1	[(B)	.] (C) \$35,000 for the installation of a direct
2		current fast charging system; and
3	(2) Ea	ch eligible upgrade of an electric vehicle charging
4	sy	vstem shall receive[÷] up to:
5	_(A	.) \$1,300 for the upgrade to an alternating current
6		Level 2 station with one port;
7	[(A)	B) (B) \$3,000 for the upgrade to an alternating
8		current Level 2 station with two or more ports;
9		and
10	[-(B)	.] (C) \$28,000 for the upgrade to a direct current
11		fast charging system.
12	[-(d)1	he public utilities commission shall not issue more
13	than \$500,00	0 in total rebates under this section each fiscal
14	year.	
15	(e)] <u>(c</u>	1) The public utilities commission shall:
16	(1) Pr	cepare any forms that may be necessary for an
17	ap	oplicant to claim a rebate pursuant to this section;
18	ar	nd
19	(2) Re	equire each applicant to furnish reasonable
20	ir	oformation to ascertain the validity of the claim,
21	ir	ncluding but not limited to documentation necessary

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1 to demonstrate that the installation or upgrade for 2 which the rebate is claimed is eligible. 3 [(f)] (e) This section shall apply to electric vehicle 4 charging systems that are installed or upgraded after 5 December 31, 2019. 6 [(g)] (f) Applicants shall submit applications to the 7 public utilities commission within twelve months of the date 8 that the newly installed or upgraded charging system is placed 9 into service to claim a rebate from the electric vehicle 10 charging system rebate program. Failure to apply to the 11 commission within twelve months of the date that the newly 12 installed or upgraded charging system is placed into service shall constitute a waiver of the right to claim the rebate. 13 14 Rebates shall be subject to available funds and the program 15 administrator shall not approve additional rebates for the 16 remainder of the fiscal year after program funds have been fully 17 exhausted. 18 $\left[\frac{h}{h}\right]$ (g) Nothing in this section shall alter taxes due on

19 the original purchase or upgrade price of an electric vehicle 20 charging system prior to the application of the rebate. Any 21 rebate received pursuant to the electric vehicle charging system



1 rebate program shall not be considered income for the purposes 2 of state or county taxes. 3 [-(i)] (h) In administering the electric vehicle charging 4 system rebate program, the public utilities commission shall 5 give consideration to the following guidelines: 6 (1)Priority should be given to electric vehicle charging 7 systems that are publicly available, serve multiple 8 tenants, employees, or customers, or serve electric 9 vehicle fleets[;], support the visitor industry in 10 transitioning to clean transportation, and serve low 11 and moderate-income and environmental justice 12 communities; 13 (2) Electric vehicle charging system rebates should 14 enhance broader public clean energy and grid 15 resiliency goals by supporting deployment of electric 16 vehicle charging systems that can regulate their time 17 of use, be networked and co-optimized with other 18 electric vehicle charging systems, and otherwise 19 provide grid services or other benefits to the utility 20 and electric grid; [and]

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1	(3)	Electric vehicle charging systems that serve a single	
2		person, such as a reserved parking stall or a single-	
3		family residence, shall not be eligible for	
4		rebates [-] <u>;</u>	
5	(4)	Electric vehicle charging system rebates should	
6		support accessibility of charging to as many electric	
7		vehicle drivers as feasible; and	
8	(5)	The program administrator may propose new or modified	
9		guidelines to be considered in addition to those	
10		specified in this subsection and should have the	
11		flexibility to make programmatic adjustments due to	
12		market changes, technological advancements, and levels	
13		of participation to ensure the prudent use of taxpayer	
14		funds and to effectively manage the program budget.	
15	[(j)] <u>(i)</u> As used in this section:	
16	"Alt	ernating current Level 2 charging station", commonly	
17	referred to as "Level 2 charging station", means an electric		
18	vehicle charging system that utilizes alternating current		
19	electricity providing at least three kilowatts and means a		
20	system that:		

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1 Is capable of providing electricity from a non-vehicle (1)2 source to charge the batteries of one or more electric 3 vehicles; 4 (2) Meets recognized standards and protocols including, 5 but not limited to, Society of Automotive Engineers (SAE) J1772™ of SAE International and Tesla protocol; 6 7 and 8 Is designed and installed in compliance with article (3) 9 625 of the National Electrical Code to appropriate 10 Nationally Recognized Testing Laboratories' standards. 11 "Applicant" means an individual; non-profit or for-profit 12 corporation; local, state, or federal government agency; 13 homeowner association; or any other eligible entity as defined 14 under rules adopted for the electric vehicle charging system 15 rebate program. 16 "Direct current fast charging system", commonly referred to 17 as "DC fast charging system", means an electric vehicle charging 18 system that utilizes direct current electricity providing forty

19 kilowatts or greater and:

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1	(1)	Is capable of providing electricity from a non-vehicle	
2		source to charge the batteries of one or more electric	
3		vehicles;	
4	(2)	Meets recognized standards and protocols, including,	
5		but not limited to, Society of Automotive Engineers	
6		(SAE) J1772 ^{m} of SAE International, Tesla protocol, and	
7		CHAdeMO protocol; and	
8	(3)	Is designed and installed in compliance with article	
9		625 of the National Electrical Code to appropriate	
10		Nationally Recognized Testing Laboratories' standards.	
11	"Ele	ctric vehicle charging system" has the same meaning as	
12	Electric Vehicle Supply Equipment as defined in article 625.2 of		
13	the National Electrical Code, as amended."		
14	SECT	ION 3. Section 269-73, Hawaii Revised Statutes, is	
15	amended b	y amending subsection (a) to read as follows:	
16	"(a)	The public utilities commission may contract with a	
17	third-par	ty administrator to operate and manage any programs	
18	established under section 269-72. The administrator shall not		
19	be deemed to be a "governmental body" as defined in section		
20	103D-104;	provided that all moneys transferred to the third-	
21	party adm	inistrator shall have been appropriated by the	

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1	legislature or shall be from funds provided by the federal
2	government or private funding sources. The administrator shall
3	not expend more than [ten] <u>fifteen</u> per cent of the amounts
4	appropriated for the rebate program or other reasonable
5	percentage determined by the public utilities commission for
6	administration of the programs established under section 269-72.
7	Program administration expenses may include marketing and
8	outreach expenses to increase program participation, if needed."
9	SECTION 4. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 5. This Act shall take effect on July 1, 2100.
12	



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Report Title:

Electric Vehicle Charging Stations; Rebate; PUC

Description:

Allows for new and upgraded electric vehicle charging stations having a single port to qualify for a rebate. Eliminates the annual cap on rebates. Increases flexibility of the Public Utilities Commission to administer the electric vehicle charging station rebate program. Increases maximum percentage of rebate program appropriations that may be expended for administrative costs and allows for marketing and outreach expenses to be included within allowable administration costs of the electric vehicle charging station rebate program. Effective 7/1/2100. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

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