A BILL FOR AN ACT

RELATING TO RENEWABLE ENERGY.

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

SECTION 1. The legislature finds that Act 97, Session Laws of Hawaii 2015, required electric utilities in the State to achieve a one hundred per cent renewable portfolio standard by December 31, 2045, in order to transition the State away from imported fossil fuels and toward locally available renewable energy sources.

7 The legislature further finds that to encourage the timely 8 build-out of a diverse, resilient, and reliable portfolio of 9 low-cost renewable energy generation and storage assets, Hawaii 10 must lower the administrative barriers that constrain deployment 11 of residential and commercial-scale distributed energy 12 resources.

13 The legislature also finds that exemptions from permitting 14 requirements based on estimated costs that have not been amended 15 since 1979 and fail to account for inflation of over three 16 hundred per cent have severely reduced the practical 17 availability of such exemptions and created an unnecessary



impediment to the timely installation of residential distributed
 energy resources and other real property improvements.

3 The legislature further finds that the permitting process 4 currently adds substantial time and cost to the adoption of 5 residential solar and energy storage projects, online permitting 6 tools such as the United States Department of Energy's SolarAPP+ 7 have been successfully implemented by hundreds of government 8 entities that issue building permits throughout the nation, and 9 Hawaii's permit-issuing government entities should similarly 10 take advantage of these tools to help meet the State's clean 11 energy, reliability, and resilience needs.

The purpose of this Act is to lower administrative barriers 12 13 to the deployment of energy generation and storage technology systems by requiring government entities in the State that issue 14 15 building permits to implement SolarAPP+ or a functionally 16 equivalent online automated permitting platform that verifies 17 code compliance and issues permits to licensed contractors for 18 solar distributed energy resource systems in real time by 19 January 1, 2024.

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1	SECTION 2. Chapter 196, Hawaii Revised Statutes, is
2	amended by adding two new sections to be appropriately
3	designated and to read as follows:
4	" <u>\$196-A</u> Building permit; issuing entity; adoption of
5	online permitting tools for solar distributed energy resource
6	systems. (a) Any government entity in the State that issues
7	building permits shall implement SolarAPP+ or a functionally
8	equivalent online automated permitting platform that verifies
9	code compliance and issues permits to licensed contractors for
10	solar distributed energy resource systems in real time; provided
11	that a government entity in the State that issues building
12	permits shall adopt self-certification, pursuant to section
13	196-B, for solar distributed energy resource systems that are
14	not compatible with SolarAPP+ at the time the application is
15	submitted to that entity.
16	(b) Any government entity in the State that issues
17	building permits shall meet the requirements of subsection (a)
18	by January 1, 2024.
19	(c) Any government entity in the State that issues
20	building permits shall notify the Hawaii state energy office

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1	when it achieves compliance with subsection (a) and shall
2	continue to provide such notification annually.
3	(d) As used in this section:
4	"Solar distributed energy resource system" means an
5	assembly of solar energy-generating or energy-storing materials,
6	or any combined assembly of solar energy-generating and energy-
7	storing materials, and the related infrastructure necessary for
8	its operation.
9	"SolarAPP+" means the web-based portal and associated
10	software tools developed by the National Renewable Energy
11	Laboratory, as updated from time to time.
12	<u>§196-B</u> Adoption of self-certification for solar and energy
13	storage projects. (a) Any government entity in the State that
14	issues building permits shall establish a self-certification
15	process for solar distributed energy resource systems of 250
16	kilowatts or less that deems permit applications approved and
17	allows applicants to proceed to build immediately; provided
18	that:
19	(1) The applicable government entity in the State that
20	issues building permits is notified in writing by the
21	project owner, or an agent of the project owner, that



1		the owner or agent requests issuance of the permit and
2		is prepared to pay any required fees; and
3	(2)	The applicable government entity in the State that
4		issues building permits is notified in writing by the
5		duly licensed electrician or duly licensed plumber, as
6		applicable, who installed or intends to install the
7		solar distributed energy resource system that the
8		installation of the system complies with all
9		applicable codes and laws.
10	(b)	A permit application or self-certification for a solar
11	distribut	ed energy resource system shall not require submission
12	of an app	roved materials and methods number; provided that the
13	following	are provided with the license holder's notification to
14	the appli	cable government entity in the State that issues
15	building	permits:
16	(1)	A manufacturer specification sheet;
17	(2)	An installation and operations manual; and
18	(3)	A UL or other national testing laboratory
19		certification.
20	(c)	If the requirements of subsection (a) are satisfied,
21	the appli	cable government entity in the State that issues

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1	building permits shall issue the building permit number and
2	close the permit within thirty days of submittal.
3	(d) As used in this section, "solar distributed energy
4	resource system" has the same meaning as in section 196-A."
5	SECTION 3. Section 464-1, Hawaii Revised Statutes, is
6	amended by adding a new definition to be appropriately inserted
7	and to read as follows:
8	""Residential distributed energy resource system" means an
9	assembly of energy-generating or energy-storing materials, or
10	any combined assembly of solar energy-generating and energy-
11	storing materials, sited on a residence and the related
12	infrastructure for its operation."
13	SECTION 4. Section 464-13, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§464-13 [Structures] <u>Work</u> exempted from provisions of
16	chapter. (a) The provisions of this chapter shall not apply to
17	work in respect to any privately owned or privately controlled
18	one-storied building, dwelling, or structure, the estimated cost
19	of which does not exceed [\$40,000,] <u>\$</u> , nor to any
20	privately controlled two-storied building, dwelling, or
21	structure, the estimated cost of which does not exceed

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[\$35,000.] \$______. However, no structure, dwelling, or
 building in which the principal structural members consist of
 reinforced concrete or structural steel having riveted, bolted,
 or welded connections shall be exempted from this chapter.

(b) The provisions of this chapter shall not apply to work
in respect to any privately owned or privately controlled onestoried structure, which is used primarily as a residence, the
estimated cost of which does not exceed [\$50,000,] \$______,
nor to any privately owned or privately controlled two-storied
structure, which is used primarily as a residence, the cost of
which does not exceed [\$45,000.] \$______.

(c) The provisions of this chapter shall not apply to work
with respect to residential distributed energy resource systems.

14 [(e)] (d) Whenever the exemption provided for in
15 subsection (b) is applied to the construction of a new building,
16 it shall be noted and recorded with the bureau of conveyances."
17 SECTION 5. In codifying the new sections added by section
18 2 of this Act, the revisor of statutes shall substitute
19 appropriate section numbers for the letters used in designating
20 the new sections in this Act.

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1	SECTION 6. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 7. This Act shall take effect on June 30, 3000.
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Report Title:

Solar Distributed Energy Resource Systems; Online Building Permitting Tools; Work on Certain Structures; Professional Engineer, Architect, Surveyor, and Landscape Architect Licensure Exemption

Description:

Requires government entities in the State that issue building permits to implement SolarAPP+ or a functionally equivalent online automated permitting platform that verifies code compliance and issues permits to licensed contractors for solar distributed energy resource systems in real time by 1/1/2024. Requires government entities in the State that issue building permits to adopt self-certification for solar distributed energy resource systems of 250 kilowatts or less that are not SolarAPP+ compatible. Makes the professional engineers, architects, surveyors, and landscape architects licensure law inapplicable to work with respect to residential distributed energy resource systems and increases the estimated cost of work on certain structures below which that licensure law is inapplicable. Effective 6/30/3000. (HD1)

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