H.B. NO. (193

A BILL FOR AN ACT

RELATING TO THE TAX CREDIT FOR RESEARCH ACTIVITIES.

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

PART I
 SECTION 1. Section 235-110.91, Hawaii Revised Statutes, is
 amended to read as follows:

4 "§235-110.91 Tax credit for research activities. (a) 5 Section 41 (with respect to the credit for increasing research 6 activities) and section 280C(c) (with respect to certain 7 expenses for which the credit for increasing research activities 8 are allowable) of the Internal Revenue Code shall be operative 9 for the purposes of this chapter as provided in this section; 10 provided that the federal tax provisions in section 41 of the 11 Internal Revenue Code, as that section was enacted on 12 December 31, 2011, irrespective of any subsequent changes to 13 section 41 of the Internal Revenue Code, shall remain in effect 14 for purposes of determining the state income tax credit under 15 this section; provided further that the federal tax provisions 16 in section 41 of the Internal Revenue Code, as enacted on 17 December 31, 2011, irrespective of any subsequent amendments to



section 41 of the Internal Revenue Code, shall apply only to
 expenses incurred for qualified research activities after
 December 31, 2012.

4 (b) All references to Internal Revenue Code sections
5 within sections 41 and 280C(c) of the Internal Revenue Code
6 shall be operative for purposes of this section; provided that
7 references to the base amount in section 41 of the Internal
8 Revenue Code shall not apply, and credit for all qualified
9 research expenses may be taken without regard to the amount of
10 expenses for previous years.

11 (C) There shall be allowed to each qualified high 12 technology business subject to the tax imposed by this chapter 13 an income tax credit for qualified research activities equal to 14 the credit for research activities provided by section 41 of the 15 Internal Revenue Code and as modified by this section; provided 16 that, in addition to any other requirements established in this 17 section, in order to qualify for the tax credit established in 18 this section, the qualified high technology business shall also 19 claim a federal tax credit for the same qualified research 20 activities under section 41 of the Internal Revenue Code, as 21 enacted on December 31, 2011, irrespective of any subsequent



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1	amendments to section 41 of the Internal Revenue Code. The
2	credit shall be deductible from the taxpayer's net income tax
3	liability, if any, imposed by this chapter for the taxable year
4	in which the credit is properly claimed. Each taxpayer,
5	together with all of the taxpayer's related entities, as
6	determined under section 267(b) of the Internal Revenue Code of
7	1986, as amended, and all business entities under common
8	control, as determined under sections 414(b), 414(c), and
9	1563(a) of the Internal Revenue Code of 1986, as amended, shall
10	be eligible for no more than \$ in tax credits provided
11	by this section per taxable year.
12	(d) [Every] <u>To be eligible for the tax credit, every</u>
13	qualified high technology business, [before March 31 of each
14	year] no later than the last day of the third month immediately
15	following the end of each taxable year in which qualified
16	research and development activity was conducted [in-the previous
17	taxable year], shall submit [a written, certified statement]
18	each of the following, at a minimum, to the department of
19	business, economic development, and tourism [identifying]:
20	(1) Qualified expenditures, if any, expended in the
21	previous taxable year; [and]



(2)	The amount of tax credits claimed pursuant to this
	section, if any, in the previous taxable year $[\pm]$;
(3)	The industry sector or sectors in which the qualified
	high technology business conducts business, as set
	forth in paragraphs (2) to (8) of the definition of
	"qualified research" in section 235-7.3(c);
(4)	Revenue and expense data, including a breakdown of any
	licensing royalty or other forms of income generated
	from intellectual property;
(5)	Employment and wage data relating to the qualified
	high technology business's operations in the State,
	including the numbers of full-time and part-time
	employees retained, new positions created, temporary
	positions created, external services procured, and
	payroll taxes incurred;
(6)	The number of filed intellectual property, including
	invention disclosures, provisional patents, and
	patents issued or granted;
(7)	The number of new companies in the State that
	separated from, or were established by, the qualified
	high technology business to commercialize the
	<u>(3)</u> (4) (5) (6)



1		intellectual property owned by the qualified high
2		technology business; and
3	(8)	A written declaration signed by an officer of the
4		qualified high technology business certifying that the
5		information that is submitted pursuant to this
6		subsection is true and correct as to every material
7		matter; provided that the certification shall be
8		subject to the penalties provided in section 231-36,
9		including monetary fines or imprisonment.
10	Failure t	o meet the requirements of this subsection shall
11	constitut	e a waiver of the right to claim the tax credit.
12	The	department of business, economic development, and
13	tourism s	hall request any specific information relating to the
14	categorie	s identified in paragraphs (1) to (8) sufficient to
15	measure t	he effectiveness of the tax credit under this section.
16	The depar	tment of business, economic development, and tourism
17	may reque	est any additional information necessary to measure the
18	effective	ness of the tax credit, including additional
19	informati	on related to patents.
20	(e)	The department of business, economic development, and
21	tourism s	hall:



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1 Maintain records of the names and addresses of the (1)2 taxpayers claiming the credits under this section and 3 the total amount of the qualified research and 4 development activity costs upon which the tax credit 5 is based; 6 (2) Verify the nature of the qualifying research activity 7 and the amount of the qualifying costs or 8 expenditures; 9 (3) Total all qualifying and cumulative costs or 10 expenditures that the department certifies; and 11 (4) Certify the amount of the tax credit for each taxable 12 year and cumulative amount of the tax credit. 13 Upon each determination made under this subsection, the 14 department of business, economic development, and tourism shall 15 issue a certificate to the taxpayer verifying information 16 submitted to the department of business, economic development, 17 and tourism, including the qualifying costs or expenditure 18 amounts, the credit amount certified for each taxable year, and 19 the cumulative amount of the tax credit during the credit 20 period. The taxpayer shall file the certificate with the taxpayer's tax return with the department of taxation. 21



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Notwithstanding the authority of the department of business,
 economic development, and tourism under this section, the
 director of taxation may audit and adjust the tax credit amount
 to conform to the facts.

5 The department of business, economic development, and 6 tourism may assess and collect a fee to offset the costs of 7 certifying tax credit claims under this section.

8 (f) If in any [taxable] calendar year the annual amount of 9 certified credits reaches [\$5,000,000] \$ in the 10 aggregate, the department of business, economic development, and 11 tourism shall immediately discontinue certifying credits and notify the department of taxation. In no instance shall the 12 13 department of business, economic development, and tourism 14 certify a total amount of credits exceeding [\$5,000,000] 15 \$ per [taxable] calendar year. To comply with this 16 restriction, the department of business, economic development, 17 and tourism shall certify credits on a [first-come, first 18 served] first-come, first-served basis[-], which shall be 19 determined based on the date that a complete application is 20 received by the department of business, economic development,



and tourism. Complete applications received on the same date
 shall be certified on a pro rata basis.

3 The department of taxation shall not allow the aggregate
4 amount of credits claimed to exceed that amount per taxable
5 year.

6 (g) If the tax credit for qualified research activities
7 claimed by a taxpayer exceeds the amount of income tax payment
8 due from the taxpayer, the excess of the tax credit over
9 payments due shall be refunded to the taxpayer; provided that no
10 refund on account of the tax credit allowed by this section
11 shall be made for amounts less than \$1.

(h) All claims for a tax credit under this section shall
be filed on or before the end of the twelfth month following the
close of the taxable year for which the credit may be claimed.
Failure to properly claim the credit shall constitute a waiver
of the right to claim the credit.

17 [(i) A qualified high technology business that claims the 18 credit under this section shall complete and file with the 19 department of business, economic development, and tourism, 20 through that department's website, an annual survey on

21 electronic forms prepared and prescribed by the department of



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1	business,	economic development, and tourism. The annual survey
2	shall be	filed before June 30 of each calendar year following
3	the calen	dar year in which the credit may be claimed under this
4	section.	The department of business, economic development, and
5	tourism m	ay adjust the due date of the annual survey by rules
6	adopted p	ursuant to chapter 91.
7	(j)	The annual survey under subsection (i) shall include
8	the follo	wing information for the time period or periods
9	specified	by the department of business, economic development,
10	and touri	sm:
11	(1)	Identification of the industry sector or sectors in
12		which the qualified high technology business conducts
13		business, as set forth in paragraphs (2) to (8) of the
14		definition of "qualified research" in section 235-
15		7.3(c);
16	(2)	Total expenditures and the qualified expenditures, if
17		any, expended in the previous taxable year;
18	(3)	Revenue and expense data, including a breakdown of any
19		licensing royalty or other forms of income generated
20		from intellectual property;



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1	(4)	Hawaii employment and wage data, including the numbers
2		of full-time and part-time employees retained, new
3		jobs, temporary positions, external services procured
4		by the business, and payroll taxes;
5	(5)	Filed intellectual property, including invention
6		disclosures, provisional patents, and patents issued
7		or granted; and
8	.(6)	The number of new companies spun out or established to
9		commercialize the intellectual property owned by the
10		qualified high technology business.
11	The	department of business, economic development, and
12	tourism s	hall request information in each of these categories
13	sufficien	t to measure the effectiveness of the tax credit under
.14	this sect	ion. The department of business, economic development,
15	and-touri	sm-may request any additional information necessary to
16	measure-t	he effectiveness of the tax credit, such as information
17	related t	o patents. In preparing the survey and requesting any
18	additiona	l information, the department of business, economic
19	developme	nt, and tourism shall ensure that qualified high
20	technolog	y businesses are not subject to duplicative reporting
21	requireme	nts.





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1 (k) (i) The department of business, economic development, 2 and tourism shall use information collected under this section 3 and through its other reporting requirements to prepare summary 4 descriptive statistics by category. The information shall be 5 reported at the aggregate level to prevent compromising 6 identities of qualified high technology business investors or 7 other confidential information. The department of business, 8 economic development, and tourism shall also identify each 9 qualified high technology business that applies for or is the 10 beneficiary of tax credits claimed under this section. The department of business, economic development, and tourism shall 11 12 report the information required under this subsection to the 13 legislature by September 1 of each year. 14 [(1)] (j) The department of business, economic development, and tourism, in collaboration with the department 15

16 of taxation, shall use the information collected to study the 17 effectiveness of the tax credit under this section. The 18 department of business, economic development, and tourism shall 19 submit a report to the legislature on the following:

20 (1) The amount of tax credits claimed and total taxes paid
21 by qualified high technology businesses;



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1	(2)	The number of qualified high technology businesses in
2		each industry sector;
3	(3)	The numbers and types of jobs created by qualified
4		high technology businesses;
5	(4)	External services and materials procured by the
6		businesses;
7	(5)	The compensation levels of jobs provided by qualified
8		high technology businesses;
9	(6)	Qualified research activities; and
10	(7)	Any other factors the department of business, economic
11		development, and tourism deems relevant.
12	The depar	tment of business, economic development, and tourism
13	shall sub	mit the report to the legislature by September 1 of
14	each year	
15	[-(m) -] <u>(k)</u> The director of taxation may adopt any rules
16	under cha	pter 91 and forms necessary to carry out this section.
17	[(n)] <u>(1)</u> This section shall not apply to taxable years
18	beginning	after December 31, [2024.] <u>2029.</u>
19	[-(0) -] (m) As used in this section:

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1	"Qualified high technology business" shall have the same		
2	meaning as in section 235-7.3(c) $[-,]$; provided that the business		
3	shall:		
4	(1) Be registered to do business in the State; and		
5	(2) Occupy a business location and address in the State		
6	where at least seventy-five per cent of the business's		
7	employees are located.		
8	"Qualified research" shall have the same meaning as in		
9	section 41(d) of the Internal Revenue Code.		
10	"Qualified research expenses" shall have the same meaning		
11	as in section 41(b) of the Internal Revenue Code; provided that		
12	it shall not include research expenses incurred outside of the		
13	State."		
14	PART II		
15	SECTION 2. Act 261, Session Laws of Hawaii 2019, is		
16	amended by amending section 5 to read as follows:		
17	"SECTION 5. This Act shall take effect upon its approval;		
18	provided that:		
19	(1) Section 2 shall apply to taxable years beginning after		
20	December 31, 2019; and		



1	(2) Part II shall take effect on December 31, [2024.]
2	<u>2029.</u> "
3	PART III
4	SECTION 3. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 4. This Act shall take effect upon its approval;
7	provided that section 1 shall apply to taxable years beginning
8	after December 31, 2023.
9	INTRODUCED BY: DO HET

JAN 2 4 2023



Report Title:

DBEDT; Tax Credit for Research Activities; Requirements; Survey; Certification; Cap Amounts

Description:

Extends the repeal date of the tax credits for research activities for an additional 5 years. Adds a cap amount on the tax credit for research activities. Consolidates the survey and certification requirements for the tax credit for research activities. Changes to an unspecified amount the annual aggregate cap amount on the tax credit for research activities. Requires certification of the tax credit for research activities on a first-come, first-served basis to be based on the date that a complete application is received, subject to certain conditions. Requires a qualified high technology business and at least 75% of its employees to be physically located in the State. Applies to taxable years beginning after 12/31/2023.

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

