A BILL FOR AN ACT

RELATING TO ENERGY.

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

- 1 SECTION 1. Chapter 196, Hawaii Revised Statutes, is
- 2 amended by adding a new part to be appropriately designated and
- 3 to read as follows:
- 4 "PART . SOLAR HUI PROGRAM
- 5 §196-A Definitions. As used in this part, unless the
- 6 context otherwise requires:
- 7 "Authority" means the Hawaii green infrastructure authority
- 8 as established under section 196-63.
- 9 "Energy services agreement" means the Green Energy Money
- 10 \$aver Energy Services Participant Agreement, which is similar to
- 11 a solar lease or solar power purchase agreement.
- "Low- and moderate-income household" means a household with
- 13 income equal to or less than one hundred forty per cent of the
- 14 area median income as determined by the United States Department
- 15 of Housing and Urban Development.
- "Solar energy system" or "energy project" means any
- 17 identifiable facility, equipment, apparatus, or the like, which

H.B. NO. 2685 H.D. 1

1	may inclu	de an energy storage system, that converts solar energy	
2	to useful	thermal or electrical energy for heating, cooling, or	
3	reducing	the use of other types of energy that are dependent on	
4	fossil fu	el for their generation.	
5	§196	-B Solar hui program; fund manager. (a) There is	
6	establish	ed the solar hui program to be administered by the	
7	authority	. The solar hui program shall provide a multi-family	
8	residenti	al property owner the opportunity to invest in the	
9	solar hui	investment fund established pursuant to section 196-C.	
10	Multi-fam	ily residential property owners who invest in the solar	
11	hui investment fund under the solar hui program may be eligible		
12	to receiv	e:	
13	(1)	Any tax credit associated with the installation of a	
14		solar energy system, subject to the requirements of	
15		the tax credit; and	
16	(2)	Any income derived from:	
17		(A) Repayment of an energy services agreement with	
18		the low- and moderate-income household ratepayer	
19		provided by the solar hui investment fund; or	
20		(B) Generation of energy from an energy project	
21		entered into by the fund manager.	

H.B. NO. 2685

1	(b)	There is established within the authority the position	
2	of the so	lar hui program fund manager, which shall be a full-	
3	time equi	valent position exempt from chapter 76. The solar hui	
4	program fund manager shall:		
5	(1)	Manage the solar hui program investment fund	
6		established pursuant to section 196-C;	
7	(2)	Market the solar hui program to multi-family	
8		residential property owners; and	
9	(3)	Select solar contractors for energy projects.	
10	(c)	The authority shall adopt rules pursuant to chapter 91	
11	to carry	out the purposes of this part.	
12	§196	-C Solar hui investment fund. (a) There is	
13	establish	ed the solar hui investment fund into which shall be	
14	deposited.	the following:	
15	(1)	Appropriations by the legislature;	
16	(2)	Investments received from multi-family residential	
17		property owners;	
18	(3)	All other money received for the fund from any other	
19		source; and	
20	(4)	All income and interest earned or accrued on moneys	
21		deposited into the fund.	

H.B. NO. 2685

1	(d)	The solar hul investment fund may be used to:	
2	(1)	Enter into energy services agreements with low- and	
3		moderate-income households to install a solar energy	
4		system;	
5	(2)	Invest in energy projects;	
6	(3)	Pay administrative costs of the solar hui program; or	
7	(4)	Pay any other costs related to the solar hui program."	
8	SECT	ION 2. There is appropriated out of the general	
9	revenues	of the State of Hawaii the sum of \$ or so	
10	much there	eof as may be necessary for fiscal year 2024-2025 for	
11	the implementation of the solar hui program, including one-full		
12	time equi	valent (1.0 FTE) solar hui program fund manager	
13	position.		
14	The	sum appropriated shall be expended by the Hawaii green	
15	infrastru	cture authority for the purposes of this Act.	
16	SECT	ION 3. In accordance with section 9 of article VII of	
17	the Hawaii State Constitution and sections 37-91 and 37-93,		
18	Hawaii Re	vised Statutes, the legislature has determined that the	
19	appropria	tions contained in H.B. No. , will cause the state	
20	general f	und expenditure ceiling for fiscal year 2024-2025 to be	
21	exceeded l	by \$ or per cent. In addition, the	

H.B. NO. 2685 H.D. 1

- 1 appropriation contained in this Act will cause the general fund
- 2 expenditure ceiling for fiscal year 2024-2025 to be further
- 3 exceeded by \$ or per cent. The combined total
- 4 amount of general fund appropriations contained in only these
- 5 two Acts will cause the state general fund expenditure ceiling
- 6 for fiscal year 2024-2025 to be exceeded by
- 7 \$ or per cent. The reasons for exceeding the
- 8 general fund expenditure ceiling are that:
- 9 (1) The appropriation made in this Act is necessary to
- serve the public interest; and
- 11 (2) The appropriation made in this Act meets the needs
- 12 addressed by this Act.
- 13 SECTION 4. In codifying the new sections added by section
- 14 1 of this Act, the revisor of statutes shall substitute
- 15 appropriate section numbers for the letters used in designating
- 16 the new sections in this Act.
- 17 SECTION 5. This Act shall take effect on July 1, 3000.

Report Title:

Hawaii Green Infrastructure Authority; Solar Hui Program; Solar Hui Investment Fund; Energy Services Agreements; Solar Energy Systems; Appropriation; Expenditure Ceiling

Description:

Establishes the solar hui program to allow multi-family residential property owners to invest into a solar hui investment fund which will provide repayment of income derived from energy services agreements to low- and moderate-income households to install solar energy systems. Establishes the solar hui program fund manager position. Appropriates funds. Effective 7/1/3000. (HD1)

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