A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	SECTION 1. Chapter 235, Hawaii Revised Statutes, is				
2	amended by adding a new section to be appropriately designated				
3	and to read as follows:				
4	" <u>§235-</u> Carbon sequestration tax credit. (a) There				
5	shall be allowed to each taxpayer subject to the taxes imposed				
6	by this chapter, a carbon sequestration tax credit that shall be				
7	deductible from the taxpayer's net income tax liability, if any,				
8	imposed by this chapter for the taxable year in which the credit				
9	is properly claimed. The amount of the credit shall be equal to				
10	<pre>\$ per metric ton of qualified carbon oxide that is:</pre>				
11	(1) Captured by the taxpayer using carbon capture				
12	equipment placed in service at an industrial facility				
13	or direct air capture facility in the State; and				
14	(2) Disposed of by the taxpayer in secure geological				
15	storage and not used by the taxpayer as a tertiary				
16	injectant.				

1 (b) In the case of a partnership, S corporation, estate, 2 or trust, the tax credit allowable is for qualified carbon oxide 3 captured and stored by the entity for the taxable year. The 4 cost upon which the tax credit is computed shall be determined 5 at the entity level. Distribution and share of credit shall be 6 determined by rule. 7 (c) If the tax credit under this section exceeds the 8 taxpayer's income tax liability in any taxable year that the 9 credit is claimed, the excess of the tax credit over liability may be used as a credit against the taxpayer's net income tax 10 liability in subsequent years until exhausted. All claims, 11 12 including any amended claims, for tax credits under this section shall be properly filed on or before the end of the twelfth 13 14 month following the close of the taxable year for which the 15 credit may be claimed. Failure to comply with any of the 16 foregoing provisions shall constitute a waiver of the right to 17 claim the credit. 18 (d) The department of health shall adopt rules pursuant to 19 chapter 91 for the purposes of certifying the metric tons of 20 qualified carbon oxide captured and disposed of by a taxpayer.

1	<u>(e)</u>	Every taxpayer claiming a tax credit under this						
2	section f	or a qualified carbon oxide shall, no later than ninety						
3	days foll	owing the end of each taxable year in which the						
4	qualified carbon oxide was captured and disposed, submit							
5	information deemed necessary under the rules adopted pursuant to							
6	subsectio	n (d) to the department of health.						
7	(f)	The department of health shall:						
8	(1)	Maintain records of the names of the taxpayers						
9		claiming the tax credit under subsection (a) and the						
10		respective amount of qualified carbon oxide captured						
11		and disposed;						
12	(2)	Verify the amount of qualified carbon oxide captured						
13		and disposed, and certify the amount of the tax credit						
14		for each taxpayer for the taxable year; and						
15	(3)	Issue a certificate to the taxpayer verifying the						
16		amount of the qualified carbon oxide captured and						
17		disposed and the tax credit amount certified for the						
18		taxable year; provided that the department of health						
19		shall issue the certificate to the taxpayer no later						
20		than seven months after the submission of the						

1		information to the department pursuant to subsection					
2		<u>(e).</u>					
3	<u>(g)</u>	The taxpayer shall file the certificate issued under					
4	subsection (f) with the taxpayer's tax return with the						
5	department of taxation. The director of taxation may audit and						
6	adjust th	e certification to conform to the facts.					
7	(h)	The director of taxation:					
8	(1)	Shall prepare any forms as may be necessary to claim a					
9		credit under this section;					
10	(2)	May require the taxpayer to furnish information to					
11		ascertain the validity of the claim for credit made					
12		under this section; and					
13	(3)	May adopt rules pursuant to chapter 91 necessary to					
14		effectuate the purposes of this section.					
15	<u>(i)</u>	For purposes of this section:					
16	"Car	bon capture equipment" has the same meaning as in title					
17	26 Code o	f Federal Regulations section 1.45Q-2(c).					
18	"Dir	ect air capture facility" means any facility that uses					
19	carbon capture equipment to capture carbon dioxide directly from						
20	the ambient air. "Direct air capture facility" does not include						
21	any facil	ity that captures carbon dioxide that is deliberately					

1	released from naturally occurring subsurface springs or using					
2	photosynthesis.					
3	"Industrial facility" has the same meaning as in title 26					
4	Code of F	edera	1 Regulations section 1.45Q-2(d).			
5	"Net	inco	me tax liability" means income tax liability			
6	reduced b	y all	other credits allowed under this chapter.			
7	"Qualified carbon oxide" means:					
8	(1)	Any	carbon dioxide or other carbon oxide that:			
9		(A)	Is captured from an industrial source by carbon			
10			capture equipment;			
11		(B)	Would otherwise be released into the atmosphere			
12			as industrial emission of greenhouse gas or lead			
13			to such release; and			
14		(C)	Is measured at the source of capture and verified			
15			at the point of disposal; or			
16	(2)	<u>In t</u>	he case of a direct air capture facility, any			
17		carb	on dioxide that:			
18		(A)	Is captured directly from the ambient air; and			
19		(B)	Is measured at the source of capture and verified			
20			at the point of disposal.			

1 "Secure geological storage" has the same meaning as used in 2 title 26 Code of Federal Regulations section 1.45Q-3(b)(1)(i). 3 "Tertiary injectant" means qualified carbon oxide that is 4 injected into and stored in a qualified enhanced oil or natural 5 gas recovery project and contributes to the extraction of crude 6 oil or natural gas. "Tertiary injectant" includes the same 7 meaning as used in title 26 United States Code section 8 193(b)(1)." 9 SECTION 2. New statutory material is underscored. 10 SECTION 3. This Act shall take effect on July 1, 3000. 11

H.B. NO. 389 H.D. 1

Report Title:

Carbon Sequestration Tax Credit; Income Tax; DOTAX; DOH

Description:

Establishes a carbon sequestration income tax credit. 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.