
A BILL FOR AN ACT

RELATING TO ECONOMIC DEVELOPMENT.

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

1 PART I

2 SECTION 1. In 2003, the State of Utah, facing a shortage
3 of venture capital resources and the relocation out-of-state of
4 a number of Utah's tech companies, successfully responded by
5 enacting the Utah Fund of Funds Program. Iowa, Michigan,
6 Oklahoma, and Ohio each implemented similar programs to improve
7 the capital availability within their state and as a means to
8 generate revenue.

9 The \$300,000,000 in financing for the Utah Fund of Funds
10 Program is invested in venture capital firms (vc firms). To
11 ensure profitable investments and the continued success of the
12 program the fund does not require investments in Utah companies
13 or that vc firms be located in Utah. Instead, the fund invests
14 in vc firms that are interested in looking for investment
15 opportunities in Utah and commit their senior staff to working
16 closely with Utah companies and entrepreneurs.

17 Financing for the Utah Fund of Funds Program was provided
18 by a large institutional bank and is backed by refundable,



1 transferable, contingent tax credits approved by the Utah
2 Legislature. The program is structured to be financially self-
3 sustaining, with profits from investments paying back
4 financiers. Only in the case of a shortfall would the state be
5 required to place tax credit funds into the Utah Fund of Funds.

6 To date, twenty-eight Utah companies have received
7 investments from funds in the Utah Fund of Funds portfolio,
8 resulting in over one thousand high-paying jobs. These
9 companies have raised over \$385,000,000 from investors,
10 \$135,000,000 of which comes directly from funds in the Utah Fund
11 of Funds portfolio. Finally, over three hundred seventy-five
12 Utah companies have had the opportunity to work with vc firms in
13 the Utah Fund of Funds portfolio.

14 This part is based on the Utah Fund of Funds model, and
15 amends the State Private Investment Fund, chapter 211G, Hawaii
16 Revised Statutes, to more closely conform to key aspects of the
17 Utah model. Important components of this part include:

18 (1) The deferral of state liability for the cost of the
19 program. Program capital will be obtained from
20 investors or a loan, and state tax credits will be
21 used as collateral and as a guarantee of investment or
22 loan obligations;



- 1 (2) The minimization of potential state liability for the
2 program. The private-sector focus in investment is
3 retained, allowing diversification and profitability
4 of investments;
- 5 (3) The requirement that individuals or entities
6 overseeing and managing the program possess expertise
7 in venture capital investment, investment management,
8 and supervision of investment managers and investment
9 funds;
- 10 (4) Giving state private investment fund managers the
11 flexibility to invest for profit by giving priority to
12 investments in high-quality vc firms that have
13 demonstrated a commitment to the state;
- 14 (5) Ensuring that Hawaii's companies are exposed to high-
15 level managers of funds in the state private
16 investment fund portfolio and learn to become good
17 fundraisers; and
- 18 (6) Using private vc firms to vet and select potentially
19 successful businesses in which to invest.

20 The purpose of this part is to increase the availability of
21 venture capital for the state's emerging industries while
22 minimizing state liability for the program.



1 SECTION 2. Chapter 211G, Hawaii Revised Statutes, is
2 amended by adding four new sections to be appropriately
3 designated and to read as follows:

4 "§211G- State private investment fund. (a) There is
5 established a state private investment fund to be administered
6 by the corporation. The state private investment fund shall
7 invest in private seed and venture capital partnerships or
8 entities to:

9 (1) Encourage the availability of equity and near-equity
10 capital partnerships in diversified industries, with
11 an emphasis on the state's emerging high technology
12 industry;

13 (2) Promote the private-sector philosophy of focusing on
14 the rate of return in the investment process;

15 (3) Secure the services of high-quality managers in the
16 venture capital industry; and

17 (4) Enhance the venture capital culture and infrastructure
18 in the state to increase and promote venture capital
19 investments in the state;

20 and accomplish the foregoing in a return-driven manner while
21 minimizing the transfer of tax credits.



1 (b) The state private investment fund shall be organized
2 as a limited partnership or limited liability company under
3 Hawaii law with the corporation as the general partner or
4 manager to provide for:

5 (1) Equity interests for designated investors that provide
6 for a scheduled rate of return and scheduled
7 redemption; and

8 (2) Loans by or the issuance of debt obligations to
9 investors that provide for payments of principal,
10 interest, or an interest equivalent.

11 (c) Public money shall not be invested in the state
12 private investment fund. Moneys raised or arranged by the
13 corporation pursuant to this chapter shall be invested in seed
14 capital and venture capital investments by the state private
15 investment fund.

16 (d) The state private investment fund shall be governed by
17 the fund board, which shall be exempt from section 26-34. The
18 fund board shall consist of six members; provided that:

19 (1) Three members shall be appointed by the corporation
20 board and shall be selected on the basis of their
21 knowledge of, or skill and experience in, venture or
22 seed capital investment, investment management, or



- 1 supervision of investment managers and investment
2 funds;
- 3 (2) The president of the corporation, the chief investment
4 officer of the State of Hawaii employees' retirement
5 system, and the executive director of the state
6 private investment fund shall serve as ex-officio
7 voting members of the fund board; provided that if the
8 state private investment fund does not employ an
9 executive director, an additional voting member shall
10 be appointed by the corporation board according to the
11 criteria in paragraph (1);
- 12 (3) Appointed fund board members shall serve four-year
13 terms, shall continue in office until their respective
14 successors have been appointed, and may serve
15 successive terms. Any vacancy in the appointed
16 membership of the board shall be filled in the same
17 manner as the original appointment;
- 18 (4) A majority of the fund board members may remove a fund
19 board member for cause;
- 20 (5) Three members of the fund board shall represent a
21 quorum for the transaction of business;
- 22 (6) Members of the fund board:



1 (A) Shall be subject to any restrictions on conflicts
2 of interest specified in the organizational
3 documents of the state private investment fund;
4 and

5 (B) May have no interest in any:

6 (i) Venture capital investment fund allocation
7 manager selected by the fund board under
8 this chapter; or

9 (ii) Investments made by the state private
10 investment fund;

11 and

12 (7) Members of the fund board shall serve without
13 compensation but shall be reimbursed for expenses,
14 including travel expenses necessary for the
15 performance of their duties.

16 (e) The state private investment fund may enter into and
17 execute any contract, execute any document, charge reasonable
18 fees for services rendered, perform any act, or enter into any
19 financial or other transaction necessary to carry out its
20 mission. The state private investment fund, without regard to
21 chapter 76, may employ a discretionary investment manager,
22 executive director, and other staff as necessary to properly



1 implement this chapter, manage its assets, or perform any
2 function authorized or required by this chapter necessary to
3 accomplish any of its functions. Staff shall be selected based
4 upon knowledge and leadership in the field in which they will be
5 performing.

6 (f) If the state private investment fund purchases any
7 security pursuant to an agreement with an investor group, the
8 state private investment fund shall acquire the securities and
9 may invest, manage, transfer, or dispose of the securities in
10 accordance with policies for the management of assets adopted by
11 the corporation.

12 (g) In carrying out the mission of the state private
13 investment fund, the corporation, state private investment fund,
14 and their board members, officers, and employees shall not be
15 considered to be broker-dealers, agents, investment advisors, or
16 investment adviser representatives under chapter 485A. Tax
17 credits issued or transferred pursuant to this chapter shall not
18 be considered securities under chapter 485A.

19 (h) Startup costs for the state private investment fund
20 other than investment capital shall be funded by the corporation
21 for the first \$ _____ and subsequently by the general fund
22 for up to an additional \$ _____.



1 §211G- Investment capital; guarantees. (a) Pursuant to
2 section 211G-19, the corporation shall adopt rules pursuant to
3 chapter 91 to extend one or more guarantees and secure the
4 performance of the guarantees in the form of a put option, as
5 well as other arrangements selected by the corporation.

6 Without limiting the foregoing, the corporation may
7 guarantee loans, lines of credit, and other indebtedness and
8 equity investments and may arrange for, pledge, and assign put
9 options, as well as other agreements to purchase tax credits on
10 terms as the corporation board may approve from time to time;
11 provided that:

12 (1) The guarantee of loans, lines of credit, and other
13 indebtedness may extend up to the principal amount
14 plus interest over the term of the guarantee at a rate
15 set by corporation board resolution from time to time,
16 in a manner consistent with this chapter;

17 (2) The guarantee of equity capital may extend up to the
18 amount of the investment plus a rate of return set by
19 corporation board resolution from time to time in a
20 manner consistent with this chapter; and



1 (3) Any agreement for the purchase of tax credits shall
2 not provide for the transfer of such credits out of
3 the corporation before July 1, .

4 (b) Guarantees, in whatever form negotiated by the
5 corporation, may be made for any period of time, but no term
6 shall expire prior to January 1, . The corporation may
7 charge a reasonable fee for their costs and expenses and the
8 fair compensation of risks associated with its guarantee. The
9 contractual guarantee obligation of the corporation may be
10 satisfied by proceeds from the sale of any tax credits. The
11 corporation may enter into contracts as necessary to protect the
12 interests of the state.

13 (c) The guarantees extended by the corporation shall be
14 payable solely from revenues of the state private investment
15 fund and shall be secured solely by those revenues and by the
16 pledges and assignments authorized by this chapter. No holders
17 of guarantees issued under this chapter are authorized to
18 exercise any taxing power of the state to pay the guarantees,
19 and no moneys other than the revenues of the state private
20 investment fund shall be applied to pay the guarantees. Each
21 guarantee issued under this chapter shall recite in substance
22 that the guarantee is not a general obligation of the State and



1 is payable solely from revenues pledged for its payment and that
2 the guarantee is not secured directly or indirectly by the full
3 faith and credit or the general credit of the State or by any
4 revenues or taxes of the State other than the revenues
5 specifically pledged for its payment.

6 §211G- Investments by the state private investment fund.

7 (a) Moneys raised or arranged by the corporation pursuant to
8 this chapter shall be invested by the state private investment
9 fund in seed capital and venture capital investments. In making
10 investments, the state private investment fund shall comply with
11 best practices standards.

12 The following limitations on investments shall apply:

13 (1) The state private investment fund shall not make
14 direct investments;

15 (2) Not more than per cent of the investments of the
16 fund shall be in seed capital investments;

17 (3) Not more than ten per cent of the state private
18 investment fund may be invested in a single fund; and

19 (4) The state private investment fund's capital commitment
20 to a single fund shall not exceed twenty per cent of
21 the total capital committed to that fund.



1 (b) The state private investment fund shall invest funds
2 principally in high-quality venture capital entities:

3 (1) With experienced managers or management teams that
4 have demonstrated expertise and a successful history
5 in the investment of venture capital funds; and

6 (2) With a demonstrated ability to advise and mentor
7 entrepreneurs, and facilitate follow-on investments.

8 The state private investment fund shall establish a target for
9 investments in Hawaii-based businesses of thirty per cent of the
10 investments of the fund.

11 §211G- Protection of trade secrets and confidential
12 business information. The state private investment fund shall
13 protect trade secrets and confidential business information from
14 public disclosure. The fund board, or any committee thereof,
15 may discuss trade secrets or confidential business information
16 in executive meetings in accordance with the procedures required
17 for executive meetings under part I of chapter 92 and may
18 protect state private investment fund documents containing this
19 information from disclosure as provided in chapter 92F."

20 SECTION 3. Section 211F-3, Hawaii Revised Statutes, is
21 amended by amending subsection (a) to read as follows:



1 "(a) The governing body of the corporation shall be a
2 board of directors consisting of twelve members to be appointed
3 by the governor for staggered terms pursuant to section 26-34 as
4 follows:

5 (1) Three to be appointed directly by the governor;

6 (2) Three to be appointed from a list of nominees from the
7 general public submitted by the president of the
8 senate; and

9 (3) Three to be appointed from a list of nominees from the
10 general public submitted by the speaker of the house
11 of representatives,

12 and shall be selected on the basis of their knowledge, skill,
13 and experience in the scientific, business, or financial
14 fields[-]; provided that three of the members appointed shall
15 have knowledge of, or skill and experience in, venture or seed
16 capital investment, investment management, or supervision of
17 investment managers and investment funds. The director of
18 business, economic development, and tourism, a member from the
19 board of the high technology development corporation appointed
20 by the governor, and a member from the board of the natural
21 energy laboratory of Hawaii authority appointed by the governor,
22 or their designated representatives, shall serve as ex officio



1 voting members. Not more than two of the six members of the
2 board appointed from the lists of nominees submitted by the
3 president of the senate and the speaker of the house of
4 representatives, during their term of office on the board, shall
5 be employees of the State. All appointed members of the board
6 shall continue in office until their respective successors have
7 been appointed."

8 SECTION 4. Section 211G-1, Hawaii Revised Statutes, is
9 amended as follows:

10 1. By adding the definitions of "corporation board",
11 "direct investment", "enterprise", "fund board", "Hawaii-based
12 business", "seed capital", and "venture capital investment" to
13 be appropriately inserted and to read:

14 "Corporation board" means the board of directors of the
15 Hawaii strategic development corporation.

16 "Direct investment" means an investment by the state
17 private investment fund in qualified securities of an enterprise
18 to provide capital to an enterprise.

19 "Enterprise" means the same as defined in section 211F-1.

20 "Fund board" means the board of directors of the state
21 private investment fund.

22 "Hawaii-based business" means a business:



- 1 (1) Having its principal office located within the state;
- 2 and
- 3 (2) Where at least thirty-five per cent of its employees
- 4 reside in the state.

5 "Seed capital" means financing provided for the earliest
6 stage of business development, including developing a working
7 prototype, preparing a business plan, performing an initial
8 market analysis, or organizing a management team.

9 "Venture capital investment" means any of the following
10 investments in a business:

11 (1) Common or preferred stock and equity securities
12 without a repurchase requirement for at least five
13 years;

14 (2) A right to purchase stock or equity securities;

15 (3) Any debenture or loan, whether or not convertible or
16 having stock purchase rights that are subordinated,
17 together with security interests against the assets of
18 the borrower, by their terms to all borrowings of the
19 borrower from other institutional lenders, and that is
20 for a term of not less than three years, and that has
21 no part amortized during the first three years; and

22 (4) General or limited partnership interests."



1 2. By amending the definitions of "tax credits" and
2 "taxpayer" to read:

3 ""Tax credits" means tax credits issued or transferred
4 pursuant to this chapter and available against liabilities
5 imposed by chapter 235 or 241[-], or section 431:7-202.

6 "Taxpayer" means a person subject to a tax imposed by
7 chapter 235 or 241[-], or section 431:7-202."

8 3. By repealing the definition of "board":

9 ~~[""Board" means the board of directors of the~~
10 ~~corporation-"]~~

11 SECTION 5. Section 211G-4, Hawaii Revised Statutes, is
12 amended to read as follows:

13 ~~["[+]§211G-4[+] Mission of the corporation[-] and state~~
14 ~~private investment fund. The mission of the corporation[-] and~~
15 ~~the state private investment fund pursuant to this chapter and~~
16 in addition to those set forth in chapter 211F, shall be to
17 mobilize equity and near-equity capital for investment in such a
18 manner that will result in a significant potential to diversify
19 and stabilize the economy of the state. Notwithstanding
20 anything to the contrary in chapter 211F or otherwise, the
21 corporation shall carry out the purposes, mission, and
22 provisions of this chapter."



1 SECTION 6. Section 211G-11, Hawaii Revised Statutes, is
2 amended to read as follows:

3 ~~[+]§211G-11[+]~~ **Business plan.** ~~[To fulfill its mission as~~
4 ~~the mobilizer of equity and near equity capital, the]~~ The
5 implementation of this chapter by the corporation shall be
6 subject to the supervision of the corporation board. The
7 ~~[corporation]~~ fund board shall develop an annual business plan
8 for the implementation of this chapter. The business plan shall
9 be submitted to the corporation board for its approval and shall
10 be included in ~~[its]~~ the corporation's annual report, which
11 shall be published as provided in section 211G-15."

12 SECTION 7. Section 211G-12, Hawaii Revised Statutes, is
13 amended to read as follows:

14 "[+]§211G-12[+] **Tax credits.** (a) The State shall issue
15 tax credits to the corporation that may be transferred or
16 otherwise used to reduce the tax liability of any taxpayer
17 pursuant to chapter 235 or 241~~[-]~~, or section 431:7-202. The
18 total amount of tax credits that may be issued~~[-]~~ and ~~[which]~~
19 that may be transferred pursuant to this chapter by the
20 corporation is ~~[\$36,000,000.]~~ \$_____.

21 (b) ~~[Upon compliance with subsection [(b), the]~~ Tax
22 credits issued to the corporation shall be freely transferable



1 by the corporation to transferees and by transferees to
2 subsequent transferees; [~~however, the~~] provided that:

3 (1) Agreements entered into by the corporation to transfer
4 tax credits shall not provide for the transfer of the
5 tax credits out of the corporation before July 1, _____ ;
6 and

7 (2) The tax credits [sø] transferred by the corporation
8 shall not be exercisable before July 1, [2005,] _____,
9 nor after July 1, [2030. ~~The corporation shall not~~
10 ~~transfer tax credits except in conjunction with a~~
11 ~~legitimate call on a corporation guarantee] _____.~~

12 The corporation shall immediately notify the president of the
13 senate, the speaker of the house of representatives, and the
14 governor in writing if any tax credit is transferred by the
15 corporation [~~in conjunction with a legitimate call on a~~
16 ~~corporation guarantee~~]; provided that the corporation shall not
17 be required to make that notification for transfers to
18 subsequent transferees.

19 [~~(b) Subject to the annual authorization by the~~
20 ~~legislature, the corporation may transfer tax credits under this~~
21 ~~section up to the annual amount allowed under subsection (c).~~]



1 ~~Legislative authorization for the tax credits shall be by a~~
2 ~~separate legislative act.]~~

3 (c) The corporation shall determine the amount of
4 individual tax credits to be transferred pursuant to this
5 chapter and may negotiate for the sale of those credits subject
6 only to the limits imposed by this chapter. The corporation
7 shall limit the [~~transfer of~~] tax credits that may be claimed
8 and used to reduce the tax otherwise imposed by chapter 235 or
9 241 or section 431:7-202 for one fiscal year (including any tax
10 credits that are carried over by a taxpayer from a prior fiscal
11 year and used to reduce taxes otherwise imposed in the current
12 fiscal year, as permitted in subsection [~~(g)~~] (h)) to not more
13 than an aggregate total of [~~\$12,000,000~~] \$_____ per fiscal
14 year. The corporation board shall clearly indicate on the face
15 of the certificate or other document transferring the tax credit
16 the principal amount of the tax credit and the taxable year or
17 years for which the credit may be claimed.

18 (d) The corporation, in conjunction with the department of
19 taxation, shall develop a system for registration of any tax
20 credits issued or transferred by the corporation pursuant to
21 this chapter and a system of certificates that permits
22 verification that any tax credit claimed upon a tax return is



1 validly issued, properly taken in the year of claim, and that
2 any transfers of the tax credit by the corporation are made in
3 accordance with this chapter.

4 (e) The corporation may pay a fee and provide other
5 consideration in connection with the purchase by the corporation
6 of a put option or other agreement pursuant to which a transfer
7 of tax credits authorized by this chapter may be made.

8 (f) The tax credits issued or transferred pursuant to this
9 chapter, upon election by the taxpayer at time of use, shall be
10 treated as a payment or prepayment in lieu of taxes imposed
11 under chapter 235 or 241[-], or section 431:7-202. Tax credits
12 used pursuant to this chapter shall be claimed as a payment of
13 tax or estimated tax for the purposes of chapter 235 or 241.

14 (g) The tax credits issued or transferred pursuant to this
15 chapter shall be refundable.

16 [~~g~~] (h) If the tax credits under this section exceed the
17 taxpayer's income tax liability under chapter 235 or 241 for any
18 taxable year, or for any other reason [~~is~~] are not claimed by a
19 taxpayer in whole or in part in any taxable year, the excess of
20 the tax credit over liability, or the amount of the unclaimed
21 tax credit, as the case may be, may be carried over and used as



1 a credit against the taxpayer's income tax liability in any
2 subsequent year until exhausted, subject to:

3 (1) The deadline for the exercise of tax credits imposed
4 by subsection ~~[(a)]~~(b); and

5 (2) The monetary limit imposed by subsection (c)."

6 SECTION 8. Section 211G-13, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "**§211G-13 Investment ~~[of capital.]~~ manager.** ~~[(a)]~~ The
9 ~~[corporation]~~ fund board may solicit investment plans from
10 investor groups for the investment of capital in accordance with
11 this chapter. The ~~[corporation]~~ fund board shall establish
12 criteria for the selection of persons, firms, corporations, or
13 other entities. The criteria shall include the applicant's
14 level of experience, quality of management, investment
15 philosophy and process, probability of success in fundraising,
16 plan for achieving the purposes of this chapter, and such other
17 investment criteria as may be used in professional portfolio
18 management that the ~~[corporation]~~ fund board deems appropriate.
19 If the ~~[corporation]~~ fund board decides to engage one or more
20 investor groups to deploy or generate capital, it shall consider
21 and select one or more investment plans and investor groups that
22 the ~~[corporation]~~ fund board deems qualified to:



- 1 (1) Generate capital for investment with the most
2 effective and efficient use of the guarantee;
- 3 (2) Invest the capital in private seed and venture capital
4 entities in a manner mobilizing a wide variety of
5 equity and near-equity investments in ventures
6 promoting the economic development of the [State]
7 state; and
- 8 (3) Help build a significant, fiscally strong, and
9 permanent resource to serve the objectives expressed
10 in this chapter.

11 An investor group engaged by the [~~corporation~~] fund board
12 shall have a manager who is experienced in design and
13 implementation, as well as the management of seed and venture
14 capital investment programs and in capital formation. The
15 [~~corporation~~] fund board may remove and replace any investor
16 group that has been engaged and effect the assignment of assets,
17 liabilities, guarantees, and other contracts of this program to
18 a new investor group, subject to such terms and conditions as
19 may be set forth in the terms of engagement.

20 ~~[(b) With legislative approval pursuant to section 211G-~~
21 ~~14, the corporation may extend one or more guarantees and secure~~
22 ~~the performance of such guarantees in the form of a put option,~~



1 ~~as well as other arrangements selected by the corporation.~~

2 ~~Without limiting the foregoing:~~

3 ~~(1) The corporation may guarantee loans, lines of credit,~~
4 ~~and other indebtedness and equity investments and may~~
5 ~~arrange for, pledge, and assign put options, as well~~
6 ~~as other agreements to purchase tax credits on such~~
7 ~~terms as the board may approve from time to time, in~~
8 ~~order to generate funds to deploy in a manner~~
9 ~~consistent with this chapter;~~

10 ~~(2) The guarantees of loans, lines of credit, and other~~
11 ~~indebtedness may extend up to the principal amount~~
12 ~~plus interest over the term of the guarantee at a rate~~
13 ~~set by board resolution from time to time, a guarantee~~
14 ~~of a loan, lines of credit, or other indebtedness in a~~
15 ~~manner consistent with this chapter; and~~

16 ~~(3) Guarantees of equity capital may extend up to the~~
17 ~~amount of the investment plus a rate of return set by~~
18 ~~board resolution from time to time in a manner~~
19 ~~consistent with this chapter.~~

20 ~~Guarantees, in whatever form negotiated by the corporation,~~
21 ~~may be made for any period of time, but no term shall expire~~
22 ~~prior to January 1, 2006. The corporation may charge a~~

1 ~~reasonable fee for costs and the fair compensation of risks~~
2 ~~associated with its guarantee. Proceeds from the sale of any~~
3 ~~tax credits may be used to satisfy the contractual guarantee~~
4 ~~obligation of the corporation. The corporation may contract~~
5 ~~freely to protect the interest of the State.~~

6 ~~(c) If the corporation purchases any security pursuant to~~
7 ~~an agreement with an investor group, the corporation shall~~
8 ~~acquire the securities and may invest, manage, transfer, or~~
9 ~~dispose of the securities in accordance with policies for the~~
10 ~~management of assets adopted by the corporation.~~

11 ~~(d) The corporation may make any contract, execute any~~
12 ~~document, charge reasonable fees for services rendered, perform~~
13 ~~any act or enter into any financial or other transaction~~
14 ~~necessary to carry out its mission. The corporation may employ~~
15 ~~necessary staff as may be required for the proper implementation~~
16 ~~of this chapter, the management of its assets, or the~~
17 ~~performance of any function authorized or required by this~~
18 ~~chapter necessary for the accomplishment of any such function.~~
19 ~~Staff shall be selected by the corporation based upon~~
20 ~~outstanding knowledge and leadership in the field for which the~~
21 ~~person performs services for the board.~~



1 ~~(e) In carrying out the mission of the corporation, as~~
2 ~~authorized in this chapter, neither the corporation nor its~~
3 ~~officers, board members, or employees shall be considered to be~~
4 ~~broker dealers, agents, investment advisors, or investment~~
5 ~~adviser representatives under chapter 485A. The tax credits~~
6 ~~issued or transferred pursuant to this chapter shall not be~~
7 ~~considered securities under chapter 485A.~~

8 ~~(f) Funds raised or arranged by the corporation pursuant~~
9 ~~to this chapter shall be invested in seed capital and venture~~
10 ~~capital investments, as such terms are defined in chapter 211F,~~
11 ~~which, to the extent consistent with this chapter, shall be~~
12 ~~governed by applicable provisions of chapter 211F.~~

13 ~~(g) The guarantees extended by the fund shall be payable~~
14 ~~solely from revenues of the fund and shall be secured solely by~~
15 ~~those revenues and by the pledges and assignments authorized by~~
16 ~~this chapter. No holders of guarantees issued under this~~
17 ~~chapter shall have a right to compel any exercise of the taxing~~
18 ~~power of the State to pay the guarantees and no moneys other~~
19 ~~than the revenues of the fund shall be applied to payment~~
20 ~~thereof. Each guarantee issued under this chapter shall recite~~
21 ~~in substance that the guarantee is not a general obligation of~~
22 ~~the State and is payable solely from revenues pledged to the~~



1 ~~payment thereof, and that such guarantee is not secured directly~~
2 ~~or indirectly by the full faith and credit or the general credit~~
3 ~~of the State or by any revenues or taxes of the State other than~~
4 ~~the revenues specifically pledged thereto.] "~~

5 SECTION 9. Section 211G-15, Hawaii Revised Statutes, is
6 amended by amending subsection (b) to read as follows:

7 "(b) Seven years after the [~~corporation~~] state private
8 investment fund has begun operations under this chapter, the
9 corporation shall review, analyze, and evaluate the extent to
10 which the corporation [~~has~~] and the state private investment
11 fund have achieved [~~its~~] their statutory mission. The
12 evaluation shall include [~~,but not be limited to,~~] an examination
13 of quantified results of the corporation's programs and plans."

14 SECTION 10. Section 211G-16, Hawaii Revised Statutes, is
15 amended to read as follows:

16 "[+]§211G-16[+] **Capital formation revolving fund.** (a)
17 There is established a revolving fund [~~for the corporation~~] to
18 be designated as the capital formation revolving fund[~~.—The~~
19 ~~following shall be deposited into the capital formation~~
20 ~~revolving fund, all moneys+] and administered by the state
21 private investment fund. All moneys:~~

22 (1) Appropriated by the legislature;



1 (2) Received as repayment of loans;
2 (3) Earned on investments;
3 (4) Received pursuant to a venture agreement;
4 (5) Received as royalties;
5 (6) Received as premiums or fees charged by the
6 corporation; or
7 (7) Otherwise received by the corporation[-] or the state
8 private investment fund,
9 under this chapter shall be deposited into the capital formation
10 revolving fund.

11 (b) The capital formation revolving fund shall be used for
12 all expenses incurred in the administration of this chapter by
13 the state private investment fund and the corporation and to
14 make investments, repay indebtedness, or redeem equity
15 interests. Any returns in excess of operating costs and moneys
16 payable to investors shall be deposited in the redemption
17 reserve and held by the state private investment fund as a first
18 priority reserve for the redemption of tax credits issued to the
19 corporation pursuant to section 211G-12(a). On June 30 of each
20 year, any moneys in excess of these amounts shall be deposited
21 into the general fund."



1 SECTION 11. Section 211G-17, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "[+]§211G-17[+] **Audit** [~~, state auditor~~]. The books and
4 records of the state private investment fund shall be audited
5 every year by [~~the state auditor.~~] an independent auditor."

6 SECTION 12. Section 211G-14, Hawaii Revised Statutes, is
7 repealed.

8 [~~"[§211G 14] **Indebtedness; legislative approval.** The
9 corporation shall not incur any indebtedness without legislative
10 approval. Legislative approval for the corporation to incur
11 indebtedness shall be by means of a separate legislative act."~~]

12 SECTION 13. The Hawaii strategic development corporation
13 is authorized to issue and transfer \$. in tax credits
14 pursuant to chapter 211G, Hawaii Revised Statutes.

15 PART II

16 SECTION 14. The purpose of this part is to amend the uses
17 of the Hawaii community-based economic development revolving
18 fund to include operational funding and a funding mechanism for
19 the enterprise zone program.

20 SECTION 15. Section 210D-4, Hawaii Revised Statutes, is
21 amended to read as follows:



1 "§210D-4 Hawaii community-based economic development
2 revolving fund; established~~[]~~; funding of community-based
3 economic development program staff, nonprofit community-based
4 organizations, and for-profit entities in enterprise zones. (a)

5 There is established a revolving fund to be known as the Hawaii
6 community-based economic development revolving fund from which
7 moneys shall be loaned or granted by the department under this
8 chapter. All moneys appropriated to the fund by the
9 legislature, received as repayments of loans, payments of
10 interest or fees, and all other moneys received by the fund from
11 any other source shall be deposited into the revolving fund and
12 used for the purposes of this chapter.

13 **(b)** The department [~~may~~] shall use all appropriations and
14 other moneys in the revolving fund not appropriated for a
15 designated purpose to [~~make grants or loans.~~]:

16 **(1)** Fund the operations of the community-based economic
17 development program and the enterprise zone program
18 established under chapter 209E, and the personnel
19 costs of those programs' staff positions existing on
20 November 1, 2009; provided that the use of moneys from
21 the fund for current and future personnel costs shall
22 be limited to those employees performing specialized



1 duties and assigned solely to the community-based
 2 economic development program or the enterprise zone
 3 program; and
 4 (2) Make grants and loans in accordance with this
 5 chapter."

PART III

7 SECTION 16. This Act does not affect rights and duties
 8 that matured, penalties that were incurred, and proceedings that
 9 were begun before its effective date, including carryover tax
 10 credits.

11 SECTION 17. If any provision of this Act, or the
 12 application thereof to any person or circumstance is held
 13 invalid, the invalidity does not affect other provisions or
 14 applications of the Act, which can be given effect without the
 15 invalid provision or application, and to this end the provisions
 16 of this Act are severable.

17 SECTION 18. Statutory material to be repealed is bracketed
 18 and stricken. New statutory material is underscored.

19 SECTION 19. This Act shall take effect on July 1, 2020.



Report Title:

Research Activities; CBED Program; State Private Investment Fund; Venture Capital; High Technology

Description:

Extends Tax Credit for Research Activities for an additional year. Requires Hawaii Community-Based Economic Development Revolving Fund to be used to fund Community-Based Economic Development Program and Enterprise Zone Program operating costs. Amends the State Private Investment Fund Program to establish a managing board; authorizes insurance company tax credits to be used as a fund guarantee; establishes investment limits; requires investments in successful venture capital firms with experience managers and an ability to mentor entrepreneurs; directs that returns exceeding fund expenses, debts, and investor equity interests be deposited into the general fund. Effective July 1, 2020. (SB2144 HD2)

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

