HOUSE OF REPRESENTATIVES TWENTY-NINTH LEGISLATURE, 2017 STATE OF HAWAII H.B. NO. 572

A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

SECTION 1. Section 235-110.93, Hawaii Revised Statutes, is amended to read as follows:

3 "§235-110.93 Important agricultural land gualified 4 agricultural cost tax credit. (a) There shall be allowed to 5 each taxpayer an important agricultural land gualified 6 agricultural cost tax credit that [may be claimed in taxable 7 years beginning after the taxable year during which the tax 8 credit under section 235-110.46 is repealed, exhausted, or 9 expired. The credit] shall be deductible from the taxpayer's 10 net income tax liability, if any, imposed by this chapter for 11 the taxable year in which the credit is properly claimed. The 12 tax credit amount shall be determined as follows: 13 In the first year in which the credit is claimed, the (1)14 lesser of the following: 15 (A) Twenty-five per cent of the qualified 16 agricultural costs incurred by the taxpayer after

17

July 1, 2008; or



1	(B) \$625,000;		
2	(2) In the second year in which the credit is claimed, the		
3	lesser of the following:		
4	(A) Fifteen per cent of qualified agricultural costs		
5	incurred by the taxpayer after July 1, 2008; or		
6	(B) \$250,000; and		
7	(3) In the third year in which the credit is claimed, the		
8	lesser of the following:		
9	(A) Ten per cent of the qualified agricultural costs		
10	incurred by the taxpayer after July 1, 2008; or		
11	(B) \$125,000.		
12	The taxpayer may incur qualified agricultural costs during		
13	a taxable year in anticipation of claiming the credit in future		
14	taxable years during which the credit is available. The		
15	taxpayer may claim the credit in any taxable year after the		
16	taxable year during which the taxpayer incurred the qualified		
17	agricultural costs upon which the credit is claimed. The		
18	taxpayer also may claim the credit in consecutive or		
19	inconsecutive taxable years until exhausted.		



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(b) No other credit may be claimed under this chapter for
 qualified agricultural costs for which a credit is claimed under
 this section for the taxable year.

4 (c) The amount of the qualified agricultural costs
5 eligible to be claimed under this section shall be reduced by
6 the amount of funds received by the taxpayer during the taxable
7 year from the irrigation repair and maintenance special fund
8 under section 167-24.

9 (d) The cost upon which the tax credit is computed shall
10 be determined at the entity level. In the case of a
11 partnership, S corporation, estate, trust, or other pass through
12 entity, distribution and share of the credit shall be determined
13 pursuant to section 235-110.7(a).

14 If a deduction is taken under section 179 (with respect to 15 election to expense depreciable business assets) of the Internal 16 Revenue Code, no tax credit shall be allowed for that portion of 17 the qualified agricultural cost for which a deduction was taken. 18 The basis of eligible property for depreciation or 19 accelerated cost recovery system purposes for state income taxes 20 shall be reduced by the amount of credit allowable and claimed. 21 No deduction shall be allowed for that portion of otherwise



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deductible qualified agricultural costs on which a credit is
 claimed under this section.

3 (e) If the credit under this section exceeds the
4 taxpayer's net income tax liability for the taxable year, the
5 excess of the credit over liability shall be refunded to the
6 taxpayer; provided that no refunds or payments on account of the
7 credits allowed by this section shall be made for amounts less
8 than \$1.

9 All claims for a tax credit under this section, including
10 amended claims, shall be filed on or before the end of the
11 twelfth month following the close of the taxable year for which
12 the credit is claimed. Failure to comply with the foregoing
13 provision shall constitute a waiver of the right to claim the
14 credit.

15 (f) The director of taxation:

16 (1) Shall prepare any forms that may be necessary to claim
17 a credit under this section;

18 (2) May require the taxpayer to furnish information to
19 ascertain the validity of the claim for credit made
20 under this section; and



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1	(3)	May adopt rules pursuant to chapter 91 to effectuate
2		this section.
3	(g)	The department of agriculture shall:
4	(1)	Maintain records of the total amount of qualified
5		agricultural costs for each taxpayer claiming a
6		credit;
7	(2)	Verify the amount of the qualified agricultural costs
8		claimed;
9	(3)	Total all qualified agricultural costs claimed; and
10	(4)	Certify the total amount of the tax credit for each
11		taxable year.
12	Upon	each determination, the department of agriculture
13	shall iss	ue a certificate to the taxpayer verifying the
14	qualifyin	g agricultural costs and the credit amount certified
15	for each	taxable year. For a taxable year, the department of
16	agricultu	re may certify a credit for a taxpayer who could have
17	claimed t	he credit in a previous taxable year, but chose not to
18	because t	he maximum annual credit amount under subsection (h)
19	was reach	ed in that taxable year.
20	The	taxpayer shall file the certificate with the taxpayer's

20 The taxpayer shall file the certificate with the taxpayer's21 tax return with the department of taxation. Notwithstanding the



1 department of agriculture's certification authority under this 2 section, the director of taxation may audit and adjust 3 certification to conform to the facts. 4 Notwithstanding any other law to the contrary, the 5 information required by this subsection shall be available for 6 public inspection and dissemination under chapter 92F. 7 If in any taxable year the annual amount of certified (h) 8 credits reaches \$7,500,000 in the aggregate, the department of 9 agriculture shall immediately discontinue certifying credits and 10 notify the department of taxation. In no instance shall the 11 department of agriculture certify a total amount of credits 12 exceeding \$7,500,000 per taxable year. To comply with this 13 restriction, the department of agriculture shall certify credits 14 on a first come, first served basis. 15 The department of taxation shall not allow the aggregate 16 amount of credits claimed to exceed that amount per taxable 17 year. 18 The department of agriculture, in consultation with (i) 19 the department of taxation, shall annually determine the 20 information necessary to provide a quantitative and qualitative 21 assessment of the outcomes of the tax credit.



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1 Every taxpayer, no later than the last day of the taxable 2 year following the close of the taxpayer's taxable year in which 3 the credit is claimed, shall submit a certified written 4 statement to the department of agriculture. Failure to provide 5 the information shall result in ineligibility and a recapture of 6 any credit already claimed for that taxable year. The amount of 7 the recaptured tax credit shall be added to the taxpayer's tax 8 liability for the taxable year in which the recapture occurs. 9 Notwithstanding any law to the contrary, a statement submitted under this subsection shall be a public document. 10 11 The department of agriculture, in consultation with (ij) 12 the department of taxation, shall annually submit a report 13 evaluating the effectiveness of the tax credit. The report 14 shall include but not be limited to findings and recommendations 15 to improve the effectiveness of the tax credit to further 16 encourage the development of agricultural businesses. 17 As used in this section: (k) 18 "Agricultural business" means any person with a commercial 19 agricultural, silvicultural, or aquacultural facility or 20 operation, including:



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1	(1)	The care and production of livestock and livestock
2		products, poultry and poultry products, apiary
3		products, and plant and animal production for nonfood
4		uses;
5	(2)	The planting, cultivating, harvesting, and processing
6		of crops; and
7	(3)	The farming or ranching of any plant or animal species
8		in a controlled salt, brackish, or freshwater
9		environment;
10	provided	that the principal place of the agricultural business
11	is mainta	ined in the State and more than fifty per cent of the
12	land the	agricultural business owns or leases, excluding land
13	classifie	d as conservation land, is important agricultural land.
14	"Imp	ortant agricultural lands" means lands identified and
15	designate	d as important agricultural lands pursuant to part III
16	of chapte	r 205.
17	"Net	income tax liability" means income tax liability
18	reduced b	y all other credits allowed under this chapter.
19	"Qua	lified agricultural costs" means expenditures for:
20	(1)	The plans, design, engineering, construction,
21		renovation, repair, maintenance, and equipment for:



1	(A)	Roads or utilities, primarily for agricultural
2		purposes, where the majority of the lands
3		serviced by the roads or utilities, excluding
4		lands classified as conservation lands, are
5		important agricultural lands;
6	(B)	Agricultural processing facilities in the State,
7		primarily for agricultural purposes, where the
8		majority of the crops or livestock processed,
9		harvested, treated, washed, handled, or packaged
10		are from agricultural businesses;
11	(C)	Water wells, reservoirs, dams, water storage
12		facilities, water pipelines, ditches, or
13		irrigation systems in the State, primarily for
14		agricultural purposes, providing water for lands,
15		the majority of which, excluding lands classified
16		as conservation lands, are important agricultural
17		lands; and
18	(D)	Agricultural housing in the State, exclusively
19		for agricultural purposes; provided that:
20		(i) The housing units are occupied solely by
21		farmers or employees for agricultural

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1			businesses and their immediate family
2			members;
3		(ii)	The housing units are owned by the
4			agricultural business;
5		(iii)	The housing units are in the general
6			vicinity, as determined by the department of
7			agriculture, of agricultural lands owned or
8			leased by the agricultural business; and
9		(iv)	The housing units conform to any other
10			conditions that may be required by the
11			department of agriculture;
12	(2)	Feasibilit	y studies, regulatory processing, and legal
13		and accoun	ting services related to the items under
14		paragraph	(1);
15	(3)	Equipment,	primarily for agricultural purposes, used
16		to cultiva	te, grow, harvest, or process agricultural
17		products b	oy an agricultural business; [and]
18	(4)	Regulatory	processing, studies, and legal and other
19		consultant	services related to obtaining or retaining
20		sufficient	water for agricultural activities and



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1		retaining the right to farm on lands identified as
2		important agricultural lands[-]; and
3	(5)	The clearing, removal of trees and debris, and soil
4		restoration of former sugar and pineapple plantation
5		lands that have been out of use for more than five
6		years.
7	[(1)	The department of agriculture shall cease certifying
8	credits p	ursuant to this section after the fourth taxable year
9	following	the taxable year during which the credits are first
10	claimed;]	provided that a taxpayer with accumulated, but
11	unclaimed	, certified credits may continue claiming the credits
12	in subsequ	uent taxable years until exhausted.
13	(m)]	(1) The department of taxation, in consultation with
14	the depart	tment of agriculture, shall submit to the legislature
15	an annual	report, no later than twenty days prior to the
16	convening	of each regular session, beginning with the regular
17	session of	f 2010, regarding the quantitative and qualitative
18	assessmen	t of the impact of the important agricultural land
19	qualified	agricultural cost tax credit."
20	SECT	ION 2. Statutory material to be repealed is bracketed
21	and stric	ken. New statutory material is underscored.



1 SECTION 3. This Act shall take effect on January 1, 2018.

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INTRODUCED BY:

Julen



Ε. ite

JAN 2 0 2017



Report Title: Qualified Agricultural Costs

Description:

Repeals the provision that makes the claiming of tax credit for agricultural costs contingent upon the tax credit for the aquarium and marine science research facility at Ko Olina Resort and the training and educational facilities at Makaha Resort being repealed, exhausted, or expired. Clarifies definition of "qualified agricultural costs." Repeals the provision that the Department of Agriculture must cease certifying credits after 2017.

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