A BILL FOR AN ACT

RELATING TO PUBLIC FINANCE.

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

SECTION 1. The purpose of this Act is to enable the State, along with other participating states, territories, and municipalities, to:

(1) Leverage aligned resources and collective influence to build a national clean economy that creates jobs, reduces carbon emissions, and ensures the United States' energy security;

(2) Support clean economic development within the State and within participating states, territories, and municipalities, by increasing access to capital for local governments, businesses, and nonprofit entities in partnership with local financial institutions; and

(3) Lessen the burden on the State and other participating states, territories, and municipalities of financing qualified renewable energy, renewable energy transmission, energy efficiency, distributed generation, and oil-saving projects and technologies, zero- or low-carbon transportation, clean energy.
manufacturing, municipal water efficiency, municipal waste efficiency, job training for energy efficiency projects, and for other related purposes.

It is the intent of the legislature that this Act be construed to maximize the receipt, allocation, and expenditure of federal funding.

SECTION 2. Chapter 39C, Hawaii Revised Statutes, is amended by adding a new section to be appropriately designated and to read as follows:

"§39C- Allocation pooling of qualified energy conservation bonds. (a) To the extent permitted by federal law or procedure, the department may enter into an agreement with any entity authorized to issue bonds to pool allocations of qualified energy conservation bonds authorized pursuant to The Energy Improvement and Extension Act of 2008, as codified in section 54D of the Internal Revenue Code, for the issuance of qualified energy conservation bonds. The total pool of allocations may exceed the state ceiling; provided that the entity with which the department enters into an agreement is authorized to issue bonds in accordance with the laws of any state, territory, or commonwealth of the United States of
America; provided further that the State's allocation to the pool does not exceed the state ceiling.

(b) The department shall assess a fee on the entity of up to two per cent of the bond allocation received by the entity. Of the fees collected under this subsection, less any fees retained by the department to offset any administrative costs incurred:

(1) Fifty per cent shall be deposited into the clean energy special account within the energy security special fund established pursuant to section 201-12.8; and

(2) Fifty per cent shall be deposited into the general fund.

SECTION 3. Section 201-12.8, Hawaii Revised Statutes, is amended to read as follows:

"§201-12.8 Energy security special fund; uses. (a) There is created within the state treasury an energy security special fund, which shall consist of:

(1) The portion of the environmental response, energy, and food security tax specified under section 243-3.5;

(2) Moneys appropriated to the fund by the legislature;
(3) All interest attributable to investment of money deposited in the fund; and

(4) Moneys allotted to the fund from other sources, including under section 196-6.5.

(b) Subject to legislative appropriation, moneys from the fund may be expended by the department of business, economic development, and tourism for the following purposes and used for no other purposes, except for those set forth in this section:

(1) To support the Hawaii clean energy initiative program, including its energy division, including funding staff positions within the division, and projects that ensure dependable, efficient, and economical energy, promote energy self-sufficiency, and provide greater energy security for the State;

(2) To fund the renewable energy facilitator pursuant to section 201-12.5 and any other positions necessary for the purposes of paragraph (1) as determined by the legislature; and

(3) To fund, to the extent possible, the greenhouse gas emissions reduction task force, climate change task force, grants-in-aid to the economic development boards of each county, and grants-in-aid to economic
development agencies of each county to meet the stated objectives of the Hawaii clean energy initiative program.

(c) There is established the clean energy special account within the energy security special fund, which shall contain deposits from the fee established pursuant to section 39C-_. The department may accept any federal and other funds that can be used for the purposes of the special account, including but not limited to charitable gifts, grants, contributions, and loans from individuals, corporations, and philanthropic foundations. Proceeds from the special account shall be expended solely pursuant to legislative appropriation; provided that the proceeds shall be reserved to finance qualified clean economy projects that:

1. Employ commercially viable technologies;
2. Are capable of being carried out in a commercially viable manner within the State or a participating state, territory, or municipality; and
3. Remain current on interest and debt payment obligations.

(d) The department [of business, economic development, and tourism] shall submit a report to the
legislature, no later than twenty days prior to the convening of each regular session, on the status and progress of existing programs and activities and the status of new programs and activities funded by the energy security special fund. The report shall also include:

(1) The spending plan of the energy security special fund;
(2) All expenditures of energy security special fund moneys; and
(3) The targeted markets of the expenditures, including the reason for selecting those markets; the persons to be served; and the specific objectives of the expenditures, including measurable outcomes."

SECTION 4. The director of finance shall submit a report to the legislature no later than twenty days prior to the convening of the regular session of 2013 that shall include a listing of all bond transactions executed pursuant to this Act, the entities with which bond allocations were pooled, the amount of bonds sold for each entity, and amount of fees collected for each transaction.

SECTION 5. The director of business, economic development, and tourism shall submit a report to the legislature, no later than twenty days prior to the convening of the regular session
of 2013, that shall include the balance of the clean energy special account as of date of the report, and a list of recommendations on qualified clean energy projects to be funded by legislative appropriation from the special account.

SECTION 6. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored.

SECTION 7. This Act shall take effect on July 1, 2050; provided that no funds shall be appropriated for a qualified clean energy project in accordance with section 3 before July 1, 2013.
Report Title:
State Finances; Bond Allocation; Pooling

Description:
Permits the department of budget and finance to enter into agreements with other bond issuers to pool qualified energy conservation bond allocations. Requires the department of budget and finance to assess fees. Establishes the clean energy special account within the energy security special fund. Requires proceeds from the special account to be expended pursuant to legislative appropriation. Requires the director of finance and the director of business, economic development, and tourism to submit reports to the legislature. Effective 07/01/2050. (Proposed SD2)

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