A BILL FOR AN ACT

RELATING TO LONG-TERM CARE.

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 part to be appropriately designated and 3 to read as follows: 4 "PART . LONG-TERM CARE INCOME TAX 5 \$235-A Purpose. The purpose of this part is to implement 6 chapter 346C. 7 \$235-B Long-term care income tax imposed on individuals; rates; withholding; self-employed; exclusions; scheduled 8 increases. (a) In addition to the tax imposed under section 9 10 235-51, there is hereby imposed on the taxable income of every: 11 Unmarried individual (other than a surviving spouse, (1)12 or the head of a household); 13 (2) Married individual who does not make a single return jointly with the individual's spouse under section 14 15 235-93; 16 (3) Surviving spouse; (4) Head of a household; and 17

\$144

1	(5) Trust; provided that the beneficiary of the trust is
2	not also subject to the tax imposed under this
3	section,
4	a long-term care tax in the amount of \$120 in each taxable year
5	beginning in the taxable year after December 31, 2008. A
6	taxpayer who files a joint return under section 235-93, and the
7	taxpayer's spouse together with whom the taxpayer jointly files
8	a return, shall each pay the amount of the tax.
9	(b) Any taxpayer under subsection (a) who has wages
10	withheld pursuant to section 235-61, shall be subject to this
11	section regarding withholding of long-term care income tax on
12	wages.
13	(c) Any self-employed taxpayer, who is required to file a
14	return individually or jointly under this chapter, or any other
15	taxpayer who is either required or elects to make estimated tax
16	payments, shall include the amount of the long-term care income
17	tax in the amount of estimated tax payments made for the taxable
18	year.
19	(d) The long-term care income tax shall be increased as
20	follows:

For the taxable year beginning after: The tax shall be:

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December 31, 2009

21

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1	December 31, 2010 \$168			
2	December 31, 2011 \$192			
3	December 31	1, 2012	\$216	
4	December 31	1, 2013	\$240	
5	December 31	1, 2014	\$264	
6	December 31	1, 2015	\$276.	
7	(e) For ta	axable years beginning	after December 31, 2016,	
8	the board of tru	istees shall recommend	to the legislature for	
9	consideration in	n the regular session o	of 2015, any adjustment to	
10	the amount of th	ne long-term care incom	me tax; provided that the	
11	recommendation s	shall be substantiated	by an actuarial report and	
12	actuarial opinio	on similar to that requ	uired under section	
13	346C			
14	(f) The ta	ax under this chapter :	shall not be imposed on the	
15	taxable income o	of a taxpayer taxed pu	rsuant to section 235-51(c)	
16	or (d) if the ta	axpayer's gross income	is less than \$10,000, or a	
17	taxpayer taxed p	oursuant to section 23	5-51(a) or (b) if the	
18	taxpayer's gross	s income is less than s	\$16,000.	
19	(g) The ta	ax under this section :	shall not be imposed upon a	
20	person receiving	g defined benefits unde	er section 235-F.	
21	§235-C Por	ctability; conformity	to federal law. (a) A	

person vested to receive a defined benefit who leaves the State



22

- 1 and is not required to file a return may continue to be vested
- 2 if the person makes payment to the board of trustees established
- 3 under chapter 346C, in the manner and amount as determined by
- 4 the board.
- 5 (b) Payment of defined benefits under section 235-F shall
- 6 be made without regard to the place of residence, including the
- 7 state or country, of the person vested under section 235-E.
- 8 §235-D Withholding of long-term care income tax on wages.
- 9 (a) The terms "wages", "employee", and "employer" shall have
- 10 the same meaning as defined in section 235-61.
- 11 (b) Every employer who pays wages to employees shall
- 12 deduct and withhold from those wages the amount of tax as
- 13 provided in section 235-B.
- 14 (c) For each withholding period (whether weekly, biweekly,
- 15 monthly, or otherwise) the amount of tax to be withheld shall be
- 16 at a rate that, for the taxable year, will yield the tax imposed
- 17 by section 235-51 and by this part upon each employee's annual
- 18 wage, as estimated from the employee's current wage in any
- 19 withholding period. The tax for the taxable year shall be
- 20 calculated upon the assumptions contained in section 235-61(c).
- 21 (d) Alternatively, the employer may deduct and withhold
- 22 from each employee an amount of tax determined on the basis of



- 1 tables to be prepared and furnished by the department of
- 2 taxation, which amount of tax shall be substantially equivalent
- 3 to the amount of tax provided by subsection (c).
- 4 §235-E Vesting to receive a defined benefit. (a) Any
- 5 individual who has paid the long-term care income tax under
- 6 section 235-B for ten years, shall be fully vested to receive
- 7 the defined benefit provided under section 235-F, but shall
- 8 continue to be subject to the income tax under section 235-B.
- 9 (b) An individual shall earn one-tenth of the defined
- 10 benefit under section 235-F for each consecutive twelve-month
- 11 period that the individual pays the income tax under section
- 12 235-B. An individual shall be allowed twelve consecutive months
- 13 of nonpayment of the income tax without penalty; provided that
- 14 after the twelve consecutive months of nonpayment, the
- 15 individual shall forfeit one-tenth of the defined benefit amount
- 16 for each year of nonpayment.
- 17 (c) If an individual dies before January 1, 2012, the
- 18 estate or heirs, as appropriate, of that individual may make a
- 19 claim for reimbursement of the income taxes paid under section
- 20 235-B by the individual.
- 21 §235-F Defined benefit. (a) Beginning January 1, 2012,
- 22 payment of a defined benefit for long-term care services shall



- 1 commence. The defined benefit shall be \$70 a day up to a
- 2 cumulative period of three hundred sixty-five days; provided
- 3 that the daily defined benefit may be adjusted from time to time
- 4 by the board of trustees in accordance with section 346C- (c).
- 5 (b) The defined benefit shall begin after the thirtieth
- 6 day following the date of the approval of the written
- 7 certification under section 346C-8 and shall be made to the
- 8 recipient of a long-term care service, or to the legal
- 9 representative of the recipient in the name of the recipient, as
- 10 a reimbursement for long-term care service expenditures. The
- 11 amount of the defined benefit shall not be qualified by the
- 12 income of the recipient.
- 13 (c) The defined benefit under this program shall be
- 14 primary to private insurance and medicaid benefits. An
- 15 individual shall not receive a defined benefit while the
- 16 individual is receiving medicare benefits for long-term care;
- 17 provided that if medicare benefits are exhausted, the individual
- 18 shall be required to qualify under section 346C-8.
- 19 (d) The defined benefit received under this section shall
- 20 not be subject to state income tax.
- 21 §235-G Remittance. Each month, the director of taxation
- 22 shall remit the amount of long-term care income taxes that are



1	paid, prepaid in estimated tax payments, or deposited with the
2	department for that month to the board of trustees of the long-
3	term care financing program for deposit into the long-term care
4	benefits fund.
5	§235-H Annual data. The director of taxation shall
6	compile in machine-readable files (read-only computer compact
7	disk or other suitable media) annual data on taxpayers subject
8	to the long-term care income tax, payments, and amounts of
9	payments made. The data so compiled shall be:
10	(1) Transmitted to the board of trustees of the long-term
11	care financing program annually no later than three
12	months after the date on which individual income tax
13	returns are due; and
14	(2) Used by the board of trustees of the long-term care
15	financing program solely for the purpose of:
16	(A) Maintaining an administrative file of taxpayers
17	eligible for long-term care benefits under
18	chapter 346C;
19	(B) Recording and updating the amount of premiums
20	paid or unpaid;

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1
              (C)
                   Determining the payment status of each individual
2
                   taxpayer eligible for long-term care benefits
3
                   under chapter 346C; and
                   Computing vesting credits gained or lost for
4
              (D)
5
                   eligible taxpayers.
6
                 Long-term care benefits; disbursement; benefit
    levels; delinquency; loss carryback; adjustment and actuarial
7
8
             (a) The proceeds of the long-term care income tax
    review.
9
    shall be deposited into the long-term care benefits trust fund
10
    created in section 346C-5. Benefit disbursements shall begin no
11
    earlier than the day following the end of the third year of
12
    long-term care income tax collections.
13
         (b)
              The initial benefit level shall be $70 per day for
14
    three hundred sixty-five days, subject to restrictions imposed
15
    by the required vesting period, for long-term care services as
16
    described in section 431:10H-301(c). The benefits shall
17
    increase as follows:
18
              $72.10 per day on January 1, 2013;
         (1)
19
         (2)
              $74.26 per day on January 1, 2014;
20
         (3)
              $76.49 per day on January 1, 2015;
21
         (4)
              $78.79 per day on January 1, 2016;
22
         (5)
              $81.15 per day on January 1, 2017;
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- 1 (6) \$83.58 per day on January 1, 2018, and thereafter.
- 2 (c) For any individual who is subject to the long-term
- 3 care income tax and who:
- 4 (1) Is or has been delinquent in paying the tax; and
- 5 (2) Begins to pay overdue back taxes within three years of
- 6 the initial delinquency,
- 7 any such delinquent long-term care income tax payment may be
- 8 credited to the individual's vesting record and restore any
- 9 benefit loss up to that point.
- (d) Prior to any adjustment to the amount of the long-term
- 11 care benefit, the board of trustees shall request a review and
- 12 an opinion by the actuary in the actuarial report required under
- 13 section 346C- .
- 14 §235-J Confidentiality. (a) For purposes of this part
- 15 and chapter 346C, the director of taxation shall provide
- 16 annually to the board of trustees of the long-term care
- 17 financing program the following information from the most recent
- 18 tax return concerning each taxpayer filing a single or a joint
- 19 return, who has paid the long-term care income tax:
- 20 (1) Name, address, social security number;
- 21 (2) Filing status;
- 22 (3) Taxable year and date of filing of the tax return; and



1	(4) Amount of long-term care income tax paid by the
2	taxpayer, indicating the total amount paid in the case
3	of a joint return.
4	(b) The information under subsection (a) shall be used by
5	the board of trustees solely for the purpose of section 235-H;
6	provided that the information may be accessed by a qualified
7	entity contracted under section 346C-4(b).
8	(c) Disclosure of information under this section shall
9	apply notwithstanding section 235-116."
10	SECTION 2. Chapter 235, Hawaii Revised Statutes, is
11	amended by adding two new sections to be appropriately
12	designated and to read as follows:
13	"§235- Long-term care benefits excluded from taxation.
14	Notwithstanding any law to the contrary, all defined benefits
15	paid under section 235-F shall be excluded from taxation under
16	this chapter and need not be reported as income.
17	§235- Long-term care tax credit. (a) Each individual
18	taxpayer who files an individual income tax return for a taxable
19	year, and who is not claimed or is not otherwise eligible to be
20	claimed as a dependent by another taxpayer for Hawaii state
21	individual income tax purposes, may claim a long-term care tax
22	credit against the taxpayer's net individual income tax

- liability for the taxable year for which the individual's income 1 tax return is being filed; provided that an individual who has 2 no income or no income taxable under this chapter, and who is 3 not claimed or is not otherwise eligible to be claimed as a 4 5 dependent by a taxpayer for Hawaii state individual income tax 6 purposes may claim this credit. 7 (b) Each taxpayer may claim a tax credit in an amount equal to \$120 for each taxable year beginning after December 31, 8 2009, and ending before January 1, 2013. For taxable years 9 beginning after December 31, 2012, and ending before January 1, 10 11 2013, the tax credit shall be equal to \$180. 12 (c) If a deduction is taken under this chapter pursuant to 13 section 213 (with respect to the deduction for long-term costs and insurance contract premiums) of the Internal Revenue Code, 14 15 no tax credit shall be allowed. 16 The credit shall apply to a taxpayer who has paid the (d) long-term care income tax under section 235-B and has made 17 premium payments during the taxable year for a long-term care 18 19 insurance policy that is subject to chapter 431:10H that covers: 20 (1) The taxpayer; 21 (2) The taxpayer's dependent as defined in section 152 of 22 the Internal Revenue Code;
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1	(3)	The taxpayer's spouse;
2	(4)	A son or daughter of the taxpayer;
3	(5)	A stepson or stepdaughter of the taxpayer;
4	(6)	The father or mother of the taxpayer; or
5	<u>(7)</u>	A stepfather or stepmother of the taxpayer.
6	<u>(e)</u>	For the purpose of this credit, "net income tax
7	liability	" means net income tax liability reduced by all other
8	credits a	llowed under this chapter. If the tax credits claimed
9	by a taxp	ayer exceed the amount of income tax payment due from
10	the taxpa	yer, the excess of credits over payments due shall be
11	refunded	to the taxpayer; provided that tax credits properly
12	claimed b	y an individual who has no income tax liability shall
13	be paid t	o the individual; and provided further that no refunds
14	or paymen	t on account of the tax credit allowed by this section
15	shall be i	made for amounts less than \$1.
16	<u>(f)</u>	All claims, including any amended claims, for tax
17	credits u	nder this section shall be filed on or before the end
18	of the two	elfth month following the close of the taxable year for
19	which the	credit may be claimed. Failure to comply with the
20	foregoing	provision shall constitute a waiver of the right to
21	claim the	credit."

1	SECTION 3. Chapter 346C, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§346C- Actuarial report and actuarial opinion. (a)
5	The board of trustees of the long-term care financing program
6	shall cause to be prepared an actuarial report and actuarial
7	opinion, as defined by the Actuarial Standards Board of the
8	American Academy of Actuaries. The report and opinion shall be
9	prepared by a member of the American Academy of Actuaries who is
10	a fellow of the Society of Actuaries, certifying that the
11	program is in actuarial balance. Costs of the actuarial report
12	shall be deemed an administrative expense under section
13	346C-5(b).
14	(b) The actuarial report shall contain a statement by the
15	actuary certifying that the techniques and methods used are
16	generally accepted within the actuarial profession and that the
17	assumptions and cost estimates used are reasonable. The report
18	<pre>shall include:</pre>
19	(1) An estimate of the expected future income to and
20	disbursements to be made from the Hawaii long-term
21	care benefits trust fund during each of the next
22	ensuing ten fiscal years;

1	(2)	A projection of the tax rates necessary to keep the
2		Hawaii long-term care benefits trust fund actuarially
3		sound over the short-range and long-range future
4		periods;
5	(3)	A statement of actuarial assumptions and methods used
6		to determine costs and a detailed explanation of any
7		change in actuarial assumptions or methods;
8	(4)	The current and projected number of participants and
9		beneficiaries and the current and projected amount
10		paid in taxes, defined benefits, current and permanent
11		defined benefits, and the like, aggregated by current
12		and past Hawaii taxpayer status and age;
13	(5)	The current value of accumulated assets of the Hawaii
14		long-term care financing program and the value of
15		assets used by the actuary in any computation of the
16		amount of required taxes; and
17	(6)	The results of short-range and long-range actuarial
18		sensitivity analyses.
19	<u>(c)</u>	Based upon the actuarial report and actuarial opinion
20	under sub	section (a), the board of trustees may adjust the
21	defined be	enefit under section 235-F.

1	(d) All work products, papers, documents, and data used or
2	prepared by the actuary in preparing the actuarial report shall
3	be subject to chapter 92F.
4	(e) The actuarial report shall demonstrate actuarial
5	solvency for seventy-five years, and be submitted annually to
6	the governor and the legislature."
7	SECTION 4. Section 36-27, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§36-27 Transfers from special funds for central service
10	expenses. Except as provided in this section, and
11	notwithstanding any other law to the contrary, from time to
12	time, the director of finance, for the purpose of defraying the
13	prorated estimate of central service expenses of government in
14	relation to all special funds, except the:
15	(1) Special out-of-school time instructional program fund
16	under section 302A-1310;
17	(2) School cafeteria special funds of the department of
18	education;
19	(3) Special funds of the University of Hawaii;
20	(4) State educational facilities improvement special fund;
21	(5) Convention center enterprise special fund under
22	section 201B-8;



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1
         (6)
              Special funds established by section 206E-6;
2
         (7)
              Housing loan program revenue bond special fund;
              Housing project bond special fund;
3
         (8)
4
         (9)
              Aloha Tower fund created by section 206J-17;
              Funds of the employees' retirement system created by
5
        (10)
6
              section 88-109;
7
        (11)
              Unemployment compensation fund established under
              section 383-121;
8
9
        (12)
              Hawaii hurricane relief fund established under chapter
10
              431P;
              Hawaii health systems corporation special funds;
11
        (13)
12
              Tourism special fund established under section
        (14)
13
              201B-11;
14
        (15)
              Universal service fund established under chapter 269;
15
              Integrated tax information management systems special
        (16)
              fund under section 231-3.2;
16
17
        (17)
              Emergency and budget reserve fund under section
18
              328L-3;
19
              Public schools special fees and charges fund under
        (18)
20
              section 302A-1130(f);
21
        (19)
              Sport fish special fund under section 187A-9.5;
22
        (20)
              Neurotrauma special fund under section 321H-4;
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1	(21)	Deposit beverage container deposit special fund under
2		section 342G-104;
3	(22)	Glass advance disposal fee special fund established by
4		section 342G-82;
5	(23)	Center for nursing special fund under section [+]304A-
6		2163[+];
7	(24)	Passenger facility charge special fund established by
8		section 261-5.5;
9	(25)	Solicitation of funds for charitable purposes special
10		fund established by section 467B-15;
11	(26)	Land conservation fund established by section 173A-5;
12	(27)	Court interpreting services revolving fund under
13		section 607-1.5;
14	(28)	Trauma system special fund under section 321-22.5;
15	(29)	Hawaii cancer research special fund;
16	(30)	Community health centers special fund; [and]
17	(31)	Emergency medical services special fund[+]; and
18	(32)	Long-term care benefits trust fund established by
19		section 346C-5,
20	shall dedu	act five per cent of all receipts of all other special
21	funds, who	ich deduction shall be transferred to the general fund
22	of the Sta	ate and become general realizations of the State. All
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- officers of the State and other persons having power to allocate or disburse any special funds shall cooperate with the director
- ${f 3}$ in effecting these transfers. To determine the proper revenue
- 4 base upon which the central service assessment is to be
- 5 calculated, the director shall adopt rules pursuant to chapter
- 6 91 for the purpose of suspending or limiting the application of
- 7 the central service assessment of any fund. No later than
- 8 twenty days prior to the convening of each regular session of
- 9 the legislature, the director shall report all central service
- 10 assessments made during the preceding fiscal year. [+]"
- 11 SECTION 5. Section 36-30, Hawaii Revised Statutes, is
- 12 amended by amending subsection (a) to read as follows:
- "(a) Each special fund, except the:
- 14 (1) Transportation use special fund established by section
- 15 261D-1;
- 16 (2) Special out-of-school time instructional program fund
- 17 under section 302A-1310;
- 18 (3) School cafeteria special funds of the department of
- 19 education;
- 20 (4) Special funds of the University of Hawaii;
- 21 (5) State educational facilities improvement special fund;
- 22 (6) Special funds established by section 206E-6;



1 (7) Aloha Tower fund created by section 206J-17; 2 (8) Funds of the employees' retirement system created by 3 section 88-109; 4 (9) Unemployment compensation fund established under 5 section 383-121; 6 (10)Hawaii hurricane relief fund established under chapter 7 431P; 8 (11)Convention center enterprise special fund established 9 under section 201B-8; **10** (12)Hawaii health systems corporation special funds; 11 Tourism special fund established under section (13)12 201B-11; 13 (14)Universal service fund established under chapter 269; 14 (15)Integrated tax information management systems special fund under section 231-3.2; 15 Emergency and budget reserve fund under section 16 (16)17 328L-3; 18 (17)Public schools special fees and charges fund under 19 section 302A-1130(f); 20 (18)Sport fish special fund under section 187A-9.5; 21 Neurotrauma special fund under section 321H-4; (19)

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1
              Center for nursing special fund under section [+]304A-
        (20)
2
              2163[+];
3
        (21)
              Passenger facility charge special fund established by
4
              section 261-5.5;
              Court interpreting services revolving fund under
5
        (22)
              section 607-1.5;
6
7
        (23)
              Trauma system special fund under section 321-22.5;
8
        (24)
              Hawaii cancer research special fund;
9
        (25)
              Community health centers special fund; [and]
10
        (26)
              Emergency medical services special fund[+]; and
11
        (27)
              Long-term care benefits trust fund under section
12
              346C-5,
13
    shall be responsible for its pro rata share of the
14
    administrative expenses incurred by the department responsible
15
    for the operations supported by the special fund concerned. [+]"
16
         SECTION 6. Section 235-61, Hawaii Revised Statutes, is
17
    amended by amending subsection (c) to read as follows:
         "(c) For each withholding period (whether weekly,
18
19
    biweekly, monthly, or otherwise) the amount of tax to be
20
    withheld under this section shall be at a rate which, for the
    taxable year, will yield the tax imposed by [sections
21
22
    235-51 and 235-B upon each employee's annual wage, as estimated
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- 1 from the employee's current wage in any withholding period, but
- 2 for the purposes of this subsection of the rates provided by
- 3 section 235-51 the maximum to be taken into consideration shall
- 4 be eight per cent[→] plus the tax imposed under section 235-B.
- 5 The tax for the taxable year for the purposes of section 235-51
- 6 shall be calculated upon the following assumptions:
- 7 (1) That the employee's annual wage, as estimated from the
- 8 employee's current wage in the withholding period,
- 9 will be the employee's sole income for the taxable
- 10 year;
- 11 (2) That there will be no deductions therefrom in
- determining adjusted gross income;
- 13 (3) That in determining taxable income there shall be a
- 14 standard deduction allowance which shall be an amount
- equal to one exemption (or more than one exemption if
- so prescribed by the director) unless (A) the taxpayer
- is married and the taxpayer's spouse is an employee
- receiving wages subject to withholding, or (B) the
- 19 taxpayer has withholding exemption certificates in
- 20 effect with respect to more than one employer. For
- the purposes of this section, any standard deduction

1		allowance under this paragraph shall be treated as if
2		it were denominated a withholding exemption;
3	(4)	That in determining taxable income there also will be
4		deducted the amount of exemptions and withholding
5		allowances granted to the employee in the computation
6		of taxable income, as shown by a certificate to be
7		filed with the employer as provided by subsection (f)
8		and
9	(5)	If it appears from the certificate filed pursuant to
10		subsection (f) that the employee, under section 235-
11		93, is entitled to make a joint return, that the
12		employee and the employee's spouse will so elect."
13	SECT	ION 7. Section 346C-2, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"[+]	§346C-2[] Long-term care financing program;
16	establish	ment. There is established the long-term care
17	financing	program, which shall be placed with the department of
18	budget an	d finance for administrative purposes. The purpose of
19	this prog	ram shall be to provide a universal and affordable
20	system of	providing for long-term care. The program shall be
21	administe	red by a board of trustees. The program shall be
22	implement	ed under part of chapter 235."



1	SECT	'ION 8. Section 346C-4, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[+]	§346C-4[] Fiduciary and other obligations of the
4	board of	trustees[-]; obligations of the third party
5	administr	rator; duties. (a) The board of trustees shall:
6	(1)	Have and maintain a fiduciary obligation for the
7		program;
8	(2)	Discharge their duties solely in the best interest of
9		the program;
10	(3)	Not knowingly participate in or undertake to conceal
11		an act or omission of a trustee, when the act or
12		omission is known to be a breach of fiduciary
13		responsibility; or fail to discharge specific
14		fiduciary responsibilities in a manner that enables
15		another trustee to commit a breach; or having
16		knowledge of a breach, fail to take whatever action
17		that is reasonable and appropriate under the
18		circumstances to remedy the breach;
19	(4)	Act with the care, skill, prudence, and diligence
20		under the circumstances then prevailing, that a
21		prudent trustee, acting in a like capacity and

1		familiar with similar matters would use in conducting
2		an enterprise of similar character and purpose; [and]
3	(5)	Establish a procedure to allow individuals to
4		voluntarily pay the long-term care income tax under
5		section 235-B, who otherwise are not required to file
6		a return by reason of receiving compensation in the
7		form of pension, social security, or amounts of
8		interest, dividends, or other income that is
9		insufficient to require the filing of a tax return;
10		and
11	[(5)]	(6) Maintain proper books of accounts and records of
12		the administration of the program.
13	(b)	The board of trustees may contract with a qualified
14	entity to	administer the program or to process claims for
15	[benefit	payments, the defined benefit, or both[; provided that
16	the entit	y shall be appropriately licensed under chapter 431].
17	Selection	of the entity shall be subject to chapter 103D;
18	[provided	that the insurance commissioner shall advise the board
19	of truste	es in selection of the entity.] provided that in
20	addition	to other customary duties, the entity shall insure
21	against f	raud and abuse in claims for and payment of defined
22	benefits.	

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1
         (c) In lieu of subsection (b), the board of trustees may
    contract with a qualified entity to assume the risk of
 2
3
    underwriting loss under the program at a capitated rate of
    payment to the entity. The entity shall be appropriately
 4
5
    licensed under chapter 431 and adequately capitalized.
6
    Selection of the entity shall be subject to chapter 103D;
7
    provided that the state insurance commissioner shall advise the
8
    board of trustees in the selection of the entity. An entity
9
    selected under this subsection shall perform the functions under
10
    subsection (b), in addition to assuming the risk.
11
              The entity contracted under subsection (b) shall
    implement procedures to safeguard the confidentiality of
12
    information in its possession; provided that the entity may
13
    disclose information obtained under section 235-J and
14
15
    information pertaining to the taxpayer's vesting status solely
    to the taxpayer who has paid the long-term care income tax, the
16
17
    taxpayer's spouse, or the taxpayer's designated representative
18
    as indicated by a general power of attorney or a designated
    agent as indicated by a power of attorney for health care.
19
20
         (d) Subject to the limitations of this chapter, the board
21
    of trustees, from time to time, shall adopt rules for the
```

- 1 administration of the long-term care benefits trust fund and the
- 2 transaction of business."
- 3 SECTION 9. Section 346C-5, Hawaii Revised Statutes, is
- 4 amended as follows:
- 5 1. By amending its title and subsections (a) and (b) to
- 6 read as follows:
- 7 "[+]\$346C-5[+] Long-term care benefits trust fund. (a)
- 8 There is established in the state treasury the long-term care
- 9 benefits trust fund, into which shall be deposited moneys
- 10 collected as long-term care taxes. The department of budget and
- 11 finance shall deposit the moneys in federally insured financial
- 12 institutions in Hawaii to preserve the balance and ensure a
- 13 reasonable return under prevailing interest rates. Investments
- 14 of the moneys may be made subject to the requirements of this
- 15 chapter.
- (b) Expenditures from the fund shall be made solely for
- 17 the purpose of [making benefit payments] paying defined benefits
- 18 under section 235-F and the cost of administration."
- 19 2. By amending subsection (d) to read:
- "(d) Costs for the administration of the program shall be
- 21 paid from moneys in the long-term care benefits trust fund as
- 22 follows:



1	(1)	op to four per cent of the total monthly deposit into
2		the fund to cover general administrative expenses; and
3	(2)	Up to four per cent of the total monthly amount of
4		claims paid out from the fund may be used to pay for
5		administrative expenses related to claims processing."
6	SECT	ION 10. Section 346C-6, Hawaii Revised Statutes, is
7	amended by	y amending subsection (a) to read as follows:
8	"(a)	With the advice of the director of finance to ensure
9	investment	soundness, the board of trustees shall invest moneys
10	in the lor	ng-term care benefits <u>trust</u> fund <u>in investments with</u>
11	sufficient	liquidity to allow market transactions to meet
12	expected p	pay out requirements without substantial loss in value
13	or unreaso	onable delay. The board of trustees shall invest
14	solely in:	•
15	(1)	Obligations of any of the following classes:
16		(A) Obligations issued or guaranteed as to principal
17		and interest by the United States or by any state
18		thereof or by any municipal or political
19		subdivision or school district of any of the
20		foregoing; provided that the principal of and
21		interest on such obligations are payable in
22		currency of the United States, or sovereign debt

1			instruments issued by agencies of, or guaranteed
2			by foreign governments;
3		(B)	Revenue bonds, whether or not permitted by any
4			other provision hereof, of the State or any
5			political subdivision thereof, including the
6			board of water supply of the city and county of
7			Honolulu, and street or improvement district
8			bonds of any district or project in the State;
9			and
10		(C)	Obligations issued or guaranteed by any federal
11			home loan bank including consolidated federal
12			home loan bank obligations, the Home Owner's Loan
13			Corporation, the Federal National Mortgage
14			Association, or the Small Business
15			Administration;
16	(2)	Obli	gations eligible by law for purchase in the open
17		mark	et by federal reserve banks; and
18	(3)	Secu	rities and futures contracts in which in the
19		info	rmed opinion of the board of trustees it is
20		pruc	ent to invest funds of the system, including
21		curr	ency, interest rate, bond, and stock index futures
22		cont	racts and options on such contracts to hedge

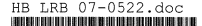
1	against anticipated changes in currencies, interest			
2	rates, and bond and stock prices that might otherwise			
3	have an adverse effect upon the value of the system's			
4	securities portfolios; covered put and call options on			
5	securities; and stock; whether or not the securities,			
6	stock, futures contracts, or options on futures are			
7	expressly authorized by or qualify under the foregoing			
8	paragraphs, and notwithstanding any limitation of any			
9	of the foregoing paragraphs[+ and			
10	(4) Any other investments deemed secure on the advice of			
11	the state director of finance]."			
12	SECTION 11. Section 346C-7, Hawaii Revised Statutes, is			
13	amended to read as follows:			
14	"[+]\$346C-7[+] Annual audits of the long-term care			
15	benefits trust fund. The auditor shall conduct an audit of the			
16	long-term care benefits <u>trust</u> fund annually for the first three			
17	years from the date the fund first receives deposits, and every			
18	three years thereafter; provided that the auditor may modify the			
19	time periods after the first three years as appropriate to the			
20	circumstances. The auditor shall publish a report of the			
21	results of every audit, including any recommendations."			

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H.B. NO. 148

SECTION 12. Act 245, Session Laws of Hawaii 2002, is 1 2 amended by amending section 3(a) to read as follows: 3 The governor shall appoint a temporary board of 4 trustees, pursuant to section 26-41, Hawaii Revised Statutes, 5 [which] that shall be placed within the department of health, executive office on aging, for administrative purposes to serve 6 beginning July 1, 2002, until [June 30, 2003,] a permanent board 7 8 is appointed pursuant to section 346C-3, Hawaii Revised 9 Statutes, to design the Hawaii long-term care financing program, 10 based upon consideration of the actuarial report submitted to 11 the legislature by the executive office on aging in 2002, and 12 the report of the joint legislative committee on long term care 13 financing of 2001, as stipulated by Senate Concurrent Resolution 14 No. 23, C.D. 1, regular session of 2001, including: 15 Determining the amount of and means of collection of a 16 tax or fee; 17 (2)Determining the nature of and amount of benefits; and 18 Recommending a third-party administrator." (3) 19 SECTION 13. The long-term care benefits trust fund shall 20 reimburse the general fund, after a period of five years from 21 July 1, 2009, for the amount of any legislative appropriation 22 for start-up costs of the fund and for the administration of

- 1 this Act, whether the appropriation is made in this Act or
- 2 subsequent acts.
- 3 SECTION 14. There is appropriated out of the general
- 4 revenues of the State of Hawaii the sum of \$500,000, or so much
- 5 thereof as may be necessary for fiscal year 2007-2008, for
- 6 start-up costs to collect the long-term care income tax.
- 7 The sum appropriated shall be expended by the department of
- 8 taxation.
- 9 SECTION 15. There is appropriated out of the general
- 10 revenues of the State of Hawaii the sum of \$400,000, or so much
- 11 thereof as may be necessary for fiscal year 2007-2008, for
- 12 start-up costs to administer the long-term care income tax under
- 13 chapter 346C, Hawaii Revised Statutes.
- 14 The sum appropriated shall be expended by the department of
- 15 budget and finance.
- 16 SECTION 16. In codifying the new sections added by
- 17 section 1 of this Act and referenced throughout this Act, the
- 18 revisor of statutes shall substitute appropriate section numbers
- 19 for the letters used in designating the new sections in this
- 20 Act.
- 21 SECTION 17. Statutory material to be repealed is bracketed
- 22 and stricken. New statutory material is underscored.



- 1 SECTION 18. This Act shall take effect on July 1, 2007,
- 2 and shall apply to taxable years beginning after December 31,

3 2008.

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INTRODUCED BY:

Capm Alex N

John M. Magoro

at his

Burhay

Meline 4. Muzara

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Report Title:

Long-Term Care Income Tax; Long-Term Care Income Tax Credit

Description:

Establishes a long-term care income tax to pay for long-term care benefits; establishes long-term care income tax credit for amounts paid for purchase of long-term care insurance; clarifies that long-term care taxes are not state funds; makes appropriations.