S.B. NO. ¹²⁰² S.D. 1 H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO TAXATION.

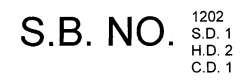
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 243, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§243- Chapter 235 and chapter 237 applicable. All of
5	the provisions of chapters 235 and 237 not inconsistent with
6	this chapter and that may appropriately be applied to the taxes,
7	persons, circumstances, and situations involved in this chapter,
8	including (without prejudice to the generality of the foregoing)
9	provisions as to penalties and interest, and provisions granting
10	administrative powers to the director of taxation, and
11	provisions for the assessment, levy, and collection of taxes,
12	shall be applicable to the taxes imposed by this chapter, and to
13	the assessment, levy, and collection thereof."
14	SECTION 2. Section 243-2, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§243-2 Distributors to register and be licensed. (a)
17	Every distributor, and any person before becoming a distributor,
18	shall register as such with the department of taxation on forms
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1	to be prescribed, prepared, and furnished by the department and
2	the department shall issue to such distributor a license which
3	shall be valid until revoked by the department as hereinafter
4	provided. [However, distributors who cannot legally be required
5	by the State to so register and be licensed, or to perform the
6	dutics required of distributors by any other provisions of this
7	chapter, shall-be deemed to be excluded from the operation of
8	such provisions.]
9	(b) Any license issued under this chapter shall not be
10	assignable and shall be conspicuously displayed on the licensed
11	premises of the licensee. Whenever a license is defaced,
12	destroyed, or lost, or the licensed premises are relocated, the
13	department may issue a duplicate license to the licensee upon
14	the payment of a fee of 50 cents.
15	(c) The department may suspend or revoke any license
16	issued under this chapter whenever the department finds that the
17	licensee has failed to comply with this chapter or any rule
18	adopted under this chapter, or for any other good cause. Good
19	cause includes but is not limited to instances where an
20	applicant or licensee has:

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1	(1)	Submitted a false or fraudulent application or
2		provided a false statement in an application;
3	(2)	Possessed or displayed a false or fraudulent license;
4	(3)	Failed to comply with, violated, or been convicted of
5		violating any county, state, or federal law directly
6		pertaining to the sale, importation, acquisition,
7		possession, distribution, transportation, or smuggling
8		of fuel, including petroleum products and alternative
9		fuels; or
10	(4)	Failed to maintain complete and accurate records when
11		and if required to be kept.
12	Upon susp	ending or revoking any license, the department may
13	request t	hat the licensee surrender the license or any duplicate
14	issued to	or printed by the licensee, and the licensee shall
15	surrender	the license or duplicate promptly to the department as
16	requested	<u>.</u>
17	(d)	When the department suspends or revokes a license, the
18	departmen	t shall immediately notify the licensee and afford the
19	licensee	a hearing, if requested; provided that a hearing has
20	not alrea	dy been afforded. The department shall provide no less

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1 than thirty days' notice to the licensee of a hearing afforded

2 under this subsection. After the hearing, the department shall:

3 (1) Rescind its order of suspension;

- 4 (2) Continue the suspension;
- 5 (3) Revoke the license; or

6 (4) Rescind its order of revocation."

7 SECTION 3. Section 243-3, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "§243-3 Retail dealers, permits; certificates. (a) The certificate of a retail dealer as to the amount of the retail 10 11 dealer's retail sales during the month, referred to in 12 section 243-10, is of no validity unless at the time of making 13 the certificate the retail dealer holds a permit from the 14 department of taxation, which is then in effect. In order to 15 obtain a permit, a retail dealer shall make an application to 16 the department therefor, in such form as the department 17 prescribes, and containing such information as the department 18 requires.

19 (b) Any person who makes a false or fraudulent application
20 or certificate or false statement in an application or

21 certificate provided for by this chapter, with intent to defraud

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1 the State or to obtain, for a licensed distributor, an
2 unauthorized credit, or who in any manner intentionally deceives
3 or attempts to deceive the department in relation to an
4 application or certificate provided for by this chapter, shall
5 be fined not more than \$5,000 or imprisoned not more than one
6 year, or both.

7 (c) No permit shall be issued to a retail dealer unless8 the department is satisfied that:

9 (1) The retail dealer, as to all of the liquid fuel
10 purchased by the retail dealer from licensed
11 distributors, is engaged exclusively in selling the
12 same at retail, and is not using the liquid fuel for
13 any other purpose; [or]

14 (2) The retail dealer maintains on the premises a pump or
15 pumps drawing on tanks into which fuel is delivered by
16 licensed distributors and from which no liquid fuel is
17 drawn by the retailer for any purpose other than the
18 sale thereof at retail, and the retail dealer further
19 maintains records showing the quantity of liquid fuel
20 on hand in those tanks at the beginning and end of



1		each month and the deliveries into those tanks made by
2		licensed distributors during the month; or
3	(3)	The retail dealer maintains records by which retail
4		sales of liquid fuel purchased from licensed
5		distributors are segregated from all other sales or
6		uses of liquid fuel, and further showing the quantity
7		of liquid fuel on hand at the beginning and end of
8		each month and the purchases of liquid fuel from
9		licensed distributors during the month.
10	(d)	Permits to retail dealers shall be issued on an annual
11	basis and	shall expire at the end of each calendar year. A fee
12	of \$5 sha	ll be charged for each permit or renewal thereof.
13	Permits s	hall be numbered and each certificate made by a retail
14	dealer ho	lding a permit shall bear the same identifying number
15	as the pe	rmit which the retail dealer holds.
16	[(e)	The department may revoke a permit upon the grounds
17	hereinaft	er stated, after-notice to the retail dealer holding
18	the permi	t informing the retail dealer of the grounds of the
19	proposed	revocation and of the time and place at which a hearing

20 will be held thereon. If the department finds, after the

21 hearing, that there is good cause therefor it may revoke the

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1	permit	The permit may be revoked upon any of the following
2	grounds:	
3	(1)	A false or fraudulent application or false statement
4		in an application;
5	(2) -	The giving of a false or fraudulent certificate or a
6		false statement in a certificate;
7	-(3)	Failure to maintain the practices or records required
8		by paragraphs (1), (2), or (3) of subsection (c),
9		whichever is applicable as shown by the retail
10		dealer's application for the permit;
11	(4)	Incomplete or inaccurate records when and if required
12		to be kept.]
13	<u>(e)</u>	Any entity that operates as a distributor and also
14	sells fue	l to consumers at retail shall acquire a separate
15	retail de	aler permit.
16	(f)	Each retail dealer who holds a permit issued by the
17	departmen	t [which] that remains in effect[7] may make a
18	certifica	te showing the amount of retail sales, made by the
19	retail de	aler during the month, of liquid fuel purchased from a
20	licensed	distributor, and [further] may <u>further</u> furnish [such]
21	<u>the</u> certi	ficate to the licensed distributor from whom the retail

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1	dealer purchased the liquid fuel, for the retail dealer's use as
2	provided, in section 243-10.
3	(g) A retail dealer permit shall be nonassignable and
4	nontransferable from one entity to another entity. A retail
5	dealer permit may be transferred from one business location to
6	another business location after an application has been filed
7	with the department requesting the transfer and approval has
8	been obtained from the department.
9	(h) A retail dealer permit issued under this section shall
10	be displayed at all times in a conspicuous place at the place of
11	business requiring the permit.
12	(i) The department may suspend, revoke, or decline to
13	renew any permit issued under this chapter whenever the
14	department finds that the applicant or permittee has failed to
15	
10	comply with this chapter or any rule adopted under this chapter,
16	
	comply with this chapter or any rule adopted under this chapter,
16	comply with this chapter or any rule adopted under this chapter, or for any other good cause. Good cause includes but is not
16 17	comply with this chapter or any rule adopted under this chapter, or for any other good cause. Good cause includes but is not limited to instances where an applicant or permittee has:

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1	(3)	Provided a false or fraudulent certificate or made a
2		false statement in a certificate;
3	(4)	Failed to comply with, violated, or been convicted of
4		violating any county, state, or federal law directly
5		pertaining to the sale, importation, acquisition,
6		possession, distribution, transportation, or smuggling
7		of fuel, including but not limited to petroleum
8		products and alternative fuels; or
9	(5)	Failed to maintain complete and accurate records when
10		and if required to be kept.
11	Upon susp	ending or revoking any permit, the department may
12	request t	hat the permittee surrender the permit or any duplicate
13	issued to	or printed by the permittee, and the permittee shall
14	surrender	the permit or duplicate promptly to the department as
15	requested	<u>.</u>
16	<u>(j)</u>	When the department suspends, revokes, or declines to
17	renew a p	ermit, the department shall immediately notify the
18	applicant	or permittee and afford the applicant or permittee a
19	hearing,	if requested; provided that a hearing has not already
20	been affo	rded. The department shall provide no less than thirty

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1 days' notice to the applicant or permittee of a hearing afforded 2 under this subsection. After the hearing, the department shall: 3 Rescind its order of suspension; (1) 4 (2) Continue the suspension; 5 (3) Revoke the permit; 6 Rescind its order of revocation; (4) 7 (5) Decline to renew the permit; or 8 Renew the permit." (6) SECTION 4. Section 243-10, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§243-10 Statements and payments. Each distributor and 11 12 each person subject to section [243-4(b),] 243-4, on or before the twentieth day of each calendar month, shall file with the 13 [director of taxation,] department, on forms prescribed[7 14 15 prepared, and furnished] by the [director,] department, a 16 statement, authenticated as provided in section 231-15, showing separately for each county and for the island of Lanai and the 17 18 island of Molokai within which and whereon fuel is sold or used 19 during each preceding month of the calendar year, the following: The total number of gallons of fuel refined, 20 (1)21 manufactured, or compounded by the distributor or

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1		person within the State and sold or used by the
_		-
2		distributor or person, and if for ultimate use in
3		another county or on either island, the name of that
4		county or island;
5	(2)	The total number of gallons of fuel acquired by the
6		distributor or person during the month from persons
7		not subject to the tax on the transaction or only
8		subject to tax thereon at the rate of 1 cent per
9		gallon, as the case may be, and sold or used by the
10		distributor or person, and if for ultimate use in
11		another county or on either island, the name of that
12		county or island;
13	(3)	The total number of gallons of fuel sold by the
14		distributor or person to the United States or any
15		department or agency thereof, or to any other person
16		or entity, or used in any manner, the effect of which
17		sale or use is to exempt the fuel from the tax imposed
18		by this chapter; and
19	(4)	Additional information relative to the acquisition,
20		purchase, manufacture, or importation into the State,

and the sale, use, or other disposition, of diesel oil



21



1 by the distributor or person during the month, as the 2 department of taxation by rule shall prescribe. 3 At the time of submitting the foregoing report to the 4 department, each distributor and person shall pay the tax on 5 each gallon of fuel (including diesel oil) sold or used by the 6 distributor or person in each county and on the island of Lanai 7 and the island of Molokai during the preceding month, as shown 8 by the statement and required by this chapter; provided that the 9 tax shall not apply to any fuel exempted and so long as the same 10 is exempted from the imposition of the tax by the Constitution 11 or laws of the United States; and the tax shall be paid only 12 once upon the same fuel; provided further that a licensed distributor shall be entitled, in computing the tax the licensed 13 14 distributor is required to pay, to deduct from the gallons of 15 fuel reported for the month for each county or for the island of 16 Lanai or the island of Molokai, as the case may be, one gallon 17 for each ninety-nine gallons of like liquid fuel sold by retail 18 dealers in that county or on that island during the month, as 19 shown by certificates furnished by the retail dealers to the 20 distributor and attached to the distributor's report. All taxes

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1 payable for any month shall be delinquent after the expiration 2 of the twentieth day of the following month. 3 Statements filed under this section concerning the number 4 of gallons of fuel refined, manufactured, compounded, imported, 5 sold or used by the distributor or person are public records. 6 All other information filed under this chapter and not expressly 7 made public record under this section shall not be public 8 records." 9 SECTION 5. Section 244D-1, Hawaii Revised Statutes, is amended by amending the definition of "dealer" to read as 10 11 follows: 12 ""Dealer" means the holder of a manufacturer's license, [a] 13 wholesaler's license, [or a] brewpub's license, winery's 14 license, or small craft producer's license under the liquor 15 law." 16 SECTION 6. Section 244D-2, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "[f] §244D-2[]] Permit. (a) It shall be unlawful for any 19 dealer to sell liquor unless a permit has been issued to the 20 dealer as hereinafter prescribed, and such permit is in full 21 force and effect.

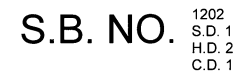
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1 The liquor commission shall certify to the department (b) 2 [of taxation from time to time and within forty eight hours 3 after such license is issued] the name of every dealer, together 4 with the dealer's place of business and the period covered by 5 the dealer's license. The department [thereupon] shall issue 6 its permit to such person for the period covered by the person's 7 license upon the payment of a permit fee of \$2.50. The permit shall be issued by the department as of the date when the liquor 8 9 commission issued the license.

10 Any permit issued under this chapter shall be for the (C) 11 period covered by dealer's license; it shall not be assignable; 12 it shall be conspicuously displayed on the licensed premises of 13 the permittee; it shall expire upon the expiration of the period 14 covered by the permittee's license, or on June 30 next 15 succeeding the date upon which it is issued, whichever is 16 earlier, unless sooner suspended, surrendered, or revoked for 17 good cause by the department; and it shall be renewed annually 18 before July 1, upon fulfillment of all requirements as in the 19 case of an original permit and the payment of a renewal fee of 20 \$2.50. Whenever a permit is defaced, destroyed, or lost, or the 21 licensed premises are relocated, the department may issue a





1	duplicate permit to the permittee upon the payment of a fee of			
2	50 cents.			
3	[(d) The department may suspend, or, after hearing,			
4	revoke, any permit issued under this chapter whenever it finds			
5	that the permittee has failed to comply with this chapter, or			
6	any rule or regulation of the department prescribed, adopted,			
7	and promulgated under this chapter. Upon suspending or revoking			
8	any permit the department shall request the permittee to			
9	surrender-to it immediately the permit, or any duplicate thereof			
10	issued to the permittee, and the permittee shall surrender the			
11	same promptly to the department as requested.]			
11 12	same promptly to the department as requested.] (d) The department may suspend, revoke, or decline to			
12	(d) The department may suspend, revoke, or decline to			
12 13	(d) The department may suspend, revoke, or decline to renew any permit issued under this chapter whenever the			
12 13 14	(d) The department may suspend, revoke, or decline to renew any permit issued under this chapter whenever the department finds that the applicant or permittee has failed to			
12 13 14 15	(d) The department may suspend, revoke, or decline to renew any permit issued under this chapter whenever the department finds that the applicant or permittee has failed to comply with this chapter or any rule adopted under this chapter,			
12 13 14 15 16	(d) The department may suspend, revoke, or decline to renew any permit issued under this chapter whenever the department finds that the applicant or permittee has failed to comply with this chapter or any rule adopted under this chapter, or for any other good cause. Good cause includes but is not			
12 13 14 15 16 17	(d) The department may suspend, revoke, or decline to renew any permit issued under this chapter whenever the department finds that the applicant or permittee has failed to comply with this chapter or any rule adopted under this chapter, or for any other good cause. Good cause includes but is not limited to instances where an applicant or permittee has:			

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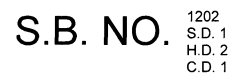
1	(3)	Failed to comply with, violated, or been convicted of		
2	violating any county, state, or federal law directly			
3	pertaining to the sale, importation, acquisition,			
4	possession, distribution, transportation, or smuggling			
5		of liquor; or		
6	(4)	Failed to maintain complete and accurate records when		
7		and if required to be kept.		
8	Upon susp	ending or revoking any permit, the department may		
9	request that the permittee surrender the permit or any duplicate			
10	issued to, or printed by the permittee, and the permittee shall			
11	surrender the permit or duplicate promptly to the department as			
12	requested.			
13	(e) Whenever the department suspends, revokes, or declines			
14	to renew	a permit, [it] the department shall notify the		
15	applicant	or permittee immediately and afford the applicant or		
16	permittee	a hearing, if desired[, and if] <u>; provided that</u> a		
17	hearing h	as not already been afforded. The department shall		
18	provide n	o less than thirty days' notice to the applicant or		
19	permittee	of a hearing afforded under this subsection. After		
20	the heari	ng the department shall [either rescind its order of		

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1 suspension, or good cause appearing therefor, shall continue the 2 suspension or revoke the permit.]: 3 Rescind its order of suspension; (1) 4 (2) Continue the suspension; Revoke the permit; 5 (3) 6 (4) Rescind its order of revocation; 7 (5) Decline to renew the permit; or Renew the permit." 8 (6) 9 SECTION 7. Section 245-2, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§245-2 License. (a) It shall be unlawful for any person 12 to engage in the business of a wholesaler or dealer in the State 13 without having received first a license therefor issued by the 14 department of taxation under this chapter; provided that this 15 section shall not be construed to supersede any other law 16 relating to licensing of persons in the same business. 17 (b) The license shall be issued by the department upon application therefor, in such form and manner as shall be 18 19 required by rule of the department, and the payment of a fee of 20 \$2.50, and shall be renewable annually on July 1 for the twelve 21 months ending the succeeding June 30.

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1	(c) Any	license issued under this chapter shall not be	
2	assignable and shall be conspicuously displayed on the licensed		
3	premises of the licensee. Whenever a license is defaced,		
4	destroyed, or lost, or the licensed premises are relocated, the		
5	department may issue a duplicate license to the licensee upon		
6	the payment of a fee of 50 cents.		
7	[(c)] <u>(d</u>	The department may suspend [or, after hearing],	
8	revoke <u>,</u> or de	cline to renew any license issued under this	
9	chapter whene	ver the department finds that the applicant or	
10	licensee has failed to comply with this chapter or any rule		
11	adopted under this chapter, or for any other good cause. Good		
12	cause includes but is not limited to instances where an		
13	applicant or 1	licensee has:	
14	(1) Subr	nitted a false or fraudulent application or	
15	prov	vided a false statement in an application; [or]	
16	(2) Poss	sessed or displayed a false or fraudulent	
17	lice	ense [+] <u>;</u>	
18	<u>(3)</u> Fail	led to comply with, violated, or been convicted of	
19	vio	ating any county, state, or federal law directly	
20	pert	taining to the sale, importation, acquisition,	
21	pose	session, stamping, distribution, transportation, or	

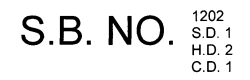




1	smuggling of cigarettes, counterfeit cigarettes,		
2	counterfeit tax stamps, or other tobacco products; or		
3	(4) Failed to maintain complete and accurate records when		
4	and if required to be kept.		
5	Upon suspending or revoking any license, the department [shall]		
6	may request that the licensee immediately surrender the license		
7	or any duplicate issued to <u>or printed by</u> the licensee <u>,</u> and the		
8	licensee shall surrender the license or duplicate promptly to		
9	the department as requested.		
10	[(d)] <u>(e)</u> Whenever the department suspends, revokes, or		
11	declines to renew a license, the department shall notify the		
12	applicant or licensee immediately and afford the applicant or		
13	licensee a hearing, if requested [and if]; provided that a		
14	hearing has not already been afforded. The department shall		
15	provide no less than thirty days' notice to the applicant or		
16	licensee of a hearing afforded under this subsection. After the		
17	hearing, the department shall:		
18	(1) Rescind its order of suspension;		
19	(2) Continue the suspension;		
20	(3) Revoke the license;		
21	(4) Rescind its order of revocation;		



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1	(5) D	ecline to renew the license; or
2	(6) R	enew the license."
3	SECTIO	N 8. Section 245-2.5, Hawaii Revised Statutes, is
4	amended by	amending subsections (m) and (n) to read as follows:
5	"(m)	The department may suspend [or, after hearing],
6	revoke <u>,</u> or	decline to renew any retail tobacco permit issued
7	under this	chapter whenever the department finds that the
8	applicant o	r permittee has failed to comply with this chapter or
9	any rule ad	opted under this chapter, or for any other good
10	cause. Goo	d cause includes but is not limited to instances
11	where an ap	plicant or permittee has:
12	(1) S	ubmitted a false or fraudulent application or
13	p	rovided a false statement in an application; [or]
14	(2) P	ossessed or displayed a false or fraudulent retail
15	t	obacco permit[-];
16	<u>(3)</u> F	ailed to comply with, violated, or been convicted of
17	v	iolating any county, state, or federal law directly
18	p	ertaining to the sale, importation, acquisition,
19	p	ossession, stamping, distribution, transportation, or
20	S	muggling of cigarettes, counterfeit cigarettes,
21	C	ounterfeit tax stamps, or other tobacco products; or





1	(4) Failed to maintain complete and accurate records when
2	and if required to be kept.
3	Upon suspending or revoking any retail tobacco permit, the
4	department [shall] <u>may</u> request that the permittee immediately
5	surrender any retail tobacco permit or duplicate issued to <u>or</u>
6	printed by the permittee, and the permittee shall surrender the
7	permit or duplicate promptly to the department as requested.
8	(n) Whenever the department suspends, revokes, or declines
9	to renew a retail tobacco permit, the department shall notify
10	the applicant or permittee immediately and afford the applicant
11	or permittee a hearing, if requested [and if] <u>; provided that</u> a
12	hearing has not already been afforded. The department shall
13	provide no less than thirty days' notice to the applicant or
14	permittee of a hearing afforded under this subsection. After
15	the hearing, the department shall:
16	(1) Rescind its order of suspension;
17	(2) Continue the suspension;
18	(3) Revoke the retail tobacco permit;
19	(4) Rescind its order of revocation;
20	(5) Decline to renew the retail tobacco permit; or
21	(6) Renew the retail tobacco permit."

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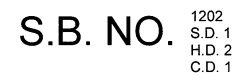
SECTION 9. Section 245-9, Hawaii Revised Statutes, is 1 amended by amending subsection (a) to read as follows: 2 3 "(a) The department and the attorney general may examine 4 all records [, including tax returns and reports under section 245-31, required to be kept or filed under this 5 6 chapter, and books, papers, and records of any person engaged in 7 the business of wholesaling or dealing cigarettes and tobacco 8 products, to verify the accuracy of the payment of the taxes 9 imposed by this chapter. Every person in possession of any books, papers, and records, and the person's agents and 10 11 employees, are directed and required to give the department and the attorney general the means, facilities, and opportunities 12 13 for the examinations." 14 SECTION 10. Section 245-33, Hawaii Revised Statutes, is 15 amended to read as follows: 16 "[+]§245-33[+] Unused stamps; cancellation of stamps. The 17 department shall adopt rules for a refund or credit to a 18 licensee in the amount of the denominated values less any 19 discount applied pursuant to section 245-22(e) of any unused 20 stamps. The department may provide by rule for the cancellation 21 of stamps."

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1	SECTION 11. Section 243-8, Hawaii Revised Statutes, is		
2	repealed.		
3	["§243-8 License taxes payable monthly. License taxes		
4	imposed by this chapter shall be paid in monthly installments to		
5	the department of taxation."]		
6	SECTION 12. Section 245-31, Hawaii Revised Statutes, is		
7	repealed.		
8	["§245-31 Monthly report on distributions of cigarettes		
9	and tobacco products, and purchases of stamps. (a) On or		
10	before the twentieth day of each month, every licensee shall		
11	file on forms prescribed by the department:		
12	(1) A report of the licensee's distributions of cigarettes		
13	and purchases of stamps during the preceding month;		
14	and		
15	(2) Any other information that the department may require		
16	to carry out this part.		
17	(b) On or before the twentieth day of each month, every		
18	licensee shall file on forms prescribed by the department:		
19	(1) A report of the licensee's distributions of tobacco		
20	products and the wholesale costs of tobacco products		
21	during the preceding month; and		





1	(2) Any-other information that the department may-require
2	to carry out this part."]
3	SECTION 13. This Act does not affect rights and duties
4	that matured, penalties that were incurred, and proceedings that
5	were begun before its effective date.
6	SECTION 14. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 15. This Act shall take effect on July 1, 2021.





Report Title: Taxation; Fuel Tax; Liquor Tax; Cigarette Tax and Tobacco Tax

Description: Makes various technical amendments to fuel, liquor, cigarette, and tobacco tax laws. (CD1)

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

