A BILL FOR AN ACT

RELATING TO TITLE 14, HAWAII REVISED STATUTES.

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

1	PART I
2	SECTION 1. The purpose of this Act is to make numerous
3	amendments to title 14, Hawaii Revised Statutes, for the purpose
4	of simplifying and streamlining administration of the tax law.
5	PART II
6	SECTION 2. Section 231-1, Hawaii Revised Statutes, is
7	amended by adding a new definition to be appropriately inserted
8	and to read as follows:
9	" <u>"Director" means the director of taxation, unless the</u>
10	context clearly indicates otherwise."
11	SECTION 3. Section 231-15.7, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"§231-15.7 Returns by fiduciaries. The returns,
14	statements, or answers required under chapters of the law under
15	title 14 administered by the department shall be made, in the
16	form and manner prescribed by the department, by the personal
17	representative, trustee, guardian, or other fiduciary in such

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1 capacity [in any taxation district in which returns are 2 required]."

3 SECTION 4. Section 231-31, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§231-31 Nonresidents engaged in business, etc., service 6 of process on, designation of agent for service of process. 7 Every nonresident individual who, jointly, severally, or jointly 8 and severally, is subject to a tax upon the gross or net income 9 from, or sales of, an occupation, trade, or business carried on 10 in the State, in whole or in part, or upon the carrying on of 11 [such] the occupation, trade, or business, or upon the use or 12 keeping for use of property therein, shall file with the 13 department of taxation [in the district in which the occupation, 14 trade, or business is carried on,] in the form and manner 15 prescribed by the department, the name and address of a person 16 residing within the State upon whom process may be served, and 17 in default of [such] the designation, and if the nonresident 18 individual cannot be found in the State, service of process in 19 any action for the collection of the taxes may be made on any 20 manager, superintendent, or other person in charge, employed in 21 the carrying on of the occupation, trade, or business, with like





1	effect as	if the person so served had been designated by the		
2	nonreside	nt as the nonresident's agent for such purpose;		
3	provided that nothing therein shall preclude the service of			
4	process i	n any other manner provided by law."		
5	SECT	ION 5. Section 235-7, Hawaii Revised Statutes, is		
6	amended b	y amending subsections (c) and (d) to read as follows:		
7	"(c)	The deductions of or based on dividends paid or		
8	received,	allowed to a corporation under chapter 1,		
9	subchapter B, part VIII of the Internal Revenue Code, shall not			
10	be allowed. In lieu thereof there shall be allowed as a			
11	deduction	the entire amount of [dividends] <u>:</u>		
12	(1)	Dividends received by any corporation upon the shares		
13		of stock of a national banking association[$ au$		
14		<pre>qualifying];</pre>		
15	(2)	Qualifying dividends, as defined in section 243(b) of		
16		the Internal Revenue Code, received by members of an		
17		affiliated group[, or dividends]; provided that		
18		"includible corporation" as used therein shall include		
19		domestic and foreign corporations;		
20	(3)	Dividends received by a small business investment		
21		company operating under the Small Business Investment		



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1		Act of 1958 (Public Law 85-699) [upon shares of stock
2		qualifying under paragraph (3), seventy];
3	(4)	Seventy per cent of the amount received by any
4		corporation as dividends[÷
5	(1)	Upon] upon the shares of stock of another corporation,
6		if [at the date of payment of the dividend-at-least
7		ninety-five per-cent of the other corporation's
8		capital stock is owned by one or more corporations
9		doing business in this State and if the other
10		corporation is subjected to an income tax in another
11		jurisdiction (but subjection to federal tax does not
12		constitute subjection to income tax in another
13		jurisdiction); and
14	(2)	Upon the shares of stock-of a bank or insurance
15		company organized and doing business under the laws of
16		the State;
17	(3)	Upon the shares of stock of another corporation, if at
18		least fifteen per cent of the latter corporation's
19		business, for the taxable year of the latter
20		corporation preceding the payment of the dividend, has
21		been attributed to this State.



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1	However, except for national bank dividends, the deductions
2	under this subsection are not allowed when they would not have
3	been] otherwise allowed under section 243 of the Internal
4	Revenue Code[, as amended by Public Law 85-866, by reason of
5	subsections (b) and (c) of section 246 of the Internal Revenue
6	Code. For the purposes of this subsection fifteen per cent of a
7	corporation's business shall be deemed to have been attributed
8	to this State if fifteen per cent or more of the entire gross
9	income of the corporation as defined in this chapter (which for
10	the purposes of this subsection shall be computed without regard
11	to source in the State and shall include income not taxable by
12	reason of the fact that it is from property not owned in the
13	State or from a trade or business not carried on in the State in
14	whole or in part), under section 235-5 and the other provisions
15	of this chapter, shall have been attributed to the State and
16	subjected to assessment of the taxable income therefrom
17	(including the determination of the resulting net loss, if
18	any)].
19	[{d}- (1) For taxable years ending before January 1, 1967,
20	the net operating loss deductions allowed as carrybacks and

21 carryovers by the Internal Revenue Code shall not be allowed.

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1	In lieu thereo	f the net operating loss deduction shall consist
2	of the excess	of the deductions allowed by this chapter over the
3	gross income;	computed with the modifications specified in
4	paragraphs (1)	to (4) of section 172(d) of the Internal Revenue
5	Code, and with	the further modification stated in paragraph (3)
6	hereof; and sh	all be allowed as a deduction in computing the
7	taxable income	of the taxpayer for the succeeding taxable year;
8	(2) (A)]	(d) With respect to net operating loss
9		deductions resulting from net operating losses
10		for taxable years ending after December 31, 1966,
11		the net operating loss deduction provisions of
12		the Internal Revenue Code shall apply[; provided
13		that there shall be no net operating loss
14		deduction carried back to any taxable year ending
15		prior to January 1, 1967;
16	(B)	In the case of a taxable year beginning in 1966
17		and ending in 1967, the entire amount of all net
18		operating loss deductions carried back to the
19		taxable year shall be limited to that portion of
20		taxable income for such taxable year which the

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1		number of days in 1967 bears to the total days in
2		the taxable year ending in 1967; and
3		(C) The computation of any net operating loss
4		deduction for a taxable year covered by this
5		subsection shall require the further
6		modifications stated in paragraphs (3), (4), and
7		(5) of this subsection;]; provided that:
8	[(3)]	(1) In computing the net operating loss deduction
9		allowed by this subsection, there shall be included in
10		gross income the amount of interest which is excluded
11		from gross income by subsection (a), decreased by the
12		amount of interest paid or accrued which is disallowed
13		as a deduction by subsection (e). In determining the
14		amount of the net operating loss deduction under this
15		subsection of any corporation, there shall be
16		disregarded the net operating loss of such corporation
17		for any taxable year for which the corporation is an
18		electing small business corporation;
19	[-(4) -]	(2) No net operating loss carryback or carryover
20		shall be allowed by this chapter if not allowed under
21		section 172 of the Internal Revenue Code; and





1	[-(5)]	(3) The election to relinquish the entire carryback
2		period with respect to a net operating loss allowed
3		under section 172(b)(3)(C) of the Internal Revenue
4		Code shall be operative for the purposes of this
5		chapter; provided that no taxpayer shall make such an
6		election as to a net operating loss of a business
7		where such net operating loss occurred in the
8		taxpayer's business prior to the taxpayer entering
9		business in this State[; and
10	(6)	The five year carryback period for net operating
11		losses for any taxable year ending during 2001 and
12		2002 in section 172(b)(1)(H) of the Internal Revenue
13		Code as it read on December 31, 2008, shall not be
14		operative for purposes of this chapter; and
15	(7)	The election for the carryback for 2008 or 2009 net
16		operating losses of small businesses as provided in
17		section 172(b)(1)(H) of the Internal Revenue-Code as
18		it read on December 31, 2009, shall not be operative
19		for purposes of this chapter]."
20	SECT	ION 6. Section 235-12.5, Hawaii Revised Statutes, is
21	amended b	y amending subsection (a) to read as follows:

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1 "(a) [When the requirements of subsection (d) are met, 2 each] Each individual or corporate taxpayer that files an 3 individual or corporate net income tax return for a taxable year 4 may claim a tax credit under this section against the Hawaii 5 state individual or corporate net income tax. The tax credit 6 may be claimed for every eligible renewable energy technology 7 system that is installed and placed in service in the State by a 8 taxpayer during the taxable year. The tax credit may be claimed 9 as follows: 10 For each solar energy system: thirty-five per cent of (1) 11 the actual cost or the cap amount determined in 12 subsection (b); provided that: 13 (A) For taxable years beginning after December 31, 14 2019, and except as provided in subparagraphs (B) 15 and (C), no tax credit may be claimed for a solar 16 energy system that is five megawatts in total 17 output capacity or larger and requires a power 18 purchase agreement approved by the public 19 utilities commission;

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A solar energy system that is five megawatts in total output capacity or larger, installed and



(B)

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1			placed in service pursuant to a power purchase
2			agreement approved or pending approval by a
3			decision and order by the public utilities
4			commission prior to December 31, 2019, shall
5			continue to receive a tax credit equal to thirty-
6			five per cent of the actual cost, or \$500,000 per
7			solar energy system that has a total output
8			capacity of at least one thousand kilowatts per
9			system of direct current, whichever is less; and
10		(C)	For each solar energy system integrated with a
11			pumped hydroelectric energy storage system, the
12			tax credit may be claimed for thirty-five
13			per cent of the actual cost or the cap amount
14			determined in subsection (b), whichever is less;
15			provided that applicable project approval filings
16			have been made to the public utilities commission
17			by December 31, 2021; or
18	(2)	For	each wind-powered energy system: twenty per cent
19		of t	he actual cost or the cap amount determined in
20		subs	ection (b), whichever is less;



provided further that multiple owners of a single system shall 1 2 be entitled to a single tax credit; and provided further that 3 the tax credit shall be apportioned between the owners in 4 proportion to their contribution to the cost of the system. 5 In the case of a partnership, S corporation, estate, or 6 trust, the tax credit allowable is for every eliqible renewable 7 energy technology system that is installed and placed in service 8 in the State by the entity. The cost upon which the tax credit 9 is computed shall be determined at the entity level.

10 Distribution and share of credit shall be determined pursuant to 11 administrative rule."

12 SECTION 7. Section 235-51, Hawaii Revised Statutes, is 13 amended by amending subsections (a), (b), and (c) to read as 14 follows:

15 "(a) There is hereby imposed on the taxable income of 16 every:

17 (1) Taxpayer who files a joint return under

18 section 235 93; and

19 (2) Surviving spouse,

20 a tax determined in accordance with the following table:

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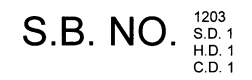
1	[In the case of any taxable year beginning after			
2	December 31, 2001:			
3	If the taxable income is:	The tax shall-be:		
4	Not over \$4,000	1.40% of taxable income		
5	Over \$4,000 but	\$56.00 plus 3.20% of		
6	not over \$8,000	excess over \$4,000		
7	Over \$8,000 but	\$184.00 plus 5.50% of		
8	not over \$16,000	excess over \$8,000		
9	Over \$16,000-but	\$624.00 plus 6.40% of		
10	not over \$24,000	excess over \$16,000		
11	Over \$24,000 but	\$1,136.00 plus 6.80% of		
12	not over \$32,000	excess-over \$24,000		
13	Over \$32,000 but	\$1,680.00 plus 7.20% of		
14	not over \$40,000	excess over \$32,000		
15	Over \$40,000 but	\$2,256.00 plus 7.60% of		
16	not over \$60,000	excess over \$40,000		
17	Over \$60,000 but	\$3,776.00 plus 7.90% of		
18	not over \$80,000	excess over \$60,000		
19	Over \$80,000	\$5,356.00 plus 8.25% of		
20		excess over \$80,000.		





1	In the case of any taxable year beginning after			
2	December 31, 2006:			
3	If the taxable income is:	The tax shall be:		
4	Not over \$4,800	1.40% of taxable income		
5	Over \$4,800 but	\$67.00 plus 3.20% of		
6	not over \$9,600	excess over \$4,800		
7	Over \$9,600 but	\$221.00 plus 5.50% of		
8	not over \$19,200	excess over \$9,600		
9	Over \$19,200 but	\$749.00 plus 6.40% of		
10	not over \$28,800	excess over \$19,200		
11	Over \$28,800 but	\$1,363.00 plus 6.80% of		
12	not_over_\$38,400	excess over \$28,800		
13	Over \$38,400 but	\$2,016.00 plus 7.20% of		
14	not over \$48,000	excess over \$38,400		
15	Over \$48,000 but	\$2,707.00 plus 7.60% of		
16	not over \$72,000	excess over \$48,000		
17	Over \$72,000 but	\$4,531.00 plus 7.90% of		
18	not over \$96,000	excess over \$72,000		
19	Over \$96,000	\$6,427.00 plus 8.25% of		
20		excess-over \$96,000.]		





1	In the case of any taxable year beginning after				
2	December 31, 2017:				
3	If the taxable income is:	The tax shall be:			
4	Not over \$4,800	1.40% of taxable income			
5	Over \$4,800 but	\$67.00 plus 3.20% of			
6	not over \$9,600	excess over \$4,800			
7	Over \$9,600 but	\$221.00 plus 5.50% of			
8	not over \$19,200	excess over \$9,600			
9	Over \$19,200 but	\$749.00 plus 6.40% of			
10	not over \$28,800	excess over \$19,200			
11	Over \$28,800 but	\$1,363.00 plus 6.80% of			
12	not over \$38,400	excess over \$28,800			
13	Over \$38,400 but	\$2,016.00 plus 7.20% of			
14	not over \$48,000	excess over \$38,400			
15	Over \$48,000 but	\$2,707.00 plus 7.60% of			
16	not over \$72,000	excess over \$48,000			
17	Over \$72,000 but	\$4,531.00 plus 7.90% of			
18	not over \$96,000	excess over \$72,000			
19	Over \$96,000 but	\$6,427.00 plus 8.25% of			
20	not over \$300,000	excess over \$96,000			



1		Over \$300,000 but	\$23,257.00 plus 9.00% of		
2		not over \$350,000	excess over \$300,000		
3		Over \$350,000 but	\$27,757.00 plus 10.00% of		
4		not over \$400,000	excess over \$350,000		
5		Over \$400,000	\$32,757.00 plus 11.00% of		
6			excess over \$400,000.		
7	(b)	There is hereby imposed on	the taxable income of every		
8	head of a	household a tax determined	in accordance with the		
9	following	table:			
10	[In the case of any taxable year beginning after				
11	December 3	31, 2001:			
12		If the taxable income is:	The tax shall be:		
13		Not over \$3,000	1.40% of taxable income		
14		Over \$3,000 but	\$42.00 plus 3.20% of		
15		not over \$6,000	excess over \$3,000		
16		Over \$6,000 but	\$138.00 plus 5.50% of		
17		not over \$12,000	excess over \$6,000		
18		Over \$12,000 but	\$468.00 plus 6.40% of		
19		not over \$18,000	excess-over \$12,000		
20		Over \$18,000 but	\$852.00 plus 6.80% of		
21		not over \$24,000	excess over \$18,000		



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1	Over \$24,000 but	\$1,260.00 plus 7.20% of
2	not over \$30,000	excess over \$24,000
3	Over \$30,000 but	\$1,692.00 plus 7.60% of
4	not over \$45,000	excess over \$30,000
5	Over \$45,000 but	\$2,832.00 plus 7.90% of
6	not over \$60,000	excess over \$45,000
7	Over \$60,000	\$4,017.00 plus 8.25% of
8		excess over \$60,000.
9	In the case of any taxable year k	reginning after
10	December 31, 2006:	
11	If the taxable income is:	The tax shall be:
12	Not over \$3,600	1.40% of taxable income
13	Over \$3,600 but	\$50.00 plus 3.20% of
14	not over \$7,200	excess over \$3,600
15	Over \$7;200 but	\$166.00 plus 5.50% of
16	not over \$14,400	excess over \$7,200
17	Over \$14,400 but	\$562.00 plus 6.40% of
18	not over \$21,600	excess over \$14,400
19	Over \$21,600 but	\$1,022.00 plus 6.80% of
20	not over \$28,800	excess over \$21,600



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1	Over \$28,800 but	\$1,512.00 plus 7.20% of
2	not over \$36,000	excess over \$28,800
3	Over \$36,000 but	\$2,030.00 plus 7.60% of
4	not over \$54,000	excess over \$36,000
5	Over \$54,000 but	\$3,398.00 plus 7.90% of
6	not over \$72,000	excess over \$54,000
7	Over \$72,000	\$4,820.00 plus 8.25% of
8		excess over \$72,000.]
9	In the case of any taxable year	beginning after
10	December 31, 2017:	
11	If the taxable income is:	The tax shall be:
12	Not over \$3,600	1.40% of taxable income
13	Over \$3,600 but	\$50.00 plus 3.20% of
14	not over \$7,200	excess over \$3,600
15	Over \$7,200 but	\$166.00 plus 5.50% of
16	not over \$14,400	excess over \$7,200
17	Over \$14,400 but	\$562.00 plus 6.40% of
18	not over \$21,600	excess over \$14,400
19	Over \$21,600 but	\$1,022.00 plus 6.80% of
20	not over \$28,800	excess over \$21,600



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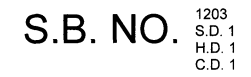
1	Over \$28,800 but	\$1,512.00 plus 7.20% of
2	not over \$36,000	excess over \$28,800
3	Over \$36,000 but	\$2,030.00 plus 7.60% of
4	not over \$54,000	excess over \$36,000
5	Over \$54,000 but	\$3,398.00 plus 7.90% of
6	not over \$72,000	excess over \$54,000
7	Over \$72,000 but	\$4,820.00 plus 8.25% of
8	not over \$225,000	excess over \$72,000
9	Over \$225,000 but	\$17,443.00 plus 9.00% of
10	not over \$262,500	excess over \$225,000
11	Over \$262,500 but	\$20,818.00 plus 10.00% of
12	not over \$300,000	excess over \$262,500
13	Over \$300,000	\$24,568.00 plus 11.00% of
14		excess over \$300,000.
15	(c) There is hereby imposed on	the taxable income of (1)
16	every unmarried individual (other that	an a surviving spouse, or
17	the head of a household) and (2) on t	the taxable income of every
18	married individual who does not make	a single return jointly
19	with the individual's spouse under se	ection 235-93 a tax
20	determined in accordance with the fo	llowing table:

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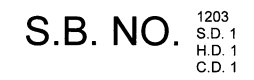


1	[In the case of any taxable year	beginning after
2	December 31, 2001:	
3	If the taxable income is:	The tax shall be:
4	Not over \$2,000	1.40% of taxable income
5	Over \$2,000 but	\$28.00 plus 3.20% of
6	not over \$4,000	excess over \$2,000
7	Over \$4,000 but	\$92.00 plus 5.50% of
8	not over \$8,000	excess over \$4,000
9	Over \$8,000 but	\$312.00 plus 6.40% of
10	not over \$12,000	excess over \$8,000
11	Over \$12,000 but	\$568.00 plus 6.80% of
12	not over \$16,000	excess over \$12,000
13	Over \$16,000 but	\$840.00 plus 7.20% of
14	not over \$20,000	excess over \$16,000
15	Over \$20,000 but	\$1,128.00 plus 7.60% of
16	not over \$30,000	excess over \$20,000
17	Over \$30,000 but	\$1,888.00 plus 7.90% of
18	not over \$40,000	excess over \$30,000
19	Over \$40,000	\$2,678.00 plus 8.25% of
20		excess over \$40,000.





1	In the case of any taxable year	beginning after
2	December 31, 2006:	
3	If the taxable income is:	The tax shall be:
4	Not over \$2,400	1.40% of taxable income
5	Over \$2,400 but	\$34.00 plus 3.20% of
6	not over \$4,800	excess over \$2,400
7	Over \$4,800 but	\$110.00 plus 5.50% of
8	not over \$9,600	excess over \$4,800
9	Over \$9,600 but	\$374.00 plus 6.40% of
10	not over \$14,400	excess over \$9,600
11	Over \$14,400 but	\$682.00 plus 6.80% of
12	not over \$19,200	excess over \$14,400
13	Over \$19,200 but	\$1,008.00 plus 7.20% of
14	not-over \$24,000	excess over \$19,200
15	Over \$24,000 but	\$1,354.00 plus 7.60% of
16	not over \$36,000	excess over \$24,000
17	Over \$36,000 but	\$2,266.00 plus 7.90% of
18	not over \$48,000	excess over \$36,000
19	Over \$48,000	\$3,214.00 plus 8.25% of
20		excess over \$48,000.]



1	In the case of any taxable year be	ginning after
2	December 31, 2017:	
3	If the taxable income is:	The tax shall be:
4	Not over \$2,400	1.40% of taxable income
5	Over \$2,400 but	\$34.00 plus 3.20% of
6	not over \$4,800	excess over \$2,400
7	Over \$4,800 but	\$110.00 plus 5.50% of
8	not over \$9,600	excess over \$4,800
9	Over \$9,600 but	\$374.00 plus 6.40% of
10	not over \$14,400	excess over \$9,600
11	Over \$14,400 but	\$682.00 plus 6.80% of
12	not over \$19,200	excess over \$14,400
13	Over \$19,200 but	\$1,008.00 plus 7.20% of
14	not over \$24,000	excess over \$19,200
15	Over \$24,000 but	\$1,354.00 plus 7.60% of
16	not over \$36,000	excess over \$24,000
17	Over \$36,000 but	\$2,266.00 plus 7.90% of
18	not over \$48,000	excess over \$36,000
19	Over \$48,000 but	\$3,214.00 plus 8.25% of
20	not over \$150,000	excess over \$48,000



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1	Over \$150,000 but	\$11,629.00 plus 9.00% of
2	not over \$175,000	excess over \$150,000
3	Over \$175,000 but	\$13,879.00 plus 10.00% of
4	not over \$200,000	excess over \$175,000
5	Over \$200,000	\$16,379.00 plus 11.00% of
6		excess over \$200,000."
7	SECTION 8. Section 235-62, Hawaii	Revised Statutes, is
8	amended by amending subsection (b) to r	read as follows:
9	"(b) The return shall be in [such	a] <u>the</u> form, including
10	computer printouts or other electronic	formats, and contain
11	[such] <u>the</u> information [as may be] pres	scribed by the director of
12	taxation. The return shall be filed [*	with the director at the
13	first taxation district in Honolulu.] _	n the form and manner
14	prescribed by the department."	
15	SECTION 9. Section 235-99, Hawaii	Revised Statutes, is
16	amended to read as follows:	
17	"§235-99 [Same;] <u>Returns;</u> place f	or filing. Returns shall
18	be filed [with the collector for the ta	exation district in which
19	is located the legal residence or princ	ipal place of business of
20	the person making the return, or, if su	ich person has no legal
21	residence or principal place of busines	s in the State, then with



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1 the collector at Honolulu.] in the form and manner prescribed by
2 the department."

3 SECTION 10. Section 237-30, Hawaii Revised Statutes, is
4 amended by amending subsection (a) to read as follows:

5 "(a) The taxes levied hereunder shall be payable in 6 monthly installments on or before the twentieth day of the 7 calendar month following the month in which they accrue. The 8 taxpayer, on or before the twentieth day of the calendar month 9 following the month in which the taxes accrue, shall make out 10 and sign a return of the installment of tax for which the 11 taxpayer is liable for the preceding month and transmit the 12 same, together with a remittance, in the form required by 13 section 237-31, for the amount of the tax, to [the office of] 14 the department of taxation in the [appropriate district 15 hereinafter designated.] form and manner prescribed by the 16 department."

SECTION 11. Section 237-33, Hawaii Revised Statutes, isamended to read as follows:

19 "§237-33 Annual return, payment of tax. On or before the
20 twentieth day of the fourth month following the close of the
21 taxable year, each taxpayer shall make a return showing the

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1 value of products, gross proceeds of sales or gross income, and 2 compute the amount of tax chargeable against the taxpayer in 3 accordance with this chapter and deduct the amount of monthly 4 payments (as hereinbefore provided), and transmit with the 5 taxpayer's report a remittance in the form required by 6 section 237-31 covering the residue of the tax chargeable 7 against the taxpayer [to the district office of the department 8 of taxation hereinafter designated]. The return shall be signed 9 by the taxpayer, if made by an individual, or by the president, 10 vice-president, secretary, or treasurer of a corporation, if 11 made on behalf of a corporation. If made on behalf of a 12 partnership, firm, society, unincorporated association, group, 13 hui, joint adventure, joint stock company, corporation, trust estate, decedent's estate, trust, or other entity, any 14 15 individual delegated by the entity shall sign the same on behalf 16 of the taxpayer. If for any reason it is not practicable for 17 the individual taxpayer to sign the return, it may be done by 18 any duly authorized agent. The department, for good cause 19 shown, may extend the time for making the return on the 20 application of any taxpayer and grant such reasonable additional

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1 time within which to make the same as may, by it, be deemed 2 advisable.

3 Section 232-2 applies to the annual return, but not to a
4 monthly return."

5 SECTION 12. Section 237-34, Hawaii Revised Statutes, is
6 amended by amending subsection (a) to read as follows:

7 "(a) All monthly and annual returns shall be transmitted
8 [to-the office of the taxation district in which the privilege
9 upon which the tax accrued is exercised. Where the privilege is
10 exercised in more than one taxation district the returns shall
11 be transmitted to the office of the first district.] in the form
12 and manner prescribed by the department."

13 SECTION 13. Section 237-37, Hawaii Revised Statutes, is14 amended to read as follows:

15 "\$237-37 Refunds and credits. If the amount already paid 16 exceeds that which should have been paid on the basis of the tax 17 recomputed as provided in section 237-36, the excess so paid 18 shall be immediately refunded to the taxpayer in the manner 19 provided in section 231-23(c). The taxpayer may, at the 12 taxpayer's election, apply an overpayment credit to taxes 13 subsequently accruing hereunder. [All refunds and the details

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1 thereof, including the names of the persons receiving the refund
2 and the amount refunded shall be accessible for the inspection
3 of the public in the office of the department of taxation in the
4 taxation district in which the person receiving the refund made
5 the person's returns.]

6 No recourse may be had except under section 40-35 or by 7 appeal for refunds of taxes paid pursuant to an assessment by 8 the director of taxation $[\tau]$; provided that if the assessment by 9 the director shall contain clerical errors, transposition of 10 figures, typographical errors, and errors in calculation or if 11 there shall be an illegal or erroneous assessment, the usual 12 refunds procedures shall apply. No refund or overpayment credit 13 may be had under this section in any event unless the original 14 payment of the tax was due to the law having been interpreted or 15 applied in respect of the taxpayer concerned differently than in 16 respect of taxpayers generally. As to all tax payment for which 17 a refund or credit is not authorized by this section (including 18 without prejudice to the generality of the foregoing cases of 19 unconstitutionality) the remedies provided by appeal or under 20 section 40-35 are exclusive."

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1 SECTION 14. Section 237D-6.5, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 "(a) All remittances of taxes imposed under this chapter 4 shall be made by cash, bank drafts, cashier's check, money 5 order, or certificate of deposit [to the office of the taxation 6 district to which the return was transmitted.] in the form and 7 manner prescribed by the department." 8 SECTION 15. Section 237D-7, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§237D-7 Annual return. On or before the twentieth day of 11 the fourth month following the close of the taxable year, every 12 person who has become liable for the payment of the taxes under 13 this chapter during the preceding tax year shall file a return 14 summarizing that person's liability under this chapter for the 15 year, in [such] the form [as] and manner prescribed by the 16 [director prescribes.] department. The operator or plan manager 17 shall transmit with the return a remittance covering the residue 18 of the tax chargeable to the operator or plan manager, if $any[_{T}$ 19 to the office of the appropriate state district tax assessor 20 designated in section 237D-8]. The return shall be signed by 21 the taxpayer, if made by an individual, or by the president,

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1 vice-president, secretary, or treasurer of a corporation, if 2 made on behalf of a corporation. If made on behalf of a 3 partnership, firm, society, unincorporated association, group, 4 hui, joint adventure, joint stock company, corporation, trust 5 estate, decedent's estate, trust, or other entity, any 6 individual delegated by the entity shall sign the same on behalf 7 of the taxpayer. If for any reason it is not practicable for 8 the individual taxpayer to sign the return, it may be done by 9 any duly authorized agent. The department, for good cause 10 shown, may extend the time for making the return on the 11 application of any taxpayer and grant such reasonable additional 12 time within which to make the return as the department may deem 13 advisable.

14 Section 232-2 applies to the annual return, but not to a 15 monthly return."

16 SECTION 16. Section 237D-1, Hawaii Revised Statutes, is 17 amended by deleting the definition of "director".

18 [""Director" means the director of taxation."]

19 SECTION 17. Section 237D-8, Hawaii Revised Statutes, is20 amended to read as follows:

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1	"§237D-8 Filing of returns. All monthly, quarterly,
2	semiannual, and annual returns shall be transmitted [to the
3	office of the taxation district in which the taxes arose or to
4	the office of the first taxation district in Honolulu.] in the
5	form and manner prescribed by the department."
6	SECTION 18. Section 238-5, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) On or before the twentieth day of each calendar
9	month, any person who has become liable for the payment of a tax
10	under this chapter during the preceding calendar month in
11	respect of any property, services, or contracting, or the use
12	thereof, shall file a return [with the assessor of the taxation
13	district in which the property was held or the services or
14	contracting were received when the tax first became payable, or
15	with the director of taxation at Honolulu,] in the form and
16	manner prescribed by the department, setting forth a description
17	of the property, services, or contracting and the character and
18	quantity thereof in sufficient detail to identify the same or
19	otherwise in such reasonable detail as the director by rule
20	shall require, and the purchase price or value thereof as the
21	case may be. The return shall be accompanied by a remittance in



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1 full of the tax, computed at the rate specified in section 238-2 2 or 238-2.3 upon the price or value so returned. Any tax 3 remaining unpaid after the twentieth day following the end of 4 the calendar month during which the tax first became payable 5 shall become delinquent; provided that a receipt from a seller 6 required or authorized to collect the tax, given to a taxpayer 7 in accordance with section 238-6, shall be sufficient to relieve the taxpayer from further liability for the tax to which the 8 9 receipt may refer, or for the return thereof."

10 SECTION 19. Section 239-4, Hawaii Revised Statutes, is 11 amended to read as follows:

12 "§239-4 Returns. Each public service company, on or 13 before the twentieth day of the fourth month following the close 14 of the taxable year, shall file [with the office of the 15 department of taxation for the district within which the 16 principal office of the public service company is maintained] a 17 return in [such] the form [as] and manner prescribed by the 18 department [may prescribe], showing its taxable gross income for 19 the preceding taxable year. In case any public service company 20 engages in lines of business other than its public service 21 company business, the receipts therefrom shall not be subject to

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1 tax under this chapter, but the same tax liabilities shall 2 attach to the public service company on account of the other 3 lines of business as would exist if no public service company business were engaged in. In the case of a public utility 4 subject to the rate of tax imposed by section 239-5(a) or (b), 5 if the public utility engages in lines of business other than 6 7 its public utility business the real property used in connection with the other lines of business shall be taxed, in accordance 8 9 with the applicable county tax ordinance, the same as if no 10 public utility business were done. In the case of a public 11 utility remitting payments to a county of a portion of the 12 revenues generated from the tax imposed by section 239-5(a), the public utility shall also file with the director of finance of 13 14 the county to which such payment is paid, a statement showing 15 all gross income from the public utility business upon which the tax is calculated and the allocation of that gross income among 16 17 the counties."

18 SECTION 20. Section 243-1, Hawaii Revised Statutes, is
19 amended by deleting the definition of "director".

20

[""Director" means the director of finance of the State."]

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1	SECTION 21. Section 243-3.5, Hawaii Revised Statutes, is
2	amended by amending subsection (e) to read as follows:
3	"(e) Each distributor subject to the tax imposed by
4	subsection (a) or (b), on or before the last day of each
5	calendar month, shall file [with the director, on forms
6	prescribed, prepared, and furnished by the director], in the
7	form and manner prescribed by the department, a return statement
8	of the tax under this section for which the distributor is
9	liable for the preceding month. The form and payment of the tax
10	shall be transmitted to the department [of taxation in the
11	appropriate district.] in the form and manner prescribed by the
12	department."
13	SECTION 22. Section 243-10, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§243-10 Statements and payments. Each distributor and
16	each person subject to section [243-4(b),] <u>243-4,</u> on or before
17	the twentieth day of each calendar month, shall file with the
18	$[director of taxation_{7}]$ department, on forms prescribed[$_{7}$
19	prepared, and furnished] by the [director,] department, a
20	statement, authenticated as provided in section 231-15, showing
21	separately for each county and for the island of Lanai and the

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1	island of	Molokai within which and whereon fuel is sold or used
2	during ea	ch preceding month of the calendar year, the following:
3	(1)	The total number of gallons of fuel refined,
4		manufactured, or compounded by the distributor or
5		person within the State and sold or used by the
6		distributor or person, and if for ultimate use in
7		another county or on either island, the name of that
8		county or island;
9	(2)	The total number of gallons of fuel acquired by the
10		distributor or person during the month from persons
11		not subject to the tax on the transaction or only
12		subject to tax thereon at the rate of 1 cent per
13		gallon, as the case may be, and sold or used by the
14		distributor or person, and if for ultimate use in
15		another county or on either island, the name of that
16		county or island;
17	(3)	The total number of gallons of fuel sold by the
18		distributor or person to the United States or any
19		department or agency thereof, or to any other person

20 or entity, or used in any manner, the effect of which

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1 sale or use is to exempt the fuel from the tax imposed 2 by this chapter; and 3 (4)Additional information relative to the acquisition, 4 purchase, manufacture, or importation into the State, 5 and the sale, use, or other disposition, of diesel oil 6 by the distributor or person during the month, as 7 prescribed by the department [of taxation] by rule 8 [shall prescribe]. 9 At the time of submitting the foregoing report to the 10 department, each distributor and person shall pay the tax on 11 each gallon of fuel (including diesel oil) sold or used by the 12 distributor or person in each county and on the island of Lanai 13 and the island of Molokai during the preceding month, as shown 14 by the statement and required by this chapter; provided that the 15 tax shall not apply to any fuel exempted and so long as the same

16 is exempted from the imposition of the tax by the Constitution 17 or laws of the United States; and the tax shall be paid only 18 once upon the same fuel; provided further that a licensed 19 distributor shall be entitled, in computing the tax the licensed 20 distributor is required to pay, to deduct from the gallons of 21 fuel reported for the month for each county or for the island of

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Lanai or the island of Molokai, as the case may be, one gallon for each ninety-nine gallons of like liquid fuel sold by retail dealers in that county or on that island during the month, as shown by certificates furnished by the retail dealers to the distributor and attached to the distributor's report. All taxes payable for any month shall be delinquent after the expiration of the twentieth day of the following month.

8 Statements filed under this section concerning the number 9 of gallons of fuel refined, manufactured, compounded, imported, 10 sold or used by the distributor or person [are] shall be public 11 records."

SECTION 23. Section 244D-4, Hawaii Revised Statutes, is
amended by amending subsection (a) to read as follows:

14 "(a) Every person who sells or uses any liquor in the 15 State not taxable under this chapter, in respect of the 16 transaction by which the person or the person's vendor acquired 17 the liquor, shall pay a gallonage tax [which] that is hereby 18 imposed at the following rates for the various liquor categories 19 defined in section 244D-1:

20 [For the period July 1, 1997, to June 30, 1998, the tax
21 rate shall be:



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1	(1)	\$5.92 per wine gallon on distilled spirits;
2	(2)	\$2.09 per wine gallon on sparkling wine;
3	(3)	\$1.36 per wine gallon on still wine;
4	(4)	\$0.84 per wine gallon on cooler beverages;
5	(5)	\$0.92 per wine gallon on beer other than draft beer;
6	(6)	\$0.53 per wine gallon on draft beer;]
7	On J	uly 1, 1998, and thereafter, the tax rate shall be:
8	(1)	\$5.98 per wine gallon on distilled spirits;
9	(2)	\$2.12 per wine gallon on sparkling wine;
10	(3)	\$1.38 per wine gallon on still wine;
11	(4)	\$0.85 per wine gallon on cooler beverages;
12	(5)	\$0.93 per wine gallon on beer other than draft beer;
13		and
14	(6)	\$0.54 per wine gallon on draft beer;
15	and at a	proportionate rate for any other quantity so sold or
16	used."	
17	SECI	TON 24. Section 244D-6, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§24	4D-6 Return, form, contents. Every taxpayer shall, on
20	or before	e the twentieth day of each month, file with the
21	departmen	nt [of taxation in the taxation district in which the





1 taxpayer's business premises are located, or with the department 2 in Honolulu,] a return showing all sales of liquor by gallonage 3 and dollar volume in each liquor category defined in 4 section 244D-1 and taxed under section 244D-4(a) made by the 5 taxpayer during the preceding month, showing separately the 6 amount of the nontaxable sales, and the amount of the taxable 7 sales, and the tax payable thereon. [The return shall also show 8 the amount of liquor by gallonage and dollar volume in each 9 liquor category defined in section 244D 1 and taxed under 10 section 244D 4(a) used during the preceding month which is 11 subject to tax, and the tax payable thereon.] The form and 12 manner of the return shall be prescribed by the department and 13 shall contain [such] any information [as it] the department may 14 deem necessary for the proper administration of this chapter." 15 SECTION 25. Section 245-2.5, Hawaii Revised Statutes, is 16 amended as follows:

17 1. By amending subsections (a) and (b) to read:

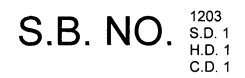
"(a) [Beginning December 1, 2006, every] Every retailer
engaged in the retail sale of cigarettes and other tobacco
products upon which a tax is required to be paid under this
chapter shall obtain a retail tobacco permit.

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1	(b)	[Beg	inning March 1, 2007, it] It shall be unlawful for
2	any retai	ler e	ngaged in the retail sale of cigarettes and other
3	tobacco p	roduc	ts upon which a tax is required to be paid under
4	this chap	ter t	o sell, possess, keep, acquire, distribute, or
5	transport	ciga	rettes or other tobacco products for retail sale
6	unless a :	retai	l tobacco permit has been issued to the retailer
7	under this	s sec	tion and the retail tobacco permit is in full
8	force and	effe	ct."
9	2.	By am	ending subsection (1) to read:
10	"(1)	Ар	ermittee shall keep a complete and accurate record
11	of the pe	rmitt	ee's cigarette or tobacco product inventory. The
12	records s	hall:	
13	(1)	Incl	ude:
14		(A)	A written statement containing the name and
15			address of the permittee's source of its
16			cigarettes and tobacco products;
17		(B)	The date of delivery, quantity, trade name or
18			brand, and price of the cigarettes and tobacco
19			products; and
20		(C)	Documentation in the form of any purchase orders,
21			invoices, bills of lading, other written





1	statements, books, papers, or records in whatever
2	format, including electronic format, which
3	substantiate the purchase or acquisition of the
4	cigarettes and tobacco products stored or offered
5	for sale; and
6	(2) Be offered for inspection and examination within
7	twenty-four hours of demand by the department or the
8	attorney general, and shall be preserved for a period
9	of [three] <u>five</u> years; provided that:
10	(A) Specified records may be destroyed if the
11	department and the attorney general both consent
12	to their destruction within the [three year]
13	five-year period; and
14	(B) Either the department or the attorney general may
15	adopt rules pursuant to chapter 91 that require
16	specified records to be kept longer than a period
17	of [three] <u>five</u> years."
18	SECTION 26. Section 245-9, Hawaii Revised Statutes, is
19	amended by amending subsections (a) and (b) to read as follows:
20	"(a) The department and the attorney general may examine
21	all records, including tax returns [and reports under

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1 section 245 31, required to be kept or filed under this 2 chapter, and books, papers, and records of any person engaged in 3 the business of wholesaling or dealing cigarettes and tobacco products, to verify the accuracy of the payment of the taxes 4 imposed by this chapter. Every person in possession of any 5 books, papers, and records, and the person's agents and 6 7 employees, are directed and required to give the department and the attorney general the means, facilities, and opportunities 8 9 for the examinations.

10 The department and the attorney general may inspect (b) 11 the operations, premises, and storage areas of any entity engaged in the sale of cigarettes, or the contents of a specific 12 vending machine, during regular business hours. This inspection 13 shall include inspection of all statements, books, papers, and 14 15 records in whatever format, including electronic format, pertaining to the acquisition, possession, transportation, sale, 16 or use of packages of cigarettes and tobacco products other than 17 cigarettes, to verify the accuracy of the payment of taxes 18 19 imposed by this chapter, and of the contents of cartons and 20 shipping or storage containers to ascertain that all individual 21 packages of cigarettes have an affixed stamp of proper

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denomination as required by this chapter. This inspection may 1 2 also verify that all stamps were produced under the authority of 3 the department. Every entity in possession of any books, 4 papers, and records, and the entity's agents and employees, are 5 directed and required to give the department and the attorney 6 general the means, facilities, and opportunities for the [For purposes of this chapter "entity" means one 7 examinations. or more individuals, a company, corporation, a partnership, an 8 9 association, or any other type of legal entity.] " 10 SECTION 27. Section 245-41, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 11 "(c) Where the attorney general [initiates and] conducts 12 13 an investigation resulting in the imposition and collection of a 14 criminal fine pursuant to this part, one hundred per cent of the fine shall be distributed to the attorney general to be 15 deposited to the credit of the department of the attorney 16 17 general's tobacco enforcement special fund; provided that if the 18 attorney general engages the prosecuting attorney for the investigation or prosecution, or both, resulting in the 19 imposition and collection of a criminal fine under this part, 20

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1 the fine shall be shared equally between the attorney general 2 and the prosecuting attorney." 3 SECTION 28. Section 251-1, Hawaii Revised Statutes, is amended by deleting the definition of "director". 4 [""Director" means the director of taxation."] 5 SECTION 29. Section 251-5, Hawaii Revised Statutes, is 6 7 amended to read as follows: 8 "§251-5 Remittances. All remittances of surcharge taxes 9 imposed under this chapter shall be made by cash, bank draft, 10 cashier's check, money order, or certificate of deposit [to the 11 office of the taxation district to which the return was 12 transmitted.] in the form and manner prescribed by the 13 department. The department shall deposit the moneys into the 14 state treasury to the credit of the state highway fund." SECTION 30. Section 251-7, Hawaii Revised Statutes, is 15 16 amended to read as follows: 17 "[+] §251-7[+] Filing of returns. All monthly, quarterly, semiannual, and annual returns shall be transmitted [to the 18 19 office of the taxation district in which the person's place of 20 business is situated or to the office of the first taxation

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district in Honolulu.] in the form and manner prescribed by the 1 2 department." 3 SECTION 31. Section 235-5.6, Hawaii Revised Statutes, is 4 repealed. ["[§235-5.6] Individual development account contribution 5 tax credit. (a) There shall be allowed to each taxpayer 6 7 subject to the tax imposed under this chapter, an individual development account contribution tax credit certified under 8 9 chapter 257 which shall be applied against the taxpayer's net 10 income tax liability, if any, imposed by this chapter for the 11 taxable year in which the credit is properly claimed. 12 (b) The individual development account contribution tax 13 credit shall be equal to fifty per cent of the amount contributed by the taxpayer to a fiduciary organization as 14

15 defined by and in the manner prescribed in chapter 257. If a

16 deduction is taken under section 170 (with respect to charitable

17 contributions and gifts) of the Internal Revenue Code, no tax

18 credit shall be allowed for that portion of the contribution for

19 which the deduction was taken.

20 (c) If the tax credit under this section exceeds the

21 taxpayer's income tax liability, the excess of the tax credit



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1	over-liability may be used as a credit against the taxpayer's
2	income tax liability in subsequent years until exhausted. All
3	claims, including any amended claims, for tax credits under this
4	section shall be filed on or before the end of the twelfth month
5	following the close of the taxable year for which the credit may
6	be claimed. Failure to comply with the foregoing provision
7	shall constitute a waiver of the right to claim the credit.
8	(d) Application for the credit under this section shall be
9	upon forms provided by the department.
10	(e) The credit under this section shall be available for
11	taxable years beginning after December 31, 1999, but shall not
12	be available for taxable years beginning after December 31,
13	2004. "]
14	SECTION 32. Section 235-111.5. Hawaii Revised Statutes, is
15	repealed.
16	[" §235-111.5 High technology; sale of unused net operating
17	loss carryover. (a) A qualified high technology business as
18	defined in section 235-7.3 may apply to the department to sell
19	its unused net operating loss carryover to another taxpayer. If
20	approved by the department, a qualified high technology business
21	may sell its unused net operating loss carryover to another

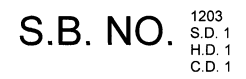


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1	taxpayer in an amount equal to at least seventy five per cent of
2	the amount of the surrendered tax benefit, computed at the
3	corporate rate pursuant to section 235-71; provided that the
4	qualified high-technology business may sell no more than
5	\$500,000 of its unused net operating loss carryover to another
6	taxpayer per year. In the case of partnerships, limited
7	liability partnerships, limited liability companies classified
8	as partnerships, and S corporations, each partner, member, or
9	shareholder may sell its share of the entity's total net
10	operating loss. The tax benefit purchased by the buyer shall be
11	claimed in the year for which the sale is approved by the
12	department. Any use of the purchased net operating loss
13	carryover for tax carryback or carryforward purposes shall
14	comply with applicable law. The income from the sale of the net
15	operating loss carryover received by the seller shall be
16	reported on its tax return in the taxable year received but
17	shall-not be considered-taxable income.
18	(b) No application for the sale of unused net operating
19	losses shall be approved if the seller is a qualified high
20	technology business that:

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1	(1)	Has demonstrated positive net income in either of the
2		two-previous full years of ongoing operations as
3		determined on its financial statements;
4	(2)	Has demonstrated a ratio of one hundred ten per cent
5		or greater of operating revenues divided by operating
6		expenses in either of the two previous full years of
7		operations as determined on its financial statements;
8		or
9	(3)	Is directly or indirectly at least fifty per cent
10		owned or controlled by another corporation that has
11		demonstrated positive net income in either of the two
12		previous full years of ongoing operations as
13		determined on its financial statements or is part of a
14		consolidated group of affiliate corporations, as filed
15		for federal income tax purposes, that in the aggregate
16		has demonstrated positive net income in either of the
17		two previous full years of ongoing operations as
18		determined on its combined financial statements.
19	In t	he case of partnerships, limited liability
20	partnersh	ips, limited liability companies classified as
21	partnersh	ips, and S-corporations, the application for the sale



1	of unused net operating losses shall only be approved to the
2	extent that all partners, members, or shareholders certify that
3	they have not received a tax benefit from the losses.
4	(c) As used in this section:
5	"Net operating loss" means a net operating loss for income
6	tax purposes occurring in the two taxable years preceding the
7	year in which the sale of net operating loss carryover occurs.
8	"Surrendered tax benefit" means the tax liability saved if
9	the net operating loss carryforward could have been used by the
10	qualified high technology business.
11	(d) This section shall only apply to sales of net
12	operating loss carryovers after December 31, 2000, and before
13	January 1, 2004. "]
14	SECTION 33. Section 239-11, Hawaii Revised Statutes, is
15	repealed.
16	["§239-11 Exemption of certain contract carriers. (a)
17	There shall be exempted and excluded from the measure of the tax
18	imposed by this chapter the gross income from any contract
19	carrier by water-which is engaged primarily in the business of
20	transporting persons between harbors or wharves of the various
21	counties for interisland cruises within the State; provided that

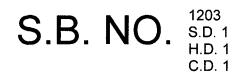
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1	such exemption shall be applicable for the period July 1, 1981,		
2	to June 30, 1996.		
3	- (b)	-Any contract carrier and related partners, if any,	
4	claiming	an exemption under-subsection (a) shall-submit an	
5	annual financial report, prepared by an independent certified		
6	public accountant, to the department of taxation and to the		
7	department of business, economic development, and tourism on or		
8	before th	e fifteenth day of the fifth month following the close	
9	of each t	axable year for which the exemption is being claimed;	
10	provided-	that in addition to reports in 1992, 1993, 1994, and	
11	1995, an	annual_financial_report_shall_be_due_on_or_before	
12	March 1,	1996. The annual financial report, prepared in a form	
13	approved-	by the director of taxation, shall include but not be	
14	limited t	.o:	
15	(1)	A balance sheet of assets and liabilities;	
16	(2)	A statement of income and expenses;	
17	(3)	Supplementary information to financial statements;	
18	(4)	A summary of financial condition; and	
19	(5)	An apportionment of income and expenses of the	
20		contract carrier and related partners, if any, within	
21		and without the State.	

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1	Within thirty days of the receipt of the financial report
2	from the contract carrier and related partners, if any, the
3	director of taxation shall submit relevant financial data to the
4	legislature. Failure to comply with this subsection by the
5	contract carrier or related partners, if any, as determined by
6	the director of taxation, shall constitute a waiver of the right
7	to claim the exemption."]
8	SECTION 34. Section 239-12, Hawaii Revised Statutes, is
9	repealed.
10	[" [\$239-12] Call centers; exemption; engaging in business;
11	definitions. (a) This chapter shall not apply to amounts
12	received from a person-operating a call center by a person
13	engaged in business as a telecommunications common carrier for
14	interstate or foreign telecommunications services, including
15	toll free-telecommunications, telecommunications capabilities
16	for electronic mail, voice and data telecommunications,
17	computerized telephone support, facsimile, wide area
18	telecommunications services, or computer to computer
19	communication.
20	(b) The department, by rule, may provide that the person
21	providing the telecommunications service may take from the





1	person operating a call center a certificate, in a form that the
2	department shall prescribe, certifying that the amounts received
3	for telecommunications services are for operating a call center.
4	If the certificate is required by rule of the department, the
5	absence of the certificate in itself shall give rise to the
6	presumption that the amounts received from the sale of
7	telecommunications services are not for operating a call center.
8	(c) As used in this section:
9	"Call center" means a physical or electronic operation that
10	focuses on providing customer service and support for computer
11	hardware and software companies, manufacturing companies,
12	software service organizations, and telecommunications support
13	services, within an organization in which a managed group of
14	individuals spend most of their time engaging in business by
15	telephone, usually working in a computer automated environment;
16	provided that the operation shall not include telemarketing or
17	sales.
18	"Customer service and support" means product support,
19	technical assistance, sales support, phone or computer-based
20	configuration assistance, software upgrade help lines, and

21 traditional help desk services.

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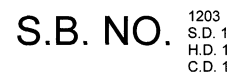
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1	(d) This section shall not apply to income received after		
2	June-30, 2010. "]		
3	SECTION 35. Section 243-8, Hawaii Revised Statutes, is		
4	repealed.		
5	[" §243-8 License taxes payable monthly. License taxes		
6	imposed by this chapter shall be paid in monthly installments to		
7	the department of taxation."]		
8	SECTION 36. Section 245-31, Hawaii Revised Statutes, is		
9	repealed.		
10	[" \$245-31 Monthly report on distributions of cigarettes		
11	and tobacco products, and purchases of stamps. (a) On or		
12	before the twentieth day of each month, every licensee shall		
13	file on forms prescribed by the department:		
14	(1) A report of the licensee's distributions of eigarettes		
15	and purchases of stamps during the preceding month;		
16	and		
17	(2) Any other information that the department may require		
18	to carry out this part.		
19	(b) On or before the twentieth day of each month, every		
20	licensee shall file on forms prescribed by the department:		

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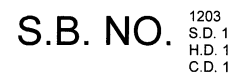
1	(1)	A-report of the licensee's distributions of tobacco
2		products and the wholesale costs of tobacco products
3		during-the preceding month; and
4	(2)	Any other information that the department may require
5		to carry out this part."]
6		PART III
7	SECT	ION 37. Section 235-2.45, Hawaii Revised Statutes, is
8	amended by	y amending subsection (d) to read as follows:
9	"(d)	Section 704 of the Internal Revenue Code (with
10	respect to	o a partner's distributive share) shall be operative
11	for purpo	ses of this chapter; except that section 704(b)(2)
12	shall not	apply to:
13	(1)	Allocations of the high technology business investment
14		tax credit allowed by section 235-110.9 for
15		investments made before May 1, 2009;
16	[(2)	Allocations of net operating loss pursuant to section
17		235 111.5;] or
18	[(3)]	(2) Allocations of low-income housing tax credits
19		among partners under section 235-110.8."
20	SECT	ION 38. Section 257-10, Hawaii Revised Statutes, is
21	repealed.	





1	[" §257-10 Tax credit. (a) Taxpayers subject to the tax
2	imposed under chapter 235 who contribute matching funds for
3	individual development accounts may be eligible for the tax
4	credit provided under section 235-5.6.
5	(b) Individuals, organizations, and businesses seeking the
6	tax credit can contribute a matching share to designated
7	individuals or contribute to a fiduciary organization and permit
8	it to allocate the funds to all of its participants on a
9	proportionate basis.
10	(c) The administrator of the fiduciary organization, with
11	the cooperation of the participating organizations, shall
12	maintain records of the names of contributors and the total
13	amount-each contributor contributes to an individual development
14	account match fund for the taxable year. All contributions
15	shall be verified by the department of human services. The
16	department of human services shall total all contributions that
17	the department certifies. Upon each determination, the
18	department of human services shall issue a certificate to the
19	taxpayer. The taxpayer shall file the certificate with the
20	taxpayer's tax return with the department of taxation.

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1	When the total amount of certified contributions reaches
2	\$1,000,000, the department shall immediately discontinue
3	certifying contributions and notify the department of taxation.
4	In-no instance, shall the total amount of certified
5	contributions exceed \$1,000,000 over the five year period
6	between January 1, 2000, and December 31, 2004.
7	(d) The State shall provide no more than \$1,000,000 in tax
8	credits for private individuals, businesses, and organizations
9	contributing funds to individual development account programs."]
10	PART IV
11	SECTION 39. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 40. This Act shall take effect upon its approval.





Report Title: Taxation; Housekeeping Amendments

Description: Amends title 14, Hawaii Revised Statutes, to make nonsubstantive changes for clarity and to delete obsolete provisions. (CD1)

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

