_

A BILL FOR AN ACT

RELATING TO THE CONTROLLING INTEREST TRANSFER TAX.

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

1	SECTION 1. Chapter 247, Hawaii Revised Statutes, is			
2	amended by adding a new section to be appropriately designated			
3	and to read as follows:			
4	" <u>§247-</u> Transfers or acquisitions of controlling			
5	interests in entities; applicability of chapter. (a) The			
6	transfer of a controlling interest in an entity shall be			
7	considered a taxable transaction of the entity's real property			
8	for the purposes of this chapter; provided that:			
9	(1) The transfer or acquisition of the controlling			
10	interest occurs within any thirty-six-month period;			
11	(2) The controlling interest was transferred in a single			
12	transaction or a series of transactions by a single			
13	person or acquired by a single person or a group of			
14	persons acting in concert;			
15	(3) The entity has an interest in real property located in			
16	this State;			



S.B. NO. ²⁰⁴⁴ S.D. 1

1	(4) The transfer is not otherwise exempt under section
2	247-3; and
3	(5) The transfer was made for valuable consideration.
4	(b) For the sole purpose of determining whether a transfer
5	or acquisition pursuant to the exercise of an option occurred
6	within the thirty-six-month taxable transfer period, the date
7	that the option agreement was executed shall be the date on
8	which the transfer or acquisition of the controlling interest is
9	deemed to occur. For all other purposes under this section, the
10	date the option is exercised shall be the date of the transfer
11	or acquisition of the controlling interest.
12	(c) For purposes of this subsection, all acquisitions of
13	persons acting in concert shall be aggregated for purposes of
14	determining whether a transfer or acquisition of a controlling
15	interest has taken place. The department of taxation shall
16	adopt rules to determine when persons are acting in concert,
17	which shall consider the following:
18	(1) Persons shall be treated as acting in concert when
19	they have a relationship with each other such that one
20	person influences or controls the actions of another
21	through common ownership; and



Page 3

1	(2)	When persons are not commonly owned or controlled,
2		they shall be treated as acting in concert only when
3		the unity with which the purchasers have negotiated
4		and will consummate the transfer of ownership
5		interests supports a finding that they are acting as a
6		single entity; provided that, if the acquisitions are
7		completely independent and each purchaser buys without
8		regard to the identity of the other purchasers, the
9		acquisitions shall be considered separate
10		acquisitions.
11	(d)	The department of taxation may, at the director's
12	option, e	nforce the obligation of the seller under this chapter
12 13	option, e as follow	
13	as follow	<u>s:</u>
13 14	as follow	s: In the transfer or acquisition of a controlling
13 14 15	as follow	<u>s:</u> <u>In the transfer or acquisition of a controlling</u> <u>interest of a profit corporation, the director may</u>
13 14 15 16	as follow	<u>s:</u> <u>In the transfer or acquisition of a controlling</u> <u>interest of a profit corporation, the director may</u> <u>enforce the obligation against:</u>
13 14 15 16 17	as follow	<pre>s: In the transfer or acquisition of a controlling interest of a profit corporation, the director may enforce the obligation against: (A) The corporation in which a controlling interest</pre>

2024-1002 SB2044 SD1 SMA.docx

1		(C) When the corporation is not a publicly traded
2		company, against the person or persons who
3		transferred the controlling interest in the
4		corporation; and
5	(2)	In the transfer or acquisition of a controlling
6		interest of any other corporation, partnership,
7		association, trust, or other entity, the director may
8		enforce the obligation against either:
9		(A) The entity in which a controlling interest is
10		transferred or acquired; or
11		(B) The person or persons who transferred or acquired
12		the controlling interest in the entity.
13	<u>(e)</u>	All taxes collected pursuant to this section shall be
14	deposited	in accordance with section 247-7.
15	<u>(f)</u>	For purposes of this section, "controlling interest"
16	means:	
17	(1)	For a profit corporation, either fifty per cent or
18		more of the total combined voting power of all classes
19		of stock of the profit corporation entitled to vote,
20		or fifty per cent of the capital, profits, or

2024-1002 SB2044 SD1 SMA.docx

S.B. NO. ²⁰⁴⁴ S.D. 1

1		beneficial interest in the voting stock of the profit
2		corporation; and
3	(2)	For any other corporation or a partnership,
4		association, trust, or entity, fifty per cent or more
5		of the capital, profits, or beneficial interest in the
6		corporation, partnership, association, trust, or other
7		entity."
8	SECT	ION 2. Section 201H-191, Hawaii Revised Statutes, is
9	amended by	y amending subsection (a) to read as follows:
10	"(a)	There is created a dwelling unit revolving fund. The
11	funds app	ropriated for the purpose of the dwelling unit
12	revolving	fund, controlling interest transfer taxes distributed
13	pursuant	to section 247-7(3), and all moneys received or
14	collected	by the corporation for the purpose of the revolving
15	fund shal	l be deposited in the revolving fund. The proceeds in
16	the revol	ving fund shall be used to reimburse the general fund
17	to pay the	e interest on general obligation bonds issued for the
18	purposes	of the revolving fund, for the necessary expenses in
19	administe	ring housing development programs and regional state
20	infrastru	cture programs, and for carrying out the purposes of
21	housing d	evelopment programs and regional state infrastructure



S.B. NO. ²⁰⁴⁴ S.D. 1

1 programs, including but not limited to the expansion of 2 community facilities and regional state infrastructure 3 constructed in conjunction with housing and mixed-use transitoriented development projects, permanent primary or secondary 4 5 financing, and supplementing building costs, federal guarantees required for operational losses, and all things required by any 6 7 federal agency in the construction and receipt of federal funds or low-income housing tax credits for housing projects." 8

9 SECTION 3. Section 247-1, Hawaii Revised Statutes, is
10 amended to read as follows:

11 "§247-1 Imposition of tax. There is hereby imposed and shall be levied, collected, and paid, a tax as hereinafter 12 13 provided, on all transfers or conveyances of realty or any 14 interest therein, by way of deeds, leases, subleases, 15 assignments of lease, agreements of sale, assignments of 16 agreement of sale, instruments, writings, and any other 17 document, whereby any lands, interests in land, tenements, or 18 other realty sold shall be granted, assigned, transferred, or 19 otherwise conveyed to, or vested in, the purchaser or 20 purchasers, lessee or lessees, sublessee or sublessees, assignee 21 or assignees, or any other person or persons, by the person's or



S.B. NO. ²⁰⁴⁴ S.D. 1

1	their direction. For purposes of this chapter, "transfers or
2	conveyances" shall include the transfer or acquisition within
3	any thirty-six-month period of a controlling interest in any
4	entity with an interest in real property located in this State
5	for valuable consideration."
6	SECTION 4. Section 247-2, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§247-2 Basis and rate of tax. The tax imposed by section
9	247-1 shall be based on the actual and full consideration
10	(whether cash or otherwise, including any promise, act,
11	forbearance, property interest, value, gain, advantage, benefit,
12	or profit), paid or to be paid for all transfers or conveyance
13	of realty or any interest therein, or in the case of a transfer
14	or acquisition of a controlling interest pursuant to section
15	247- , the fair market value of the real property owned by the
16	entity at the time the controlling interest is transferred or
17	acquired, that shall include any liens or encumbrances thereon
18	at the time of sale, lease, sublease, assignment, transfer, or
19	conveyance, and shall be at the following rates:
20	(1) Except as provided in paragraph (2):

2024-1002 SB2044 SD1 SMA.docx

Page 7

1		(A)	Ten cents per \$100 for properties with a value of
2			less than \$600,000;
3		(B)	Twenty cents per \$100 for properties with a value
4			of at least \$600,000, but less than \$1,000,000;
5		(C)	Thirty cents per \$100 for properties with a value
6			of at least \$1,000,000, but less than \$2,000,000;
7		(D)	Fifty cents per \$100 for properties with a value
8			of at least \$2,000,000, but less than \$4,000,000;
9		(E)	Seventy cents per \$100 for properties with a
10			value of at least \$4,000,000, but less than
11			\$6,000,000;
12		(F)	Ninety cents per \$100 for properties with a value
13			of at least \$6,000,000, but less than
14			\$10,000,000; and
15		(G)	One dollar per \$100 for properties with a value
16			of \$10,000,000 or greater; and
17	(2)	For	the sale of a condominium or single family
18		resi	dence for which the purchaser is ineligible for a
19		coun	ty homeowner's exemption on property tax:
20		(A)	Fifteen cents per \$100 for properties with a
21			value of less than \$600,000;



1	(B)	Twenty-five cents per \$100 for properties with a
2		value of at least \$600,000, but less than
3		\$1,000,000;
4	(C)	Forty cents per \$100 for properties with a value
5		of at least \$1,000,000, but less than \$2,000,000;
6	(D)	Sixty cents per \$100 for properties with a value
7		of at least \$2,000,000, but less than \$4,000,000;
8	(E)	Eighty-five cents per \$100 for properties with a
9		value of at least \$4,000,000, but less than
10		\$6,000,000;
11	(F)	One dollar and ten cents per \$100 for properties
12		with a value of at least \$6,000,000, but less
13		than \$10,000,000; and
14	(G)	One dollar and twenty-five cents per \$100 for
15		properties with a value of \$10,000,000 or
16		greater,
17	of [such] <u>the</u>	actual and full consideration; provided that in
18	the case of a	lease or sublease, this chapter shall apply only
19	to a lease or	sublease whose full unexpired term is for a period
20	of five years	or more, and in those cases, including (where
21	appropriate) t	hose cases where the lease has been extended or

2024-1002 SB2044 SD1 SMA.docx

S.B. NO. $^{2044}_{S.D. 1}$

1	amended,	the tax in this chapter shall be based on the cash
2	value of	the lease rentals discounted to present day value and
3	capitaliz	ed at the rate of six per cent, plus the actual and
4	full cons	ideration paid or to be paid for any and all
5	improveme	nts, if any, that shall include on-site as well as off-
6	site impro	ovements, applicable to the leased premises; and
7	provided :	further that the tax imposed for each transaction shall
8	be not lea	ss than \$1."
9	SECT	ION 5. Section 247-3, Hawaii Revised Statutes, is
10	amended to	o read as follows:
11	"§24'	7-3 Exemptions. The tax imposed by section 247-1
12	shall not	apply to:
13	(1)	Any document or instrument that is executed prior to
14		January 1, 1967;
15	(2)	Any document or instrument that is given to secure a
16		debt or obligation;
17	(3)	Any document or instrument that only confirms or
18		corrects a deed, lease, sublease, assignment,
19		transfer, or conveyance previously recorded or filed;

2024-1002 SB2044 SD1 SMA.docx

Page 11

1	(4)	Any document or instrument between husband and wife,
2		reciprocal beneficiaries, or parent and child, in
3		which only a nominal consideration is paid;
4	(5)	Any document or instrument in which there is a
5		consideration of \$100 or less paid or to be paid;
6	(6)	Any document or instrument conveying real property
7		that is executed pursuant to an agreement of sale, and
8		where applicable, any assignment of the agreement of
9		sale, or assignments thereof; provided that the taxes
10		under this chapter have been fully paid upon the
11		agreement of sale, and where applicable, upon [such]
12		the assignment or assignments of agreements of sale;
13	(7)	Any deed, lease, sublease, assignment of lease,
14		agreement of sale, assignment of agreement of sale,
15		instrument or writing in which the United States or
16		any agency or instrumentality thereof or the State or
17		any agency, instrumentality, or governmental or
18		political subdivision thereof are the only parties
19		thereto;
20	(8)	Any document or instrument executed pursuant to a tax

sale conducted by the United States or any agency or

21

2024-1002 SB2044 SD1 SMA.docx

Page 12

1		instrumentality thereof or the State or any agency,
2		instrumentality, or governmental or political
3		subdivision thereof for delinquent taxes or
4		assessments;
5	(9)	Any document or instrument conveying real property to
6		the United States or any agency or instrumentality
7		thereof or the State or any agency, instrumentality,
8		or governmental or political subdivision thereof
9		pursuant to the threat of the exercise or the exercise
10		of the power of eminent domain;
11	(10)	Any document or instrument that solely conveys or
12		grants an easement or easements;
13	(11)	Any document or instrument whereby owners partition
14		their property, whether by mutual agreement or
15		judicial action; provided that the value of each
16		owner's interest in the property after partition is
17		equal in value to that owner's interest before
18		partition;
19	(12)	Any document or instrument between marital partners or
20		reciprocal beneficiaries who are parties to a divorce
21		action or termination of reciprocal beneficiary



1		relationship that is executed pursuant to an order of
2		the court in the divorce action or termination of
3		reciprocal beneficiary relationship;
4	(13)	Any document or instrument conveying real property
5		from a testamentary trust to a beneficiary under the
6		trust;
7	(14)	Any document or instrument conveying real property
8		from a grantor to the grantor's revocable living
9		trust, or from a grantor's revocable living trust to
10		the grantor as beneficiary of the trust;
11	[(15)	Any document or instrument conveying real property, or
12		any interest therein, from an entity that is a party
13		to a merger or consolidation under chapter 414, 414D,
14		415A, 421, 421C, 425, 425E, or 428 to the surviving or
15		new entity;
16	(16)]	(15) Any document or instrument conveying real
17		property, or any interest therein, from a dissolving
18		limited partnership to its corporate general partner
19		that owns, directly or indirectly, at least a ninety
20		per cent interest in the partnership, determined by
21		applying section 318 (with respect to constructive



Page 14

1 ownership of stock) of the federal Internal Revenue 2 Code of 1986, as amended, to the constructive 3 ownership of interests in the partnership; and 4 $\left[\frac{(17)}{(16)}\right]$ (16) Any document or instrument that conforms to the 5 transfer on death deed as authorized under chapter 527." 6 7 SECTION 6. Section 247-4, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 8 [The] Except as provided in section 247- , the tax 9 "(a) 10 imposed by this chapter shall be paid by the grantor, lessor, 11 sublessor, assignor, transferor, seller, conveyor, or any other 12 person conveying realty, or any interest therein, by a document 13 or instrument subject to section 247-1; except, however, in the 14 case where the United States or any agency or instrumentality 15 thereof or the State or any agency, instrumentality, or 16 governmental or political subdivision thereof is the grantor, 17 lessor, sublessor, assignor, transferor, seller, or conveyor, 18 the tax shall be paid by the grantee, lessee, sublessee, 19 assignee, transferee, purchaser, or conveyee, as the case may 20 be."

2024-1002 SB2044 SD1 SMA.docx

S.B. NO. ²⁰⁴⁴ S.D. 1

1 SECTION 7. Section 247-7, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§247-7 Disposition of taxes. All taxes collected under 4 this chapter shall be paid into the state treasury to the credit 5 of the general fund of the State, to be used and expended for 6 the purposes for which the general fund was created and exists 7 by law; provided that of the taxes collected each fiscal year: 8 Ten per cent or \$5,100,000, whichever is less, shall (1) 9 be paid into the land conservation fund established 10 pursuant to section 173A-5; [and] 11 (2) Fifty per cent or \$38,000,000, whichever is less, 12 shall be paid into the rental housing revolving fund 13 established by section 201H-202[+]; and 14 (3) per cent or \$, whichever is less, 15 shall be paid into the dwelling unit revolving fund 16 established by section 201H-191." 17 SECTION 8. Statutory material to be repealed is bracketed 18 and stricken. New statutory material is underscored. 19 SECTION 9. This Act shall take effect on January 1, 2025.

2024-1002 SB2044 SD1 SMA.docx

Report Title:

DOTAX; Conveyance Tax; Controlling Interest Transfers; Dwelling Unit Revolving Fund; Rules

Description:

Establishes that the transfer of a controlling interest in an entity that owns real property in the State shall be subject to the conveyance tax established in chapter 247, HRS. Requires an unspecified amount of the conveyance tax collected to be deposited into the Dwelling Unit Revolving Fund. Requires the Department of Taxation to adopt rules. (SD1)

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

