# A BILL FOR AN ACT

RELATING TO THE INDIVIDUAL HOUSING ACCOUNT PROGRAM.

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

- SECTION 1. The legislature finds that the affordable
  housing crisis continues to be one of the State's most
  significant and challenging social problems and is a critical
- 4 issue for many Hawaii residents. As the cost of housing
- 5 continues to rise, the State must assist residents in finding
- 6 methods of increasing the availability of homeownership. Saving
- 7 for a down-payment on a home loan continues to be a barrier for
- $oldsymbol{8}$  many Hawaii residents with few programs available to assist in
- 9 this endeavor.
- 10 Contributions to the first-time home buyer savings account
- 11 will reduce taxable income. This incentivizes first time home
- 12 ownership through saving for a down payment and closing costs.
- 13 Accordingly, the purpose of this Act is to increase the
- 14 maximum annual deduction for contributions into, and maximum
- 15 account levels for, individual housing accounts, to reflect
- 16 current housing prices more accurately.

1 SECTION 2. Section 235-5.5, Hawaii Revised Statutes, is 2 amended as follows: 1. By amending subsections (a) and (b) to read: 3 4 There shall be allowed as a deduction from gross income the amount, not to exceed [\$5,000,] \$ , paid in 5 6 cash during the taxable year by an individual taxpayer to an 7 individual housing account established for the individual's 8 benefit to provide funding for the purchase of the individual's 9 first principal residence. A deduction not to exceed [\$10,000] 10 \$ shall be allowed for a married couple filing a joint 11 return. No deduction shall be allowed on any amounts 12 distributed less than three hundred sixty-five days from the 13 date on which a contribution is made to the account. Any 14 deduction claimed for a previous taxable year for amounts 15 distributed less than three hundred sixty-five days from the 16 date on which a contribution was made shall be disallowed and 17 the amount deducted shall be included in the previous taxable 18 year's gross income and the tax reassessed. The interest paid 19 or accrued within the taxable year on the account shall not be 20 included in the individual's gross income. For purposes of this 21 section, the term "first principal residence" means a

1 residential property purchased with the payment or distribution 2 from the individual housing account which shall be owned and 3 occupied as the only home by an individual who did not have any interest in, individually, or whose spouse did not have any 4 interest in, if the individual is married, a residential 5 property within the last five years of opening the individual 6 7 housing account. 8 In the case of a married couple filing separate returns, 9 the sum of the deductions allowable to each of them for the taxable year shall not exceed [\$5,000,] \$\_\_\_\_\_, or 10 [\$10,000] \$ for a joint return, for amounts paid in 11 12 cash, excluding interest paid or accrued thereon. 13 The amounts paid in cash allowable as a deduction under 14 this section to an individual for all taxable years shall not 15 exceed [\$25,000,] \$ excluding interest paid or 16 accrued. In the case of married individuals having separate 17 individual housing accounts, the sum of the separate accounts 18 and the deduction under this section shall not exceed [\$25,000]\$ \_\_\_\_\_, excluding interest paid or accrued thereon. 19 **20** (b) For purposes of this section, the term "individual 21 housing account" means a trust created or organized in Hawaii

1 for the exclusive benefit of an individual, or, in the case of a 2 married individual, for the exclusive benefit of the individual 3 and spouse jointly, but only if the written governing instrument 4 creating the trust meets the following requirements: 5 (1) Contributions shall not be accepted for the taxable year in excess of [\$5,000] \$ (or [\$10,000]) 6 \$ in the case of a joint return) or in 7 excess of [\$25,000] \$ for all taxable years, 8 exclusive of interest paid or accrued; 9 10 (2) The trustee is a bank, a savings and loan association, 11 a credit union, or a depository financial services 12 loan company, chartered, licensed, or supervised under 13 federal or state law, whose accounts are insured by 14 the Federal Deposit Insurance Corporation, the 15 National Credit Union Administration, or any agency of 16 [this] the State or any federal agency established for 17 the purpose of insuring accounts in these financial 18 institutions. The financial institution [must] shall 19 actively make residential real estate mortgage loans 20 in Hawaii;

## H.B. NO. 486 H.D. 2 S.D. 1

1	(3)	The assets of the trust shall be invested only in
2		fully insured savings or time deposits. Funds held in
3		the trust may be commingled for purposes of
4		investment, but individual records shall be maintained
5		by the trustee for each individual housing account
6		holder that show all transactions in detail;
7	(4)	The entire interest of an individual or married couple
8		for whose benefit the trust is maintained shall be
9		distributed to the individual or couple not later than
10		one hundred twenty months after the date on which the
11		first contribution is made to the trust;
12	(5)	Except as provided in subsection (g), the trustee
13		shall not distribute the funds in the account unless
14		the trustee:
15		(A) Verifies that the money is to be used for the
16		purchase of a first principal residence located
17		in Hawaii, and provides that the instrument of
18		payment is payable to the mortgagor, construction
19		contractor, or other vendor of the property
20		purchased; or

## H.B. NO. H.D. 2 S.D. 1

1		(B) Withholds an amount equal to ten per cent of the
2		amount withdrawn from the account and remits this
3		amount to the director within ten days after the
4		date of the withdrawal. The amount withheld
5		shall be applied to the liability of the taxpayer
6		under subsections (c) and (e); and
7	(6)	If any amounts are distributed before the expiration
8		of three hundred sixty-five days from the date on
9		which a contribution is made to the account, the
10		trustee shall [ <del>so</del> ] notify in writing the taxpayer and
11		the director. If the trustee makes the verification
12		required in paragraph $(5)(A)$ , then the department
13		shall disallow the deduction under subsection (a) and
14		subsections (c), (e), and (f) shall not apply to that
15		amount. If the trustee withholds an amount under
16	·	paragraph (5)(B), then the department shall disallow
17		the deduction under subsection (a) and subsection (e)
18		shall apply, but subsection (c) shall not apply."
19	2. B	y amending subsections (f) and (g) to read:
20	"(f)	If the individual for whose benefit the individual
21	housing ac	count was established purchases a residential property

1	in Hawaii	with the distribution from the individual nousing
2	account[÷	
3	<del>(1)</del>	Before January 1, 1990, and if the individual sells in
4		any manner or method or by use of any instrument
5		conveying or transferring the residential property,
6		the gross income of the individual under this chapter
7		for the taxable year in which the residential property
8		is sold, conveyed, or transferred, whichever is
9		applicable, shall include an amount equal to the
10		amount of the distribution from the individual housing
11		account, and in addition, the gross income of the
12		individual shall be increased by an amount equal to
13		ten per cent of the total distribution from the
14		individual housing account; or
15	<del>(2)</del>	After December 31, 1989], the individual shall report
16		one-tenth of the total distribution from the
17		individual housing account used to purchase the
18		residential property as gross income in the taxable
19		year in which the distribution is completed and in
20		each taxable year thereafter until all of the
21		distribution has been included in the individual's

## H.B. NO. 286 H.D. 2 S.D. 1

gross income at the end of the tenth taxable year
after the purchase of the residential property. If
the individual sells in any manner or method or by use
of any instrument conveying or transferring the
residential property, the gross income of the
individual under this chapter for the taxable year in
which the residential property is sold, conveyed, or
transferred, whichever is applicable, shall include an
amount equal to the amount of the distribution from
the individual housing account not previously reported
as gross income, and in addition, the tax liability of
the individual shall be increased by an amount equal
to ten per cent of the total distribution from the
individual housing account. If the individual sells
the residential property in any manner as provided in
this [paragraph] subsection after all of the
distribution has been included in the individual's
gross income at the end of the tenth taxable year
after the purchase of the residential property, the
tax liability of the individual shall not be increased

```
1
              by an amount equal to ten per cent of the total
 2
              distribution from the individual housing account.
 3
    [An individual who purchased a residential property in Hawaii
 4
    with the distribution from an individual housing account before
 5
    January 1, 1990, who is subject to paragraph (1) may elect to
 6
    report as provided in paragraph (2). The election shall be made
 7
    before January 1, 1991. If the individual makes the election,
 8
    the individual shall report one-tenth of the total distribution
9
    from the individual housing account as gross income in the
10
    taxable year in which the election occurs and in each taxable
11
    year thereafter until all of the distribution has been included
12
    in gross income as provided by paragraph (2). If the individual
13
    making the election sells the residential property in any manner
14
    as provided in paragraph (2), then the individual shall include
15
    as income the amount of the distribution not previously reported
16
    as income and increase the individual's tax liability as
17
    provided in the second sentence of paragraph (2), except when
18
    the third sentence of paragraph (2) applies.
19
         In the alternative, any individual subject to paragraph (2)
20
    who established the individual housing account before January 1,
```

1

2 be subject to paragraph (1).] 3 (q) No tax liability shall be imposed under this section if: 4 The payment or distribution is attributable to the 5 (1)6 individual dying or becoming totally disabled; or Residential property subject to subsection (f) is 7 (2) transferred by will or by operation of law or sold due 8 9 to the death or total disability of an individual or 10 individual's spouse, 11 subject to the following: 12 An individual shall not be considered to be totally 13 disabled unless proof is furnished of the total disability [in 14 the form and manner as the director may require]. 15 Upon the death of an individual for whose benefit an 16 individual housing account has been established, the funds in **17** the account shall be payable to the estate of the individual; 18 provided that if the account was held jointly by the decedent 19 and a spouse of the decedent, the account shall terminate and be 20 paid to the surviving spouse; or, if the surviving spouse [so] 21 elects, the spouse may continue the account as an individual

1990, may elect within one year after the date of purchase, to

## H.B. NO. 286 H.D. 2 S.D. 1

- 1 housing account. Upon the total disability of an individual for
- 2 whose benefit an individual housing account has been
- 3 established, the individual or the individual's authorized
- 4 representative may elect to continue the account or terminate
- 5 the account and be paid the assets; provided that if the account
- 6 was held jointly by a totally disabled person and a spouse of
- 7 that person, then the spouse or an authorized representative may
- 8 elect to continue the account or terminate the account and be
- 9 paid the assets."
- 10 SECTION 3. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 4. This Act shall take effect on July 1, 2050, and
- 13 shall apply to taxable years beginning after December 31, 2025.

## Report Title:

Individual Housing Account; Pre-tax Savings; Maximum Annual Deduction; Increase

### Description:

For taxable years, beginning 1/1/2026, increases the maximum annual deduction for contributions to, and maximum account levels for, individual housing accounts. Takes effect 7/1/2050. (SD1)

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