
A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. The purpose of this Act, to be known as the
2 "Ohana Tax Reduction Act," is to provide an additional personal
3 exemption for any dependent age eighteen or younger for families
4 with a federal adjusted gross income of \$150,000 or less and to
5 increase the tax relief provided by the child and dependent care
6 credit in section 235-55.6, Hawaii Revised Statutes.

7 Taxpayers with children in Hawaii face a daunting challenge
8 due to Hawaii's high cost of living. From birth, children
9 require items necessary to ensure their safety and growth, both
10 physically and mentally. From playpens and safety rails for
11 young children to backpacks, pencils, and paper for school-aged
12 children, parents are faced with providing these necessities to
13 their children. Providing an additional exemption per child
14 would help Hawaii's struggling families to cope with these
15 expenses.

16 In addition, Hawaii's high cost of living has forced more
17 and more families and dependent providers to enter the workforce
18 to make ends meet. The cost of childcare and elder-dependent



1 care has skyrocketed because of the high demand and absolute
2 need for such services in Hawaii.

3 The legislature finds that families are faced with little
4 alternative with regard to caring for dependents--either work
5 and pay for care or not work, care for dependents, and verge on
6 succumbing to poverty. The legislature further finds that the
7 foregoing alternatives are unacceptable for Hawaii taxpayers.

8 The purpose of this Act is to provide meaningful financial
9 relief to the ohana that care for children and dependents in
10 Hawaii.

11 SECTION 2. Section 235-54, Hawaii Revised Statutes, is
12 amended to read as follows:

13 "**§235-54 Exemptions.** (a) In computing the taxable income
14 of any individual, there shall be deducted, in lieu of the
15 personal exemptions allowed by the Internal Revenue Code,
16 personal exemptions computed as follows: Ascertain the number
17 of exemptions which the individual can lawfully claim under the
18 Internal Revenue Code, add an additional exemption for the
19 taxpayer or the taxpayer's spouse who is sixty-five years of age
20 or older within the taxable year, and multiply that number by
21 \$1,040, for taxable years beginning after December 31, 1984. A
22 nonresident shall prorate the personal exemptions on account of



1 income from sources outside the State as provided in section
2 235-5. In the case of an individual with respect to whom an
3 exemption under this section is allowable to another taxpayer
4 for a taxable year beginning in the calendar year in which the
5 individual's taxable year begins, the personal exemption amount
6 applicable to such individual under this subsection for such
7 individual's taxable year shall be zero.

8 (b) In computing the taxable income of an estate or trust
9 there shall be allowed, in lieu of the deductions allowed under
10 subsection (a), the following:

11 (1) An estate shall be allowed a deduction of \$400.

12 (2) A trust which, under its governing instrument, is
13 required to distribute all of its income currently
14 shall be allowed a deduction of \$200.

15 (3) All other trusts shall be allowed a deduction of \$80.

16 (c) A blind person, a deaf person and any person totally
17 disabled, in lieu of the personal exemptions allowed by the
18 Internal Revenue Code, shall be allowed, and there shall be
19 deducted in computing the taxable income of a blind person, a
20 deaf person, or a totally disabled person, instead of the
21 exemptions provided by subsection (a), the amount of \$7,000.



1 (d) For taxable years beginning after December 31, 2006,
2 there may be claimed by each individual taxpayer an additional
3 exemption, in addition to the other exemptions in this section,
4 known as the "ohana exemption." The additional exemption may be
5 claimed for each qualified dependent, age eighteen and under,
6 which the taxpayer may lawfully claim under the Internal Revenue
7 Code. The taxpayer may ascertain the additional exemption by
8 multiplying the number of qualified dependents age eighteen and
9 under that may be lawfully claimed under the Internal Revenue
10 Code by the exemption amount for the respective federal adjusted
11 gross income below:

<u>Federal adjusted gross income</u>	<u>Ohana exemption amount</u>
13 <u>\$100,000 and under</u>	<u>\$1,000</u>
14 <u>Over \$100,001 up to \$150,000</u>	<u>\$500</u>
15 <u>Over \$150,000</u>	<u>\$0</u>

16 For purposes of this subsection, a married couple filing a
17 joint return shall be treated as one taxpayer for purposes of
18 determining the adjusted gross income limitation. A husband and
19 wife filing separate returns for a taxable year for which a
20 joint return could have been filed by them shall claim only the
21 additional exemptions to which they would have been entitled had
22 a joint return been filed."



1 SECTION 3. Section 235-55.6, Hawaii Revised Statutes, is
2 amended by amending subsections (a), (b), and (c) to read as
3 follows:

4 "(a) Allowance of credit.

5 (1) In general. For each resident taxpayer, who files an
6 individual income tax return for a taxable year, and
7 who is not claimed or is not otherwise eligible to be
8 claimed as a dependent by another taxpayer for federal
9 or Hawaii state individual income tax purposes, [~~who~~
10 ~~maintains a household which includes as a member one~~
11 ~~or more qualifying individuals (as defined in~~
12 ~~subsection (b)(1)),~~] for whom there is one or more
13 qualifying individuals (as defined in subsection
14 (b)(1) with respect to such individual), there shall
15 be allowed as a credit against the tax imposed by this
16 chapter for the taxable year an amount equal to the
17 applicable percentage of the employment-related
18 expenses (as defined in subsection (b)(2)) paid by
19 such individual during the taxable year. If the tax
20 credit claimed by a resident taxpayer exceeds the
21 amount of income tax payment due from the resident
22 taxpayer, the excess of the credit over payments due



1 shall be refunded to the resident taxpayer; provided
2 that tax credit properly claimed by a resident
3 individual who has no income tax liability shall be
4 paid to the resident individual; and provided further
5 that no refunds or payment on account of the tax
6 credit allowed by this section shall be made for
7 amounts less than \$1[-];

8 (2) Applicable percentage defined. For purposes of
9 paragraph (1), the term "applicable percentage" means
10 twenty-five per cent reduced (but not below fifteen
11 per cent) by one percentage point of each \$2,000 (or
12 fraction thereof) by which the taxpayer's adjusted
13 gross income for the taxable year exceeds \$22,000.

14 (b) Definitions of qualifying individual and employment-
15 related expenses. For purposes of this section:

16 (1) Qualifying individual. The term "qualifying
17 individual" means:

18 (A) A dependent of the taxpayer who is under the age
19 of thirteen and with respect to whom the taxpayer
20 is entitled to a deduction under section 235-
21 54(a) [-];



1 (B) A dependent of the taxpayer who is physically or
2 mentally incapable of caring for oneself[, or]
3 and who has the same principal place of abode as
4 the taxpayer for more than one-half of such
5 taxable year; or

6 (C) The spouse of the taxpayer, if the spouse is
7 physically or mentally incapable of caring for
8 oneself[-] and who has the same principal place
9 of abode as the taxpayer for more than one-half
10 of such taxable year.

11 (2) Employment-related expenses.

12 (A) In general. The term "employment-related
13 expenses" means amounts paid for the following
14 expenses, but only if such expenses are incurred
15 to enable the taxpayer to be gainfully employed
16 for any period for which there are one or more
17 qualifying individuals with respect to the
18 taxpayer:

19 (i) Expenses for household services[~~τ~~]; and
20 (ii) Expenses for the care of a qualifying
21 individual.



1 Such term shall not include any amount paid for
2 services outside the taxpayer's household at a camp
3 where the qualifying individual stays overnight.

4 (B) Exception. Employment-related expenses described
5 in subparagraph (A) which are incurred for
6 services outside the taxpayer's household shall
7 be taken into account only if incurred for the
8 care of:

9 (i) A qualifying individual described in
10 paragraph (1) (A) [7] i or

11 (ii) A qualifying individual (not described in
12 paragraph (1) (A)) who regularly spends at
13 least eight hours each day in the taxpayer's
14 household.

15 (C) Dependent care centers. Employment-related
16 expenses described in subparagraph (A) which are
17 incurred for services provided outside the
18 taxpayer's household by a dependent care center
19 (as defined in subparagraph (D)) shall be taken
20 into account only if:

21 (i) Such center complies with all applicable
22 laws, rules, and regulations of this State,



- 1 if the center is located within the
2 jurisdiction of this State; or
- 3 (ii) Such center complies with all applicable
4 laws, rules, and regulations of the
5 jurisdiction in which the center is located,
6 if the center is located outside the State;
7 and
- 8 (iii) The requirements of subparagraph (B) are
9 met.
- 10 (D) Dependent care center defined. For purposes of
11 this [~~paragraph~~], subparagraph, the term
12 "dependent care center" means any facility which:
- 13 (i) Provides care for more than six individuals
14 (other than individuals who reside at the
15 facility) [~~7~~]; and
- 16 (ii) Receives a fee, payment, or grant for
17 providing services for any of the
18 individuals (regardless of whether such
19 facility is operated for profit).
- 20 (c) Dollar limit on amount creditable. The amount of the
21 employment-related expenses incurred during any taxable year



1 which may be taken into account under subsection (a) shall not
2 [exceed:

3 ~~(1) \$2,400 if there is one qualifying individual with~~
4 ~~respect to the taxpayer for such taxable year, or~~

5 ~~(2) \$4,800 if there are two or more qualifying individuals~~
6 ~~with respect to the taxpayer for such taxable year.]~~

7 exceed \$5,000 for each qualifying individual with respect to the
8 taxpayer for such taxable year.

9 The amount [~~determined under paragraph (1) or (2)~~
10 ~~(whichever is applicable)] of the employment-related expenses
11 shall be reduced by the aggregate amount excludable from gross
12 income under section 129 (with respect to dependent care
13 assistance programs) of the Internal Revenue Code for the
14 taxable year."~~

15 SECTION 4. Section 235-55.6, Hawaii Revised Statutes, is
16 amended by amending subsection (e) to read as follows:

17 "(e) Special rules. For purposes of this section:

18 [~~(1) Maintaining household. An individual shall be treated~~
19 ~~as maintaining a household for any period only if over~~
20 ~~half the cost of maintaining the household for the~~
21 ~~period is furnished by the individual (or, if the~~



1 ~~individual is married during the period, is furnished~~
2 ~~by the individual and the individual's spouse).]~~

3 (1) Place of abode. An individual shall not be treated as
4 having the same principal place of abode of the
5 taxpayer, if at any time during the taxable year of
6 the taxpayer, the relationship between the individual
7 and the taxpayer is in violation of state law or
8 county ordinance.

9 (2) Married couples must file joint return. If the
10 taxpayer is married at the close of the taxable year,
11 the credit shall be allowed under subsection (a) only
12 if the taxpayer and the taxpayer's spouse file a joint
13 return for the taxable year.

14 (3) Marital status. An individual legally separated from
15 the individual's spouse under a decree of divorce or
16 of separate maintenance shall not be considered as
17 married.

18 (4) Certain married individuals living apart. If:
19 (A) An individual who is married and who files a
20 separate return:

21 (i) Maintains as the individual's home a
22 household that constitutes for more than



1 one- half of the taxable year the principal
2 place of abode of a qualifying
3 individual [7] i and

4 (ii) Furnishes over half of the cost of
5 maintaining the household during the taxable
6 year [7] i;

7 and

8 (B) During the last six months of the taxable year
9 the individual's spouse is not a member of the
10 household,

11 the individual shall not be considered as married.

12 (5) Special dependency test in case of divorced parents,
13 etc. If:

14 (A) Paragraph (2) or (4) of section 152(e) of the
15 Internal Revenue Code of 1986, as amended,
16 applies to any child with respect to any calendar
17 year [7] i; and

18 (B) The child is under age thirteen or is physically
19 or mentally incompetent of caring for the child's
20 self,

21 in the case of any taxable year beginning in the
22 calendar year, the child shall be treated as a



1 qualifying individual described in subsection
2 (b) (1) (A) or (B) (whichever is appropriate) with
3 respect to the custodial parent (within the meaning of
4 section 152(e) (1) of the Internal Revenue Code of
5 1986, as amended), and shall not be treated as a
6 qualifying individual with respect to the noncustodial
7 parent.

8 (6) Payments to related individuals. No credit shall be
9 allowed under subsection (a) for any amount paid by
10 the taxpayer to an individual:

11 (A) With respect to whom, for the taxable year, a
12 deduction under section 151(c) of the Internal
13 Revenue Code of 1986, as amended (relating to
14 deduction for personal exemptions for dependents)
15 is allowable either to the taxpayer or the
16 taxpayer's spouse^[7]; or

17 (B) Who is a child of the taxpayer (within the
18 meaning of section 151(c) (3) of the Internal
19 Revenue Code of 1986, as amended) who has not
20 attained the age of nineteen at the close of the
21 taxable year.



1 For purposes of this paragraph, the term "taxable
2 year" means the taxable year of the taxpayer in which
3 the service is performed.

4 (7) Student. The term "student" means an individual who,
5 during each of five calendar months during the taxable
6 year, is a full-time student at an educational
7 organization.

8 (8) Educational organization. The term "educational
9 organization" means a school operated by the
10 department of education under chapter 302A, an
11 educational organization described in section
12 170(b)(1)(A)(ii) of the Internal Revenue Code of 1986,
13 as amended, or a university, college, or community
14 college.

15 (9) Identifying information required with respect to
16 service provider. No credit shall be allowed under
17 subsection (a) for any amount paid to any person
18 unless:

19 (A) The name, address, taxpayer identification
20 number, and general excise tax license number of
21 the person are included on the return claiming
22 the credit [7] ;



1 (B) If the person is located outside the State, the
2 name, address, and taxpayer identification
3 number, if any, of the person and a statement
4 indicating that the service provider is located
5 outside the State and that the general excise tax
6 license and, if applicable, the taxpayer
7 identification numbers are not required^[7]; or

8 (C) If the person is an organization described in
9 section 501(c)(3) of the Internal Revenue Code
10 and exempt from tax under section 501(a) of the
11 Internal Revenue Code, the name and address of
12 the person are included on the return claiming
13 the credit.

14 In the case of a failure to provide the information
15 required under the preceding sentence, the preceding
16 sentence shall not apply if it is shown that the
17 taxpayer exercised due diligence in attempting to
18 provide the information so required."

19 SECTION 5. Statutory material to be repealed is bracketed
20 and stricken. New statutory material is underscored.



1 SECTION 6. This Act shall take effect upon its approval
2 and shall apply to taxable years beginning after December 31,
3 2006.



Report Title:

Personal Exemption; Dependents

Description:

Provides an additional personal exemption for any dependent age eighteen and younger for households with \$150,000 or less in federal adjusted gross income. (HB1409 HD1)

