A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. The legislature has recognized the importance 2 of promoting innovation and research-based activities with the 3 enactment of several path-breaking tax credits and programs to 4 promote growth in technology and other innovation-related 5 sectors. Likewise, the legislature has sought to encourage a range of industries and activities judged to be of value in 6 7 creating a higher-wage and more knowledge-intensive economy in 8 Hawaii. 9 It is important that the effectiveness of these efforts and 10 incentives be evaluated. It is also of utmost importance to 11 maintain taxpayer confidentiality. As a self-reporting, selfassessing tax system, tax collections in Hawaii depend on 12 13 taxpayer confidentiality to ensure full compliance. 14 To assure accountability in the disposition of public 15 funds, the State must balance taxpayer confidentiality with the

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other interests of the public.

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1	The purpose of this Act is to improve the State's ability				
2	to measure and evaluate the impact of various tax incentives on				
3	Hawaii's economy. This Act:				
4	(1) Authorizes the department of taxation to evaluate and				
5	analyze existing and proposed tax incentives; and				
6	(2) Directs the department of taxation to study the				
7	economic impact of:				
8	(A) The high technology business investment tax				
9	credit;				
10	(B) The tax credit for research activities;				
11	(C) The technology infrastructure renovation tax				
12	credit; and				
13	(D) Tax incentives relating to stock options from				
14	qualified high technology businesses.				
15	SECTION 2. Chapter 231, Hawaii Revised Statutes, is				
16	amended by adding a new section to be appropriately designated				
17	and to read as follows:				
18	"§231- Tax incentive analysis and evaluation. For				
19	purposes of determining the economic impact and evaluating				
20	existing and proposed tax incentives provided under this title,				
21	the department may:				

T	$\frac{(\perp)}{(\perp)}$	Contract with technical experts at the national and
2		international level who are knowledgeable in the field
3		of technology and research investment to evaluate
4		existing and proposed tax incentives in Hawaii;
5	(2)	Establish a working group of industry, tax, and
6		economic development experts in Hawaii to identify and
7		develop a set of standards, benchmarks, and data
8		elements for the evaluation and quantification of the
9		economic effects of existing and proposed tax
10		incentives in Hawaii;
11	(3)	Coordinate and receive relevant information from other
12		state agencies, including the department of labor and
13		industrial relations and the department of business,
14		economic development, and tourism, to develop
15		benchmarks and evaluation methodologies to determine
16		the measurement data that will need to be analyzed;
17	(4)	Review taxpayer returns to collect and analyze
18		aggregate data on the impact of tax incentives; and
19	(5)	Update the department's analysis of tax incentives to
20		assist bodies such as the tax review commission and the
21		council on revenues to better perform their
22		responsibilities."

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         SECTION 3. Section 235-20.5, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§235-20.5 Tax administration special fund; established.
    There is established a tax administration special fund, into
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    which shall be deposited fees collected under sections 235-20,
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    235-110.9, and 235-110.91, and penalties collected under section
    2 of Act 206, [+] Session Laws of Hawaii 2007[+]. The moneys in
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    the fund shall be expended by the department to offset the costs
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    associated with:
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              Issuing comfort letters; and
         (1)
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         (2) Administering the tax credit under [section] sections
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              235-110.9[_{7}] and 235-110.91, including issuing
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              certificates[; and
         (3) Issuing certificates under section 235-110.91]."
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         SECTION 4. Act 206, Session Laws of Hawaii 2007, is
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    amended as follows:
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         1. By amending subsection (b) of section 2 to read:
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         "(b) The annual survey shall include the following
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    information for the time period or periods specified by the
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    department[+], which shall include the period from and after
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January 1, 2002:

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1	(1)	identification of the industry sector of sectors in				
2		which the qualified high technology business conducts				
3		business, as set forth in paragraphs (2) to (8) of the				
4		definition of "qualified research" in section 235-7.3,				
5		Hawaii Revised Statutes;				
6	(2)	Investment credit data, including the amount of				
7		investments received by the qualified high technology				
8		business [in the reporting calendar year];				
9	(3)	Revenue and expense data; and				
10	(4)	Hawaii employment and wage data, including the numbers				
11		of full and part-time employees retained, new jobs,				
12		and temporary positions.				
13	The department shall request information in each of these					
14	categories sufficient to measure the effectiveness of the tax					
15	credit.	The department may request any additional information				
16	necessary to measure the effectiveness of the tax credit such a					
17	information related to patents. In preparing the survey and					
18	requesting any additional information, the department shall					
19	ensure that qualified high technology businesses are not subject					
20	to duplicative reporting requirements."					

2. By amending subsections (d) and (e) of section 2 to

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read:

1 "(d) The department shall use information collected under 2 this section and through other reporting requirements of the 3 department to prepare summary descriptive statistics by 4 category. The information shall be reported at the aggregate 5 level to prevent compromising identities of qualified high 6 technology business investors or other confidential information. 7 The department shall also identify each qualified high 8 technology business that is the beneficiary of investments under 9 section 235-110.9, Hawaii Revised Statutes. The department 10 shall report the information required under this subsection to 11 the legislature [by September 1 of each year.] at least twenty 12 days prior to the convening of each regular session of the 13 legislature. 14 The department shall use the information collected 15 under this section to study the effectiveness of the credit under section 235-110.9, Hawaii Revised Statutes. 16 17 department shall report on the amount of investment made into 18 qualified high technology businesses, the number of qualified 19 high technology businesses in each industry sector, jobs 20 created, compensation levels, qualified research activities, and

other factors as the department determines. [The department

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- 1 shall report the results of its study to the legislature by
- 2 December 1 of each year.] "
- 3 SECTION 5. Act 206, Session Laws of Hawaii 2007, is
- 4 amended by amending section 8 to read as follows:
- 5 "SECTION 8. This Act shall take effect on July 1, 2007[7
- 6 and shall apply to investments received by a qualified high
- 7 technology business after June 30, 2007]; provided that this Act
- 8 shall be repealed on January 1, [2011,] 2012, and sections 235-
- 9 20.5 and 235-110.9(b), Hawaii Revised Statutes, shall be
- 10 reenacted in the form in which they read on the day before [the
- 11 effective date of this Act.] June 20, 2007."
- 12 SECTION 6. The department of taxation shall study the
- 13 economic impact of the tax credits and other tax incentives
- 14 provided under sections 235-9.5, 235-110.51, 235-110.9, and 235-
- 15 110.91, Hawaii Revised Statutes, on Hawaii's economy, and
- 16 evaluate their effectiveness. The department shall report its
- 17 findings to the legislature no later than twenty days prior to
- 18 the convening of each regular session of the legislature.
- 19 For the purpose of evaluating the credits and incentives
- 20 provided under sections 235-9.5, 235-110.51, 235-110.9, and 235-
- 21 110.91, Hawaii Revised Statutes, the department of taxation



1	shall, to the extent possible, collect and evaluate information					
2	from January 1, 2002. The department may also:					
3	(1)	Exer	cise its powers under section 231- ;			
4	(2)	Use t	the information collected and analyses conducted			
5		undei	Act 206, Session Laws of Hawaii 2007; and			
6	(3)	Revie	ew the returns of companies that:			
7		A)	Receive, or whose investors receive, credits			
8			pursuant to sections 235-110.51, 235-110.9, and			
9			235-110.91, Hawaii Revised Statutes; or			
10		(B)	Benefit, or whose investors benefit, from stock			
11,			options whose income or capital gains are			
12			excluded from taxation under section 235-9.5,			
13			Hawaii Revised Statutes;			
14		for t	the purposes of aggregating the data to determine			
15		their	impact. Such data may be sub-aggregated into			
16		indus	stry sectors to delineate and differentiate between			
17		short	term and longer-term economic effects.			
18	SECT	rion 7	. Nothing contained in this Act shall be			
19	interpreted as waiving any liability, as provided by other					
20	operative law, for the confidentiality and safeguarding of					
21	taxpayer information.					

- 1 SECTION 8. There is appropriated out of the general
- 2 revenues of the State of Hawaii the sum of \$ or so much
- 3 thereof as may be necessary for fiscal year 2008-2009 to carry
- 4 out the purposes of this Act.
- 5 The sum appropriated shall be expended by the department of
- 6 taxation for the purposes of this Act.
- 7 SECTION 9. Statutory material to be repealed is bracketed
- 8 and stricken. New material is underscored.
- 9 SECTION 10. This Act shall take effect on July 1, 2020;
- 10 provided that sections 3, 4, and 6 shall be repealed on January
- 11 1, 2012, and section 235-20.5, Hawaii Revised Statutes, shall be
- 12 reenacted in the form in which it read on June 20, 2007.

Report Title:

High Technology Tax Incentives; Study

Description:

Authorizes DOTax to study and evaluate the economic impact of existing and proposed State tax incentives. Authorizes DOTax to collect and evaluate information from January 1, 2002, as part of its annual survey of businesses that have benefited from various high technology tax incentives. Requires DOTax to report annually to the Legislature, until 2012, on its findings of the economic impact of the tax incentives. Appropriates funds. (HB2961 HD2)