1

A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	SECT	ION 1. Section 237D-2, Hawaii Revised Statutes, is							
2	amended by amending subsection (a) to read as follows:								
3	"(a)	There is levied and shall be assessed and collected							
4	each month a tax of:								
5	(1)	Five per cent for the period beginning on January 1,							
6		1987, to June 30, 1994;							
7	(2)	Six per cent for the period beginning July 1, 1994, to							
8		December 31, 1998; [and]							
9	(3)	7.25 per cent for the period beginning on January 1,							
10		1999[,]; and [thereafter;]							
11	(4)	per cent for the period beginning on July 1,							
12		2009, and thereafter;							
13	on the gross rental or gross rental proceeds derived from								
14	furnishing transient accommodations."								
15	SECTION 2. Section 237D-6.5, Hawaii Revised Statutes, is								
16	amended b	y amending subsection (b) to read as follows:							

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1	"(b)	Revenues collected under this chapter shall be									
2	distributed as follows, with the excess revenues to be deposited										
3	into the general fund:										
4	(1)) <u>No amount in excess of</u> 17.3 per cent of the revenues									
5		collected [under this chapter] <u>exclusively from the</u>									
6		transient accommodations tax rate established in									
7		section $237D-2(a)(3)$ shall be deposited into the									
8		convention center enterprise special fund established									
9		under section 201B-8; provided that beginning									
10		January 1, 2002, if the amount of the revenue									
11		collected under this paragraph exceeds \$33,000,000 in									
12	any calendar year, revenues collected in exces										
13		\$33,000,000 shall be deposited into the general fund;									
14	(2)	No amount in excess of 34.2 per cent of the revenues									
15		collected [under this chapter] <u>exclusively from the</u>									
16		transient accommodations tax rate established in									
17		section $237D-2(a)(3)$ shall be deposited into the									
18		tourism special fund established under section 201B-11									
19		for tourism promotion and visitor industry research;									
20		provided that beginning on July 1, 2002, of the first									
21	\$1,000,000 in revenues deposited:										

1		(A)	Ninety per cent shall be deposited into the state						
2			parks special fund established in section						
3			184-3.4; and						
4		(B)	Ten per cent shall be deposited into the special						
5			land and development fund established in section						
6			171-19 for the Hawaii statewide trail and access						
7			program;						
8		provided that of the 34.2 per cent, 0.5 per cent shall							
9		be transferred to a sub-account in the tourism special							
10		fund to provide funding for a safety and security							
11		budget, in accordance with the Hawaii tourism							
12		strategic plan 2005-2015; provided further that of the							
13		revenues remaining in the tourism special fund after							
14		revenues have been deposited as provided in this							
15		paragraph and except for any sum authorized by the							
16		legislature for expenditure from revenues subject to							
17		this paragraph, beginning July 1, 2007, funds shall be							
18		deposited into the tourism emergency trust fund,							
19		established in section 201B-10, in a manner sufficient							
20		to maintain a fund balance of \$5,000,000 in the							
21		tourism emergency trust fund; provided further that if							
22		ther	e is an excess of revenues collected in any						
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1		calendar year after taking into consideration the						
2		deposits that are required under this paragraph, then						
3		of those excess revenues, an amount equal to the						
4		difference between the rate collected pursuant to						
5		section 237D-2(a)(4) and the rate that would have been						
6		collected pursuant to section 237D-2(a)(3), shall be						
7		deposited into the general fund; and						
8	(3)	No amount in excess of 44.8 per cent of the revenues						
9		collected [under this chapter] exclusively from the						
10		transient accommodations tax rate established in						
11		<pre>section 237D-2(a)(3) shall be transferred as follows:</pre>						
12		Kauai county shall receive 14.5 per cent, Hawaii						
13		county shall receive 18.6 per cent, city and county of						
14		Honolulu shall receive 44.1 per cent, and Maui county						
15		shall receive 22.8 per cent.						
16	All	transient accommodations taxes shall be paid into the						
17	state treasury each month within ten days after collection and							
18	shall be	kept by the state director of finance in special						
19	accounts	for distribution as provided in this subsection."						
20	SECT	ION 3. Statutory material to be repealed is bracketed						
21	and stricken. New statutory material is underscored.							
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1	SECTION	4.	This	Act	shall	take	effect	on	July	1,	2059.	
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3												

S.B. NO. 1111 S.D. 1

Report Title:

Transient Accommodations Tax; Tourism Special Fund; Remittances

Description:

Increases the rate of the transient accommodations tax beginning on July 1, 2009, and requires the additional revenues collected from the increase to be deposited into the general fund. Effective 7/1/59. (SD1)