H.B. NO. ¹⁹⁸⁵ S.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	PART I
2	SECTION 1. Section 235-7, Hawaii Revised Statutes, is
3	amended to read as follows:
4	"§235-7 Other provisions as to gross income, adjusted
5	gross income, and taxable income. (a) There shall be excluded
6	from gross income, adjusted gross income, and taxable income:
7	(1) Income not subject to taxation by the State under the
8	Constitution and laws of the United States;
9	(2) Rights, benefits, and other income exempted from
10	taxation by section 88-91, having to do with the state
11	retirement system, and the rights, benefits, and other
12	income, comparable to the rights, benefits, and other
13	income exempted by section 88-91, under any other
14	public retirement system;
15	(3) Any compensation received in the form of a pension for
16	past services;
17	(4) Compensation paid to a patient affected with Hansen's

disease employed by the State or the United States in

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1		any hospital, settlement, or place for the treatment
2		of Hansen's disease;
3	(5)	Except as otherwise expressly provided, payments made
4		by the United States or this State, under an act of
5		Congress or a law of this State, which by express
6		provision or administrative regulation or
7		interpretation are exempt from both the normal and
8		surtaxes of the United States, even though not so
9		exempted by the Internal Revenue Code itself;
10	(6)	Any income expressly exempted or excluded from the
11		measure of the tax imposed by this chapter by any
12		other law of the State, it being the intent of this
13		chapter not to repeal or supersede any express
14		exemption or exclusion;
15	(7)	Income received by each member of the reserve
16		components of the Army, Navy, Air Force, Marine Corps,
17		or Coast Guard of the United States of America, and
18		the Hawaii national guard as compensation for
19		performance of duty, equivalent to pay received for
20		forty-eight drills (equivalent of twelve weekends) and
21		fifteen days of annual duty, at an:

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1		(A)	E-1 pay grade after eight years of service;
2	-		provided that this subparagraph shall apply to
3	,		taxable years beginning after December 31, 2004;
4		(B)	E-2 pay grade after eight years of service;
5			provided that this subparagraph shall apply to
6			taxable years beginning after December 31, 2005;
7		(C)	E-3 pay grade after eight years of service;
8			provided that this subparagraph shall apply to
9			taxable years beginning after December 31, 2006;
10		(D)	E-4 pay grade after eight years of service;
11			provided that this subparagraph shall apply to
12			taxable years beginning after December 31, 2007;
13			and
14		(E)	E-5 pay grade after eight years of service;
15			provided that this subparagraph shall apply to
16			taxable years beginning after December 31, 2008;
17	(8)	Inco	me derived from the operation of ships or aircraft
18		if t	he income is exempt under the Internal Revenue
19		Code	pursuant to the provisions of an income tax
20		trea	ty or agreement entered into by and between the
21		Unit	ed States and a foreign country; provided that the
22		tax	laws of the local governments of that country



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1 reciprocally exempt from the application of all of 2 their net income taxes, the income derived from the 3 operation of ships or aircraft that are documented or 4 registered under the laws of the United States; The value of legal services provided by a prepaid 5 (9) 6 legal service plan to a taxpayer, the taxpayer's 7 spouse, and the taxpayer's dependents; 8 (10)Amounts paid, directly or indirectly, by a prepaid 9 legal service plan to a taxpayer as payment or 10 reimbursement for the provision of legal services to 11 the taxpayer, the taxpayer's spouse, and the 12 taxpayer's dependents; 13 (11)Contributions by an employer to a prepaid legal 14 service plan for compensation (through insurance or 15 otherwise) to the employer's employees for the costs 16 of legal services incurred by the employer's 17 employees, their spouses, and their dependents; 18 (12)Amounts received in the form of a monthly surcharge by 19 a utility acting on behalf of an affected utility 20 under section 269-16.3 shall not be gross income, 21 adjusted gross income, or taxable income for the 22 acting utility under this chapter. Any amounts



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1		retained by the acting utility for collection or other
2		costs shall not be included in this exemption; and
3	(13)	One hundred per cent of the gain realized by a fee
4		simple owner from the sale of a leased fee interest in
5		units within a condominium project, cooperative
6		project, or planned unit development to the
7		association of owners under chapter 514A or 514B, or
8		the residential cooperative corporation of the
9		leasehold units.
10		For purposes of this paragraph:
11		"Fee simple owner" shall have the same meaning as
12		provided under section 516-1; provided that it shall
13		include legal and equitable owners;
14		"Legal and equitable owner", and "leased fee
15		interest" shall have the same meanings as provided
16		under section 516-1; and
17		"Condominium project" and "cooperative project"
18		shall have the same meanings as provided under section
19		514C-1.
20	(b)	There shall be included in gross income, adjusted
21	gross inc	ome, and taxable income:

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1 (1)[unless] Unless excluded by this chapter relating to 2 the uniformed services of the United States, cost-of-3 living allowances and other payments exempted by 4 [section] Section 912 of the Internal Revenue Code, but [section] Section 119 of the Internal Revenue Code 5 6 nevertheless shall apply; and 7 [unless] Unless expressly exempted or excluded as (2)8 provided by subsection (a)(6), interest on the 9 obligations of a State or a political subdivision

10 thereof.

11 The deductions of or based on dividends paid or (c) 12 received, allowed to a corporation under [chapter] Chapter 1, 13 [subchapter] Subchapter B, Part VIII of the Internal Revenue 14 Code, shall not be allowed. In lieu thereof there shall be 15 allowed as a deduction the entire amount of dividends received 16 by any corporation upon the shares of stock of a national 17 banking association, qualifying dividends, as defined in 18 [section] Section 243(b) of the Internal Revenue Code, received 19 by members of an affiliated group, or dividends received by a 20 small business investment company operating under the Small 21 Business Investment Act of 1958 (Public Law 85-699) upon shares

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of stock qualifying under paragraph (3), seventy per cent of the 1 2 amount received by any corporation as dividends: Upon the shares of stock of another corporation, if at 3 (1)the date of payment of the dividend at least ninety-4 five per cent of the other corporation's capital stock 5 6 is owned by one or more corporations doing business in 7 this [State] state and if the other corporation is subjected to an income tax in another jurisdiction 8 9 (but subjection to federal tax does not constitute 10 subjection to income tax in another jurisdiction); and 11 (2)Upon the shares of stock of a bank or insurance 12 company organized and doing business under the laws of 13 the State; Upon the shares of stock of another corporation, if at 14 (3) least fifteen per cent of the latter corporation's 15 16 business, for the taxable year of the latter 17 corporation preceding the payment of the dividend, has 18 been attributed to this State. However, except for national bank dividends, the deductions 19 20 under this subsection are not allowed when they would not have been allowed under [section] Section 243 of the Internal Revenue 21 22 Code, as amended by Public Law 85-866; by reason of subsections



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1 (b) and (c) of [section] Section 246 of the Internal Revenue 2 Code. For the purposes of this subsection fifteen per cent of a 3 corporation's business shall be deemed to have been attributed 4 to this State if fifteen per cent or more of the entire gross 5 income of the corporation as defined in this chapter (which for 6 the purposes of this subsection shall be computed without regard 7 to source in the [State] state and shall include income not 8 taxable by reason of the fact that it is from property not owned 9 in the [State] state or from a trade or business not carried on 10 in the [State] state in whole or in part), under section 235-5 11 and the other provisions of this chapter, shall have been 12 attributed to the State and subjected to assessment of the 13 taxable income therefrom (including the determination of the 14 resulting net loss, if any).

15 (d) (1) For taxable years ending before January 1, 1967, 16 the net operating loss deductions allowed as 17 carrybacks and carryovers by the Internal Revenue Code 18 shall not be allowed. In lieu thereof the net 19 operating loss deduction shall consist of the excess 20 of the deductions allowed by this chapter over the 21 gross income, computed with the modifications 22 specified in paragraphs (1) to (4) of [section]



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1		Sect	ion 172(d) of the Internal Revenue Code, and with
2		the	further modification stated in paragraph (3)
3		here	of; and shall be allowed as a deduction in
4		comp	uting the taxable income of the taxpayer for the
5		succ	eeding taxable year;
6	(2)	(A)	With respect to net operating loss deductions
7			resulting from net operating losses for taxable
8			years ending after December 31, 1966, the net
9			operating loss deduction provisions of the
10			Internal Revenue Code shall apply; provided that
11			there shall be no net operating loss deduction
12			carried back to any taxable year ending prior to
13			January 1, 1967;
14		(B)	In the case of a taxable year beginning in 1966
15			and ending in 1967, the entire amount of all net
16			operating loss deductions carried back to the
17			taxable year shall be limited to that portion of
18	s.		taxable income for such taxable year which the
19			number of days in 1967 bears to the total days in
20			the taxable year ending in 1967; and
21		(C)	The computation of any net operating loss
22			deduction for a taxable year covered by this

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1		subsection shall require the further
2		modifications stated in paragraphs (3), (4), and
3		(5) of this subsection;
4	(3)	In computing the net operating loss deduction allowed
5		by this subsection, there shall be included in gross
6		income the amount of interest which is excluded from
7		gross income by subsection (a), decreased by the
8		amount of interest paid or accrued which is disallowed
9		as a deduction by subsection (e). In determining the
10		amount of the net operating loss deduction under this
11		subsection of any corporation, there shall be
12		disregarded the net operating loss of such corporation
13		for any taxable year for which the corporation is an
14	·	electing small business corporation;
15	(4)	No net operating loss carryback or carryover shall be
16		allowed by this chapter if not allowed under [section]
17		Section 172 of the Internal Revenue Code;
18	(5)	The election to relinquish the entire carryback period
19		with respect to a net operating loss allowed under
20		[section] Section 172(b)(3)(C) of the Internal Revenue
21		Code shall be operative for the purposes of this
22		chapter; provided that no taxpayer shall make such an
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1 election as to a net operating loss of a business 2 where such net operating loss occurred in the 3 taxpayer's business prior to the taxpayer entering 4 business in this [State;] state; and (6) The five-year carryback period for net operating 5 6 losses for any taxable year ending during 2001 and 2002 in [section] Section 172(b)(1)(H) of the Internal 7 8 Revenue Code shall not be operative for purposes of 9 this chapter. 10 There shall be disallowed as a deduction the amount of (e)

11 interest paid or accrued within the taxable year on indebtedness 12 incurred or continued, (1) to purchase or carry bonds the 13 interest upon which is excluded from gross income by subsection 14 (a); or (2) to purchase or carry property owned without the 15 [State₇] state, or to carry on trade or business without the 16 [State₇] state, if the taxpayer is a person taxable only upon 17 income from sources in the [State.] state.

(f) Losses of property as the result of tidal wave,
hurricane, earthquake, or volcanic eruption, or as a result of
flood waters overflowing the banks or walls of a river or
stream, or from any other natural disaster, to the extent of the
amount deductible, under this chapter, not compensated for by





insurance or otherwise, may be deducted in the taxable year in
 which sustained, or at the option of the taxpayer may be
 deducted in equal installments over a period of five years, the
 first such year to be the calendar year or fiscal year of the
 taxpayer in which such loss occurred.

6 [(g) In computing taxable income there shall be allowed as
7 a deduction:

8	(1)	Political contributions by any taxpayer not in excess
9		of \$250 in any year; provided that such contributions
10		are made to a central or county committee of a
11		political party whose candidates shall have qualified
12		by law to be voted for at the immediately previous
13	-	general election; or
14	- (2) -	Political contributions by any individual taxpayer in
15		an aggregate amount not to exceed \$1,000 in any year;
16		provided that such contributions are made to
17		candidates as defined in section 11-191, who have
18		agreed to abide by the campaign expenditure limits as
19		set forth in section 11-209; and provided further that
20		not more than \$250 of an individual's total
21		contribution to any single candidate-shall-be
22		deductible for purposes of this section.]"



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SECTION 2. Section 11-226, Hawaii Revised Statutes, is 1 2 repealed. 3 ["**§11 226 Tax deductions.** (a) As a condition of allowing 4 an individual to take a tax deduction for campaign contributions to a candidate pursuant to section 235 7(q)(2), a candidate 5 6 shall have filed an affidavit with the commission prior to or 7 simultaneous with the filing of the candidate's organizational report stating that the candidate shall not exceed the 8 9 expenditure limit for the candidate's respective office as set 10 forth in section 11-209. 11 (b) The affidavit shall remain effective until the 12 termination of the central committee of the candidate or the 13 opening of filing for the next succeeding election for the 14 office held or sought at the time of filing of the affidavit 15 whichever occurs first. An affidavit filed under this section 16 may not be rescinded. 17 (c) The director of taxation shall not allow any 18 individual or married couple filing jointly to take a deduction

19 against any tax due, pursuant to section 235 7(g)(2), for any

20 contribution to a candidate for statewide or county office, who

21 has-not filed an affidavit as provided in this section.

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1	(d) The commission shall forward a certified copy of any
2	affidavit filed under this section to the director of taxation.
3	(c) The director of taxation shall only allow an
4	individual-or-married-couple filing jointly to take an income
5	tax deduction, pursuant to section 235 7(g)(2), for any
6	contribution to a candidate for a statewide or county office, if
7	a receipt is attached to the state income tax return. Canceled
8	checks or copies of the same shall be considered adequate
9	receipt forms.
10	(f) If a candidate has not filed an affidavit pursuant to
11	this section, the candidate shall inform all contributors to the
12	candidate's campaign in writing immediately upon receipt of the
13	contribution that they are not entitled to count their
14	contributions to the candidate for purposes of taking a tax
15	deduction under this section."]
16	PART II
17	SECTION 3. Section 245-3, Hawaii Revised Statutes, is
18	amended by amending subsection (a) to read as follows:
19	"(a) Every wholesaler or dealer, in addition to any other
20	taxes provided by law, shall pay for the privilege of conducting
21	business and other activities in the [State:] state:





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1 (1)An excise tax equal to 5.00 cents for each cigarette 2 sold, used, or possessed by a wholesaler or dealer 3 after June 30, 1998, whether or not sold at wholesale, or if not sold then at the same rate upon the use by 4 the wholesaler or dealer; 5 6 (2)An excise tax equal to 6.00 cents for each cigarette 7 sold, used, or possessed by a wholesaler or dealer 8 after September 30, 2002, whether or not sold at 9 wholesale, or if not sold then at the same rate upon 10 the use by the wholesaler or dealer; 11 (3) An excise tax equal to 6.50 cents for each cigarette 12 sold, used, or possessed by a wholesaler or dealer 13 after June 30, 2003, whether or not sold at wholesale, 14 or if not sold then at the same rate upon the use by 15 the wholesaler or dealer; 16 (4) An excise tax equal to 7.00 cents for each cigarette 17 sold, used, or possessed by a wholesaler or dealer 18 after June 30, 2004, whether or not sold at wholesale, 19 or if not sold then at the same rate upon the use by 20 the wholesaler or dealer;

21 (5) An excise tax equal to 8.00 cents for each cigarette
22 sold, used, or possessed by a wholesaler or dealer on



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1		and after September 30, 2006, whether or not sold at
2		wholesale, or if not sold then at the same rate upon
3		the use by the wholesaler or dealer;
4	(6)	An excise tax equal to 9.00 cents for each cigarette
5		sold, used, or possessed by a wholesaler or dealer on
6		and after September 30, 2007, whether or not sold at
7		wholesale, or if not sold then at the same rate upon
8		the use by the wholesaler or dealer;
9	(7)	An excise tax equal to 10.00 cents for each cigarette
10		sold, used, or possessed by a wholesaler or dealer on
11		and after September 30, 2008, whether or not sold at
12		wholesale, or if not sold then at the same rate upon
13		the use by the wholesaler or dealer;
14	(8)	An excise tax equal to 13.00 cents for each cigarette
15		sold, used, or possessed by a wholesaler or dealer on
16		and after July 1, 2009, whether or not sold at
17		wholesale, or if not sold then at the same rate upon
18		the use by the wholesaler or dealer;
19	(9)	An excise tax equal to 11.00 cents for each little
20		cigar sold, used, or possessed by a wholesaler or
21		dealer on and after October 1, 2009, whether or not



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1 sold at wholesale, or if not sold then at the same 2 rate upon the use by the wholesaler or dealer; 3 An excise tax equal to [14.00] 15.00 cents for each (10)4 cigarette or little cigar sold, used, or possessed by 5 a wholesaler or dealer on and after July 1, 2010, 6 whether or not sold at wholesale, or if not sold then 7 at the same rate upon the use by the wholesaler or 8 dealer; 9 (11)An excise tax equal to [15.00] 16.00 cents for each 10 cigarette or little cigar sold, used, or possessed by 11 a wholesaler or dealer on and after July 1, 2011, 12 whether or not sold at wholesale, or if not sold then 13 at the same rate upon the use by the wholesaler or 14 dealer; 15 Except as provided in paragraph (13), an excise tax (12)16 equal to seventy per cent of the wholesale price of 17 each article or item of tobacco products sold by the 18 wholesaler or dealer on and after September 30, 2009, 19 whether or not sold at wholesale, or if not sold then 20 at the same rate upon the use by the wholesaler or 21 dealer; and



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1 (13)An excise tax equal to fifty per cent of the wholesale 2 price of each cigar with a ring gauge of thirty or 3 more (.467 inches in diameter or more), of any length, 4 sold, used, or possessed by a wholesaler or dealer on 5 and after September 30, 2009, whether or not sold at 6 wholesale, or if not sold then at the same rate upon 7 the use by the wholesaler or dealer. 8 Where the tax imposed has been paid on cigarettes, little 9 cigars, or tobacco products that thereafter become the subject 10 of a casualty loss deduction allowable under chapter 235, the 11 tax paid shall be refunded or credited to the account of the 12 wholesaler or dealer. The tax shall be applied to cigarettes 13 through the use of stamps." 14 PART III 15 Section 431:7-101, Hawaii Revised Statutes, is SECTION 4. 16 amended by amending subsections (a) and (b) to read as follows: 17 "(a) The commissioner shall collect in advance the 18 following fees: 19 Certificate of authority: Issuance.....\$900 (1) (2) Organization of domestic insurers and affiliated 20 21 corporations:



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1		(A) Application and all other papers required for
2		issuance of solicitation permit,
3		filing \$1,500
4		(B) Issuance of solicitation permit\$150
5	(3)	Producer's license:
6		(A) Issuance, regular license\$50
7		(B) Issuance, temporary license\$50
8	(4)	Nonresident producer's license:
9		Issuance\$75
10	(5)	Independent adjuster's license: Issuance\$75
11	(6)	Public adjuster's license: Issuance \$75
12	(7)	Workers' compensation claim adjuster's limited
13		license: Issuance\$75
14	(8)	Independent bill reviewer's license:
15		Issuance\$80
16	(9)	Limited producer's license: Issuance\$60
17	(10)	Managing general agent's license: Issuance\$75
18	(11)	Reinsurance intermediary's license:
18 19	(11)	Reinsurance intermediary's license: Issuance\$75
	(11) (12)	- ,
19		Issuance\$75



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1	(14)	Approved course provider certificate:
2		Issuance\$100
3	(15)	Approved continuing education course certificate:
4		Issuance\$30
5	(16)	Vehicle protection product warrantor's registration:
6		Issuance\$75
7	(17)	Criminal history record check; fingerprinting: For
8		each criminal history record check and fingerprinting
9		check, a fee to be established by the commissioner.
10	(18)	Limited line motor vehicle rental company producer's
11		license: Issuance\$1,000
12	(19)	Life settlement contract provider's license:
13		Issuance\$75
14	(20)	Life settlement contract broker's license:
15		Issuance\$75
16	[(19)]	(21) Examination for license: For each examination, a
17		fee to be established by the commissioner.
18	(b)	The fees for services of the department of commerce
19	and consu	mer affairs subsequent to the issuance of a certificate
20	of author	ity, license, or other certificate are as follows:



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1	(1)	\$600 per year for all services (including extension of
2		the certificate of authority) for an authorized
3		insurer;
4	(2)	\$50 per year for all services (including extension of
5		the license) for a regularly licensed producer;
6	(3)	\$75 per year for all services (including extension of
7		the license) for a regularly licensed nonresident
8		producer;
9	(4)	\$45 per year for all services (including extension of
10		the license) for a regularly licensed independent
11		adjuster;
12	(5)	\$45 per year for all services (including extension of
13		the license) for a regularly licensed public adjuster;
14	(6)	\$45 per year for all services (including extension of
15		the license) for a workers' compensation claims
16		adjuster's limited license;
17	(7)	\$60 per year for all services (including extension of
18		the license) for a regularly licensed independent bill
19		reviewer;
20	(8)	\$45 per year for all services (including extension of
21		the license) for a producer's limited license;



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1	(9)	\$75 per year for all services (including extension of
2		the license) for a regularly licensed managing general
3		agent;
4	(10)	\$75 per year for all services (including extension of
5		the license) for a regularly licensed reinsurance
6		intermediary;
7	(11)	\$45 per year for all services (including extension of
8		the license) for a licensed surplus lines broker;
9	(12)	\$75 per year for all services (including renewal of
10		registration) for a service contract provider;
11	(13)	\$65 per year for all services (including extension of
12		the certificate) for an approved course provider;
13	(14)	\$20 per year for all services (including extension of
14		the certificate) for an approved continuing education
15		course;
16	(15)	\$75 per year for all services (including renewal of
17		registration) for a vehicle protection product
18		warrantor;
19	(16)	\$20 for a criminal history record check;
20	(17)	\$600 per year for all services (including extension of
21		the license) for a regularly licensed limited line
22		motor vehicle rental company producer [-];

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1	(18)	\$75 per year for all services (including extension of
2		the license) for a regularly licensed life settlement
3		contract provider; and
4	(19)	\$75 per year for all services (including extension of
5		the license) for a regularly licensed life settlement
6		contract broker.
7	The	services referred to in paragraphs (1) to $[(17)] (19)$
8	shall not	include services in connection with examinations,
9	investiga	tions, hearings, appeals, and deposits with a
10	depositor	y other than the department of commerce and consumer
11	affairs."	
12		PART IV
13	SECT	ION 5. Section 431:7-101, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	1.	By amending subsections (a) and (b) to read:
16	"(a)	The commissioner shall collect in advance the
17	following	fees:
18	(1)	Certificate of authority: Issuance[\$900]
19		\$1,800
20	(2)	Organization of domestic insurers and affiliated
21		corporations:

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1		(A)	Application and all other papers required for
2			issuance of solicitation permit,
3			filing [\$1,500]
4			<u>\$3,000</u>
5		(B)	Issuance of solicitation permit[\$150]
6			\$300
7	(3)	Prod	ucer's license:
8		(A)	Issuance, regular license[\$50]
9			<u>\$100</u>
10		(B)	Issuance, temporary license[\$50]
11			<u>\$100</u>
12	(4)	Nonr	esident producer's license:
13		Issu	ance[\$75]
14		\$150	
15	(5)	Inde	pendent adjuster's license: Issuance[\$75]
16		<u>\$150</u>	
17	(6)	Publ	ic adjuster's license: Issuance [\$75]
18		<u> \$150</u>	
19	(7)	Work	ers' compensation claim adjuster's limited
20		lice	nse: Issuance[\$75]
21	·	<u>\$150</u>	
22	(8)	Inde	pendent bill reviewer's license:
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1		Issuance[\$80]
2		<u>\$160</u>
3	(9)	Limited producer's license: Issuance[\$60]
4		<u>\$120</u>
5	(10)	Managing general agent's license: Issuance[\$75]
6		<u>\$150</u>
7	(11)	Reinsurance intermediary's license:
8		Issuance[\$75] <u>\$150</u>
9	(12)	Surplus lines broker's license: Issuance[\$150] <u>\$300</u>
10	(13)	Service contract provider's registration:
11	-	Issuance[\$75] <u>\$150</u>
12	(14)	Approved course provider certificate:
13		Issuance[\$100] <u>\$200</u>
14	(15)	Approved continuing education course certificate:
15		Issuance[\$30] <u>\$60</u>
16	(16)	Vehicle protection product warrantor's registration:
17		Issuance[\$75] <u>\$150</u>
18	(17)	Criminal history record check; fingerprinting: For
19		each criminal history record check and fingerprinting
20		check, a fee to be established by the commissioner.



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1	(18)	Limited line motor vehicle rental company producer's
2		license: Issuance
3		\$2,000
4	(19)	Life settlement contract provider's license:
5		Issuance
6	(20)	Life settlement contract broker's license:
7		Issuance[\$75] <u>\$150</u>
8	(21)	Examination for license: For each examination, a fee
9		to be established by the commissioner.
10	(b)	The fees for services of the department of commerce
11	and consu	mer affairs subsequent to the issuance of a certificate
12	of author:	ity, license, or other certificate are as follows:
13	(1)	[\$600] $$1,200$ per year for all services (including
14		extension of the certificate of authority) for an
15		authorized insurer;
16	(2)	[\$50] <u>\$100</u> per year for all services (including
17		extension of the license) for a regularly licensed
18		producer;
19	(3)	[\$75] <u>\$150</u> per year for all services (including
20		extension of the license) for a regularly licensed
21		nonresident producer;



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1	(4)	[\$45] <u>\$90</u> per year for all services (including
2		extension of the license) for a regularly licensed
3		independent adjuster;
4	(5)	[\$45] $$90$ per year for all services (including
5		extension of the license) for a regularly licensed
6		<pre>public adjuster;</pre>
7	(6)	[\$45] <u>\$90</u> per year for all services (including
8		extension of the license) for a workers' compensation
9		claims adjuster's limited license;
10	(7)	[\$60] $$120$ per year for all services (including
11		extension of the license) for a regularly licensed
12		independent bill reviewer;
13	(8)	[\$45] $$90$ per year for all services (including
14		extension of the license) for a producer's limited
15		license;
16	(9)	[\$75] <u>\$150</u> per year for all services (including
17		extension of the license) for a regularly licensed
18		managing general agent;
19	(10)	[\$75] <u>\$150</u> per year for all services (including
20		extension of the license) for a regularly licensed
21	٢.	reinsurance intermediary;
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1	_ (11)	[\$45] <u>\$90</u> per year for all services (including
2		extension of the license) for a licensed surplus lines
3		broker;
4	(12)	[\$75] <u>\$150</u> per year for all services (including
5		renewal of registration) for a service contract
6		provider;
7	(13)	[\$65] $$130$ per year for all services (including
8		extension of the certificate) for an approved course
9		provider;
10	(14)	[\$20] <u>\$40</u> per year for all services (including
11		extension of the certificate) for an approved
12		continuing education course;
13	(15)	[\$75] <u>\$150</u> per year for all services (including
14		renewal of registration) for a vehicle protection
15		product warrantor;
16	(16)	[\$20] <u>\$40</u> for a criminal history record check;
17	(17)	[\$600] $$1,200$ per year for all services (including
18		extension of the license) for a regularly licensed
19		limited line motor vehicle rental company producer;
20	(18)	[\$75] $$150$ per year for all services (including
21		extension of the license) for a regularly licensed
22		life settlement contract provider; and



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1	(19) [\$75] <u>\$150</u> per year for all services (including			
2	extension of the license) for a regularly licensed			
3	life settlement contract broker.			
4	The services referred to in paragraphs (1) to (19) shall			
5	not include services in connection with examinations,			
6	investigations, hearings, appeals, and deposits with a			
7	depository other than the department of commerce and consumer			
8	affairs."			
9	2. By amending subsection (e) to read as follows:			
10	"(e) All fees and penalties shall be deposited to the			
11	credit of the compliance resolution fund $[-]$; provided that			
12	beginning July 1, 2010, the statutory fees collected pursuant to			
13	subsections (a) and (b), not including administratively set fees			
14	and assessments as may be authorized under this section, shall			
15	be deposited as follows:			
16	(1) Fifty per cent shall be deposited into the compliance			
17	resolution fund; and			
18	(2) Fifty per cent shall constitute an insurance license			
19	and service tax, which shall be deposited into the			
20	general fund."			
21	PART V			



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1 SECTION 6. Statutory material to be repealed is bracketed 2 and stricken. New statutory material is underscored. 3 SECTION 7. This Act shall take effect on July 1, 2010; 4 provided that: Part I shall be effective on January 1, 2011, and 5 (1)6 shall apply to taxable years beginning after December 7 31, 2010; provided that the amendments made to section 8 235-7, Hawaii Revised Statutes, under section 1 of 9 this Act shall not be repealed when that section is 10 reenacted on January 1, 2013, pursuant to Act 166, 11 Session Laws of Hawaii 2007; 12 (2) Part III shall be effective upon the repeal and reenactment of section 431:7-101, Hawaii Revised 13 14 Statutes, pursuant to Act 177, Session Laws of Hawaii 15 2008, as amended by Act 11, Session Laws of Hawaii 16 2009; and 17 (3) Part IV shall be repealed on July 1, 2014, and sections 431:7-101(a), (b), and (e), Hawaii Revised 18 19 Statutes, shall be reenacted as they read on June 30, 20 2010.





Report Title:

Taxation; Political Contribution; Insurance Fees

Description:

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Repeals the deduction from taxable income for amounts given as political contributions effective January 1, 2011; increases the tax on cigarettes and little cigars by one cent for sales on or after July 1, 2010; and temporarily increases certain insurance fees and specifies that the increased fees be deposited equally into the compliance resolution fund and the general fund as an insurance license and service tax. Effective July 1, 2010. (HB1985 CD1)

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

