A BILL FOR AN ACT

RELATING TO CONFORMITY OF THE HAWAII INCOME TAX LAW TO THE INTERNAL REVENUE CODE.

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

- 1 SECTION 1. The purpose of this Act is to conform Hawaii
- 2 income tax law to the Internal Revenue Code.
- 3 SECTION 2. Section 235-2.3, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$235-2.3 Conformance to the federal Internal Revenue
- 6 Code; general application. (a) For all taxable years beginning
- 7 after December 31, [2008,] 2009, as used in this chapter
- 8 "Internal Revenue Code" means subtitle A, chapter 1, of the
- 9 federal Internal Revenue Code of 1986, as amended as of December
- 10 31, [2008,] 2009, as it applies to the determination of gross
- 11 income, adjusted gross income, ordinary income and loss, and
- 12 taxable income, except those provisions of the Internal Revenue
- 13 Code and federal public laws which, pursuant to this chapter, do
- 14 not apply or are otherwise limited in application and except for
- 15 the provisions of Public Law 109-001 which apply to [section]
- 16 Section 170 of the Internal Revenue Code. The provisions of
- 17 Public Law 109-001 to accelerate the deduction for charitable

- 1 cash contributions for the relief of victims of the 2004 Indian
- 2 Ocean tsunami are applicable for the calendar year that ended
- 3 December 31, 2004, and the calendar year ending December 31,
- 4 2005.
- 5 Sections 235-2, 235-2.1, and 235-2.2 shall continue to be
- 6 used to determine:
- 7 (1) The basis of property, if a taxpayer first determined
 8 the basis of property in a taxable year to which such
 9 sections apply, and if such determination was made
 10 before January 1, 1978; and
- 11 (2) Gross income, adjusted gross income, ordinary income
 12 and loss, and taxable income for a taxable year to
 13 which such sections apply where such taxable year
 14 begins before January 1, 1978.
- 15 (b) The following Internal Revenue Code subchapters, parts
 16 of subchapters, sections, subsections, and parts of subsections
 17 shall not be operative for the purposes of this chapter, unless
 18 otherwise provided:
- 19 (1) Subchapter A [(sections)] (Sections 1 to 59A) (with 20 respect to determination of tax liability), except [section] Section 1(h)(2) (relating to net capital 22 gain reduced by the amount taken into account as

1		investment income), except [sections] Sections 2(a),
2		2(b), and 2(c) (with respect to the definition of
3		"surviving spouse" and "head of household"), except
4		[section] Section 41 (with respect to the credit for
5		increasing research activities), except [section]
6		Section 42 (with respect to low-income housing
7		credit), and except [sections] Sections 47 and 48, as
8		amended, as of December 31, 1984 (with respect to
. 9		certain depreciable tangible personal property). For
10		treatment, see sections 235-110.91, 235-110.7, and
11		235-110.8;
12	. (2)	Section 78 (with respect to dividends received from
13		certain foreign corporations by domestic corporations
14		choosing foreign tax credit);
15	(3)	Section 86 (with respect to social security and tier 1
16		railroad retirement benefits);
17	(4)	Section 103 (with respect to interest on state and
18		local bonds). For treatment, see section 235-7(b);
19	(5)	Section 114 (with respect to extraterritorial
20		income). For treatment, any transaction as specified
21		in the transitional rule for 2005 and 2006 as
22		specified in the American Jobs Creation Act of 2004

1		[section] Section 101(d) and any transaction that has
2		occurred pursuant to a binding contract as specified
3		in the American Jobs Creation Act of 2004 [section]
4		Section 101(f) are inoperative;
5	(6)	Section 120 (with respect to amounts received under
6		qualified group legal services plans). For treatment,
7		see section 235-7(a)(9) to (11);
8	(7)	Section 122 (with respect to certain reduced uniformed
9		services retirement pay). For treatment, see section
10		235-7(a)(3);
11	(8)	Section 135 (with respect to income from United States
12		savings bonds used to pay higher education tuition and
13		fees). For treatment, see section 235-7(a)(1);
14	(9)	Section 139C (with respect to COBRA premium
15		assistance);
16	[-(9) -]	(10) Subchapter B [(sections)] (Sections 141 to 150)
17		(with respect to tax exemption requirements for state
18		and local bonds);
19	[(10)]	(11) Section 151 (with respect to allowance of
20		deductions for personal exemptions). For treatment,
21		see section 235-54.

```
1
       [\frac{(11)}{(12)}] (12) Section 179B (with respect to expensing of
2
               capital costs incurred in complying with Environmental
3
               Protection Agency sulphur regulations);
4
       [\frac{(12)}{(13)}] (13) Section 181 (with respect to special rules for
5
               certain film and television productions);
6
       [<del>(13)</del>] (14) Section 196 (with respect to deduction for
7
               certain unused investment credits);
8
       [(14)] (15) Section 199 (with respect to the U.S. production
9
               activities deduction);
10
       [<del>(15)</del>] (16) Section 222 (with respect to qualified tuition
11
               and related expenses);
12
       [(16)] (17) Sections 241 to 247 (with respect to special
13
               deductions for corporations). For treatment, see
               section 235-7(c);
14
15
       [-(17)] (18) Section 280C (with respect to certain expenses
16
               for which credits are allowable). For treatment, see
17
               section 235-110.91;
       [<del>(18)</del>] (19) Section 291 (with respect to special rules
18
19
               relating to corporate preference items);
20
       \left[\frac{(19)}{(19)}\right] (20) Section 367 (with respect to foreign
21
               corporations);
```

```
1
        [\frac{(20)}{(21)}] (21) Section 501(c)(12), (15), (16) (with respect to
 2
                exempt organizations);
 3
        [(21)] (22) Section 515 (with respect to taxes of foreign
 4
                countries and possessions of the United States);
 5
        \left[\frac{(22)}{(23)}\right] (23) Subchapter G (sections 531 to 565) (with respect
 6
                to corporations used to avoid income tax on
 7
                shareholders);
 8
        \left[\frac{(23)}{(23)}\right] (24) Subchapter H (sections 581 to 597) (with respect
 9
                to banking institutions), except [section] Section 584
10
                (with respect to common trust funds). For treatment,
11
                see chapter 241;
12
        [\frac{(24)}{2}] (25) Section 642(a) and (b) (with respect to special
13
                rules for credits and deductions applicable to
14
                trusts). For treatment, see sections 235-54(b) and
15
                235-55;
16
       [\frac{(25)}{(25)}] (26) Section 646 (with respect to tax treatment of
17
              electing Alaska Native settlement trusts);
18
       \left[\frac{(26)}{(27)}\right] (27) Section 668 (with respect to interest charge on
19
                accumulation distributions from foreign trusts);
20
        [<del>(27)</del>] (28) Subchapter L (sections 801 to 848) (with respect
21
                to insurance companies). For treatment, see sections
22
                431:7-202 and 431:7-204;
```

```
1
       [\frac{(28)}{(29)}] (29) Section 853 (with respect to foreign tax credit
 2
               allowed to shareholders). For treatment, see section
 3
               235-55;
 4
               Section 853A (with respect to credits from tax credit
        (30)
 5
               bonds allowed to shareholders);
 6
       [\frac{(29)}{(31)}] (31) Subchapter N [\frac{(\text{sections})}{(31)} (Sections 861 to 999)
7
                (with respect to tax based on income from sources
8
               within or without the United States), except
9
                [sections] Sections 985 to 989 (with respect to
10
               foreign currency transactions). For treatment, see
11
               sections 235-4, 235-5, and 235-7(b), and 235-55;
12
       [\frac{(30)}{(32)}] (32) Section 1042(g) (with respect to sales of stock
13
               in agricultural refiners and processors to eligible
14
               farm cooperatives);
15
       [<del>(31)</del>] (33) Section 1055 (with respect to redeemable ground
16
               rents);
17
       [\frac{(32)}{34}] (34) Section 1057 (with respect to election to treat
18
               transfer to foreign trust, etc., as taxable exchange);
19
       [\frac{(33)}{(35)}] (35) Sections 1291 to 1298 (with respect to treatment
20
               of passive foreign investment companies);
```

```
1
       [<del>(34)</del>] (36) Subchapter Q (sections 1311 to 1351) (with
2
               respect to readjustment of tax between years and
 3
               special limitations);
 4
       [\frac{35}{35}] (37) Subchapter R (sections 1352 to 1359) (with
5
               respect to election to determine corporate tax on
 6
               certain international shipping activities using per
7
               ton rate);
       [<del>(36)</del>] (38) Subchapter U [<del>(sections</del>] (Sections 1391 to
8
9
               1397F) (with respect to designation and treatment of
10
               empowerment zones, enterprise communities, and rural
11
               development investment areas). For treatment, see
12
               chapter 209E;
13
       [<del>(37)</del>] (39) Subchapter W [<del>(sections</del>] (Sections 1400 to
14
               1400C) (with respect to District of Columbia
               enterprise zone);
15
16
       [<del>(38)</del>] (40) Section 14000 (with respect to education tax
17
               benefits);
18
       [<del>(39)</del>] (41) Section 1400P (with respect to housing tax
19
               benefits);
20
       [(40)] (42) Section 1400R (with respect to employment
21
               relief); and
```

```
1
       [\frac{(41)}{(41)}] (43) Section 1400T (with respect to special rules for
2
              mortgage revenue bonds) [-];
3
        (44)
              Section 1400U-1 (with respect to allocation of
4
              recovery zone bonds);
5
        (45)
              Section 1400U-2 (with respect to recovery zone
6
              economic development bonds); and
7
        (46)
              Section 1400U-3 (with respect to recovery zone
8
              facility bonds)."
9
         SECTION 3. Section 235-2.4, Hawaii Revised Statutes, is
10
    amended to read as follows:
11
         "§235-2.4 Operation of certain Internal Revenue Code
12
    provisions; [sections] Sections 63 to 530. (a) Section 63
13
    (with respect to taxable income defined) of the Internal Revenue
14
    Code shall be operative for the purposes of this chapter,
15
    subject to the following:
16
         (1)
              Sections 63(c)(1)(B) (relating to the additional
17
              standard deduction), 63(c)(1)(C) (relating to the real
18
              property tax deduction), 63(c)(1)(D) (relating to the
19
              disaster loss deduction), 63(c)(1)(E) (relating to the
20
              motor vehicle sales tax deduction, 63(c)(4) (relating
21
              to inflation adjustments), 63(c)(7) (defining the real
22
              property tax deduction), 63(c)(8) (defining the
```

1		disaster loss deduction), $63(c)(9)$ (defining the motor
2		vehicle sales tax deduction), and 63(f) (relating to
3		additional amounts for the aged or blind) of the
4		Internal Revenue Code shall not be operative for
5		purposes of this chapter;
6	(2)	Section 63(c)(2) (relating to the basic standard
7		deduction) of the Internal Revenue Code shall be
8		operative, except that the standard deduction amounts
9		provided therein shall instead mean:
10		(A) \$4,000 in the case of:
11		(i) A joint return as provided by section 235-
12		93; or
13		(ii) A surviving spouse (as defined in [section]
14	•	Section 2(a) of the Internal Revenue Code);
15		(B) \$2,920 in the case of a head of household (as
16		defined in [section] Section 2(b) of the Internal
17		Revenue Code);
18		(C) \$2,000 in the case of an individual who is not
19		married and who is not a surviving spouse or head
20		of household; or
21		(D) \$2,000 in the case of a married individual filing
22		a separate return;

H.B. NO. 2594 H.D. 1

1	(3)	Section 63(c)(5) (limiting the basic standard
2		deduction in the case of certain dependents) of the
3		Internal Revenue Code shall be operative, except that
4		the limitation shall be the greater of \$500 or such
5		individual's earned income; and
6	(4)	The standard deduction amount for nonresidents shall
7		be calculated pursuant to section 235-5.
8	(b)	Section 72 (with respect to annuities; certain
9	proceeds	of endowment and life insurance contracts) of the
10	Internal	Revenue Code shall be operative for purposes of this
11	chapter a	and be interpreted with due regard to section 235-7(a),
12	except th	at the ten per cent additional tax on early
13	distribut	ions from retirement plans in [section] Section 72(t)
14	shall not	be operative for purposes of this chapter.
15	<u>(c)</u>	Section 85 (with respect to unemployment compensation)
16	of the In	ternal Revenue Code shall be operative for purposes of
17	this chap	ter, except that Section 85(c) shall not be operative
18	for purpo	ses of this chapter.
19	<u>(d)</u>	Section 108 (with respect to income from discharge of
20	indebtedn	ess) of the Internal Revenue Code shall be operative
21	for purpo	eses of this chapter, except that Section 108(i)
22	(relating	to deferral and ratable inclusion of income arising
	HB2594 HD	01 HMS 2010-1935

1 from business indebtedness discharged by the reacquisition of a 2 debt instrument) shall not be operative for purposes of this 3 chapter. 4 [(c)] (e) Section 121 (with respect to exclusion of gain 5 from sale of principal residence) of the Internal Revenue Code 6 shall be operative for purposes of this chapter, except that for 7 the election under section 121(f), a reference to section 1034 8 treatment means a reference to section 235-2.4(n) in effect for 9 taxable year 1997. 10 Section 132 (with respect to certain fringe benefits) 11 of the Internal Revenue Code shall be operative for purposes of **12** this chapter, except that the provision in Section 132(f)(2) 13 that equalizes the dollar amounts for Sections 132(f)(2)(A) and 14 (B) after February 17, 2009, until January 1, 2011, shall not be 15 operative and except that Section 132(n) shall not apply to 16 United States Department of Defense Homeowners Assistance **17** program payments authorized by the American Recovery and **18** Reinvestment Act of 2009. 19 [(d)] (g) Section 163 (with respect to interest) of the 20 Internal Revenue Code shall be operative for the purposes of 21 this chapter, except that provisions in [section] Section

163(d)(4)(B) (defining net investment income to exclude

HB2594 HD1 HMS 2010-1935

- 1 dividends), Section 163(e)(5)(F) (suspension of applicable high-
- 2 yield discount obligation (AHYDO) rules) and Section 163(i)(1)
- 3 as it applies to debt instruments issued after January 1, 2010,
- 4 (defining AHYDO) shall not be operative for the purposes of this
- 5 chapter.
- 6 (h) Section 164 (with respect to taxes) of the Internal
- 7 Revenue Code shall be operative for the purposes of this
- 8 chapter, except that Sections 164(a)(6) and 164(b)(6) shall not
- 9 be operative for the purposes of this chapter.
- 10 $\left[\frac{(e)}{(e)}\right]$ (i) Section 165 (with respect to losses) of the
- 11 Internal Revenue Code shall be operative for purposes of this
- 12 chapter, except that the amount prescribed by [sections] Sections
- 13 165(h)(1) (relating to the limitation per casualty) of the
- 14 Internal Revenue Code shall be a \$100 limitation per casualty,
- 15 and [section] Section 165(d) (with respect to wagering losses)
- 16 [+] and [-] sections | Sections | 165(h)(3)(A) | and | 165(h)(3)(B) (both
- 17 of which relate to special rules for personal casualty gains and
- 18 losses in federally declared disasters) of the Internal Revenue
- 19 Code shall not be operative for the purposes of this chapter.
- 20 Section 165 as operative for this chapter shall also apply to
- 21 losses sustained from the sale of stocks or other interests
- 22 issued through the exercise of the stock options or warrants



- 1 granted by a qualified high technology business as defined in
- 2 section 235-7.3.
- 3 [(f)] (j) Section 168 (with respect to the accelerated
- 4 cost recovery system) of the Internal Revenue Code shall be
- 5 operative for purposes of this chapter, except that [sections]
- 6 Sections 168(j) (relating to property on Indian reservations),
- 7 168(k) (relating to the special allowance for certain property
- 8 acquired during the period specified therein), 168(m) (relating
- 9 to the special allowance for certain reuse and recycling
- 10 property), and 168(n) (relating to the special allowance for
- 11 qualified disaster assistance property) of the Internal Revenue
- 12 Code shall not be operative for purposes of this chapter.
- 13 [(g)] (k) Section 172 (with respect to net operating loss
- 14 deductions) of the Internal Revenue Code shall be operative for
- 15 purposes of this chapter, as further provided in section 235-
- 16 7(d), except that [sections] Sections 172(b)(1)(J) and 172(j)
- 17 (both of which relate to qualified disaster losses) of the
- 18 Internal Revenue Code shall not be operative for purposes of
- 19 this chapter.
- 20 [\(\frac{(h)}{l}\)] (1) Section 179 (with respect to the election to
- 21 expense certain depreciable business assets) of the Internal

1	Revenue C	ode shall be operative for purposes of this chapter,
2	except th	at provisions relating to:
3	(1)	The increase of the maximum deduction to \$100,000 for
4		taxable years beginning after 2002 and before 2008,
5		and the increase of the maximum deduction to \$125,000
6	·	for taxable years beginning after 2006 and before
7	•	2011, in [section] Section 179(b)(1);
8	(2)	The increase of the qualifying investment amount to
9		\$400,000 for taxable years beginning after 2002 and
10		before 2008, and the increase of the qualifying
11		investment amount to \$500,000 for taxable years
12		beginning after 2006 and before 2011, in [section]
13		<u>Section</u> 179(b)(2);
14	(3)	The increase of the maximum deduction to \$250,000 and
15		the increase of the qualifying investment amount to
16		\$800,000 for taxable years beginning in 2008 or 2009,
17		in [section] Section 179(b)(7);
18	(4)	Defining [section] Section 179 property to include
19		computer software in [section] Section 179(d)(1);
20	(5)	Inflation adjustments in [section] Section 179(b)(5);
21	(6)	Irrevocable election in [section] Section 179(c)(2);
22		and

```
1
          (7) Special rules for qualified disaster assistance
2
               property in [section] Section 179(e),
    shall not be operative for the purposes of this chapter.
3
4
          \left[\frac{1}{1}\right] (m) Section 198A (with respect to the expensing of
5
    qualified disaster assistances expenses) of the Internal Revenue
6
    Code shall not be operative for purposes of this chapter.
7
          [<del>(j)</del>] (n) Section 219 (with respect to retirement savings)
8
    of the Internal Revenue Code shall be operative for the purpose
9
    of this chapter. For the purpose of computing the limitation on
10
    the deduction for active participants in certain pension plans
11
    for state income tax purposes, adjusted gross income as used in
12
    [section] Section 219 as operative for this chapter means
13
    federal adjusted gross income.
14
          \left[\frac{k}{k}\right] (o) Section 220 (with respect to medical savings
15
    accounts) of the Internal Revenue Code shall be operative for
16
    the purpose of this chapter, but only with respect to medical
17
    services accounts that have been approved by the Secretary of
    the Treasury of the United States.
18
19
          [\frac{1}{1}] (p) Section 265 (with respect to expenses and
20
    interest relating to tax-exempt income) of the Internal Revenue
21
    Code shall be operative for purposes of this chapter; except
22
    that Sections 265(b)(3)(G) and 265(b)(7) shall not be operative
```

H.B. NO. 45.0.

1 and that [it] Section 265 shall not apply to expenses for 2 royalties and other income derived from any patents, copyrights, 3 and trade secrets by an individual or a qualified high 4 technology business as defined in section 235-7.3. Such 5 expenses shall be deductible. 6 Section 382 (with respect to limitation on net 7 operating loss carryforwards and certain built-in losses 8 following ownership change) of the Internal Revenue Code shall 9 be operative for the purposes of this chapter, except that 10 Section 382(n) shall not be operative for purposes of this 11 chapter. 12 [(m)] (r) Section 408A (with respect to Roth Individual 13 Retirement Accounts) of the Internal Revenue Code shall be operative for the purposes of this chapter [-], except that 14 15 Section 408A(d)(3)(A)(iii) shall not be operative for purposes 16 of this chapter. For the purposes of determining the aggregate **17** amount of contributions to a Roth Individual Retirement Account 18 or qualified rollover contribution to a Roth Individual 19 Retirement Account from an individual retirement plan other than

a Roth Individual Retirement Account, adjusted gross income as

used in [section] Section 408A as operative for this chapter

HB2594 HD1 HMS 2010-1935

means federal adjusted gross income.

20

21

[(n)] (s) In administering the provisions of [sections] 1 2 Sections 410 to 417 (with respect to special rules relating to 3 pensions, profit sharing, stock bonus plans, etc.), [sections] 4 Sections 418 to 418E (with respect to special rules for 5 multiemployer plans), and [sections] Sections 419 and 419A (with 6 respect to treatment of welfare benefit funds) of the Internal Revenue Code, the department of taxation shall adopt rules under 7 chapter 91 relating to the specific requirements under such 8 9 sections and to such other administrative requirements under 10 those sections as may be necessary for the efficient 11 administration of [sections] Sections 410 to 419A. 12 In administering [sections] Sections 401 to 419A (with 13 respect to deferred compensation) of the Internal Revenue Code, 14 Public Law 93-406, [section] Section 1017(i), shall be operative 15 for the purposes of this chapter. 16 In administering [section] Section 402 (with respect to the 17 taxability of beneficiary of employees' trust) of the Internal 18 Revenue Code, the tax imposed on lump sum distributions by 19 [section] Section 402(e) of the Internal Revenue Code shall be 20 operative for the purposes of this chapter and the tax imposed 21 therein is hereby imposed by this chapter at the rate determined

under this chapter.

```
1
         [<del>(o)</del>] (t) In administering [section] Section 403 (with
2
    respect to taxation of employee annuities) of the Internal
3
    Revenue Code, any funds that represent pre-tax employee
    deferrals or contributions that are distributed from the annuity
4
5
    and used solely to obtain retirement credits under the state
6
    [+] employees' [+] retirement system shall not be treated as a
7
    rollover for purposes of [section] Section 403(b)(8)(A) of the
8
    Internal Revenue Code, and such funds shall be subject to income
9
    tax under this chapter.
10
          [<del>(p)</del>] (u) Section 451 (which provides general rules for
11
    taxable year of inclusion) of the Internal Revenue Code shall be
12
    operative, except that the provisions of [sections] Sections
13
    451(i)(3) and 451(i)(6), as they relate to a qualified electric
14
    utility, shall not be operative for purposes of this chapter.
15
         [<del>-(q)</del>] (v)
                    In administering [section] Section 457 (with
16
    respect to compensation plans of state and local governments and
17
    tax-exempt organizations) of the Internal Revenue Code, any
18
    funds that represent pre-tax employee deferrals or contributions
19
    that are distributed from the deferred compensation plan and
20
    used solely to obtain retirement credits under the state
21
    [+] employees'[+] retirement system shall not be treated as a
22
    rollover for purposes of [section] Section 457(e)(16)(A) of the
```

- 1 Internal Revenue Code and such funds shall be subject to income
- 2 tax under this chapter.
- 3 [(r)] (w) Section 468B (with respect to special rules for
- 4 designated settlement funds) of the Internal Revenue Code shall
- 5 be operative for the purposes of this chapter and the tax
- 6 imposed therein is hereby imposed by this chapter at a rate
- 7 equal to the maximum rate in effect for the taxable year imposed
- 8 on estates and trusts under section 235-51.
- 9 [(s)] (x) Section 469 (with respect to passive activities
- 10 and credits limited) of the Internal Revenue Code shall be
- 11 operative for the purposes of this chapter. For the purpose of
- 12 computing the offset for rental real estate activities for state
- 13 income tax purposes, adjusted gross income as used in section
- 14 469 as operative for this chapter means federal adjusted gross
- 15 income.
- 16 [(t)] (y) Sections 512 to 514 (with respect to taxation of
- 17 business income of certain exempt organizations) of the Internal
- 18 Revenue Code shall be operative for the purposes of this chapter
- 19 as provided in this subsection.
- 20 "Unrelated business taxable income" means the same as in
- 21 the Internal Revenue Code, except that in the computation
- 22 thereof sections 235-3 to 235-5, and 235-7 (except subsection



- 1 (c)), shall apply, and in the determination of the net operating
- 2 loss deduction there shall not be taken into account any amount
- 3 of income or deduction that is excluded in computing the
- 4 unrelated business taxable income. Unrelated business taxable
- 5 income shall not include any income from a prepaid legal service
- 6 plan.
- 7 For a person described in [section] Section 401 or 501 of
- 8 the Internal Revenue Code, as modified by section 235-2.3, the
- 9 tax imposed by section 235-51 or 235-71 shall be imposed upon
- 10 the person's unrelated business taxable income.
- 11 $\left[\frac{(u)}{(u)}\right]$ (z) Section 521 (with respect to cooperatives) and
- 12 Subchapter T (Sections 1381 to 1388, with respect to
- 13 cooperatives and their patrons) of the Internal Revenue Code
- 14 shall be operative for the purposes of this chapter as to any
- 15 cooperative fully meeting the requirements of section 421-23,
- 16 except that Internal Revenue Code [section] Section 521
- 17 cooperatives need not be organized in Hawaii.
- 18 $\left[\frac{\langle v \rangle}{\langle v \rangle}\right]$ (aa) Sections 527 (with respect to political
- 19 organizations) and 528 (with respect to certain homeowners
- 20 associations) of the Internal Revenue Code shall be operative
- 21 for the purposes of this chapter and the taxes imposed in each

- 1 section are hereby imposed by this chapter at the rates
- 2 determined under section 235-71.
- 3 [(w)] (bb) Section 529 (with respect to qualified tuition
- 4 programs) shall be operative for the purposes of this chapter,
- 5 except that [section] Sections 529(c)(6) and 529(e)(3)(A)(iii)
- 6 shall not be operative.
- 7 $\left[\frac{(x)}{(x)}\right]$ (cc) Section 530 (with respect to education
- 8 individual retirement accounts) of the Internal Revenue Code
- 9 shall be operative for the purposes of this chapter. For the
- 10 purpose of determining the maximum amount that a contributor
- 11 could make to an education individual retirement account for
- 12 state income tax purposes, modified adjusted gross income as
- 13 used in [section] Section 530 as operative for this chapter
- 14 means federal modified adjusted gross income as defined in
- 15 [section] Section 530."
- 16 SECTION 4. Section 235-2.45, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "§235-2.45 Operation of certain Internal Revenue Code
- 19 provisions; sections 641 to 7518. (a) Section 641 (with
- 20 respect to imposition of tax) of the Internal Revenue Code shall
- 21 be operative for the purposes of this chapter subject to the
- 22 following:



3

5

6

7

8

9

10

11

1	(1)	The	deduction	for	exemptions	shall	be	allowed	as
2		prov	vided in s	ectio	on 235-54(b)	;			

- (2) The deduction for contributions and gifts in determining taxable income shall be limited to the amount allowed in the case of an individual, unless the contributions and gifts are to be used exclusively in the [State;] state; and
- (3) The tax imposed by [section] Section 1(e) of the
 Internal Revenue Code as applied by [section] Section
 641 of the Internal Revenue Code is hereby imposed by
 this chapter at the rate and amount as determined
 under section 235-51 on estates and trusts.
- **13** (b) Section 667 (with respect to treatment of amounts 14 deemed distributed by trusts in preceding years) of the Internal 15 Revenue Code shall be operative for the purposes of this chapter 16 and the tax imposed therein is hereby imposed by this chapter at **17** the rate determined under this chapter; except that the 18 reference to tax-exempt interest to which [section] Section 103 19 of the Internal Revenue Code applies in [section] Section 667(a) 20 of the Internal Revenue Code shall instead be a reference to 21 tax-exempt interest to which section 235-7(b) applies.

1	(c)	Section 685 (with respect to treatment of qualified
2	funeral t	rusts) of the Internal Revenue Code shall be operative
3	for purpo	ses of this chapter, except that the tax imposed under
4	this chap	ter shall be computed at the tax rates provided under
5	section 2	35-51, and no deduction for the exemption amount
6	provided	in section 235-54(b) shall be allowed. The cost-of-
7	living ad	justment determined under [section] Section 1(f)(3) of
8	the Inter	nal Revenue Code shall be operative for the purpose of
9	applying	[section] Section 685(c)(3) under this chapter.
10	(d)	Section 704 of the Internal Revenue Code (with respect
11	to a part	ner's distributive share) shall be operative for
12	purposes	of this chapter; except that [section] Section
13	704 (b) (2)	shall not apply to:
14	(1)	Allocations of the high technology business investment
15		tax credit allowed by section 235-110.9 for
16		investments made before May 1, 2009;
17	(2)	Allocations of net operating loss pursuant to section
18		235-111.5;
19	(3)	Allocations of the attractions and educational
20		facilities tax credit allowed by section 235-110.46;
21		or .

1	(4) Allocations of low-income housing tax credits among
2	partners under section 235-110.8.
3	(e) Section 1202 (with respect to partial exclusion for
4	gain from certain small business stock) of the Internal Revenue
5	Code shall be operative for purposes of this chapter, except
6	that Section 1202(a)(3) shall not be operative for purposes of
7	this chapter.
8	$[\frac{(e)}{(f)}]$ Section 1212 (with respect to capital loss
9	carrybacks and carryforwards) of the Internal Revenue Code shall
10	be operative for the purposes of this chapter; except that for
11 .	the purposes of this chapter, the capital loss carryback
12	provisions of [section] Section 1212 shall not be operative and
13	the capital loss carryforward allowed by [section] Section
14	1212(a) shall be limited to five years; except for a qualified
15	high technology business as defined in section 235-7.3, which
16	shall be limited to fifteen years.
17	$[\frac{(f)}{(g)}]$ Section 1221 (with respect to the definition of
18	capital assets) is operative; provided that the provisions of
19	[section] Section 301 of Public Law 110-343, which provide that
20	gain or loss from the sale or exchange of any applicable
21	preferred stock by any applicable financial institution (such
22	terms being defined by Public Law 110-343) shall be treated as

- 1 ordinary income or loss, shall not be operative. A sale or
- 2 exchange of any applicable preferred stock by any applicable
- 3 financial institution (as those terms are defined by [section]
- 4 Section 301 of Public Law 110-343) shall be treated as a sale of
- 5 a capital asset and taxed accordingly.
- 6 [(q)] (h) Subchapter S (sections 1361 to 1379) (with
- 7 respect to tax treatment of S corporations and their
- 8 shareholders) of chapter 1 of the Internal Revenue Code shall be
- 9 operative for the purposes of this chapter as provided in part
- 10 VII; except that Sections 1374(d)(7)(B) and 1374(d)(7)(C) shall
- 11 not be operative for purposes of this chapter.
- 12 [\(\frac{(h)}{}\)] (i) Section 1400N (with respect to tax benefits for
- 13 Gulf Opportunity Zone) of the Internal Revenue Code shall be
- 14 operative for the purposes of this chapter, except that
- 15 [sections] Sections 1400N(a) (with respect to tax-exempt bond
- 16 financing); 1400N(b) (with respect to advance refundings of
- 17 certain tax-exempt bonds); 1400N(c) (with respect to the low
- 18 income housing credit); 1400N(d) (with respect to special
- 19 allowance for certain property acquired on or after August 28,
- 20 2005); 1400N(e) (with respect to increase in expensing under
- 21 [section] Section 179); 1400N(h) (with respect to increase in
- 22 rehabilitation credit); 1400N(1) (with respect to credit to



- 1 holders of Gulf tax credit bonds); 1400N(m) (with respect to
- 2 application of new markets tax credit to investments in
- 3 community development entities serving Gulf Opportunity Zone);
- 4 1400N(n) (with respect to treatment of representations regarding
- 5 income eligibility for purposes of qualified residential rental
- 6 project requirements) shall not be operative for purposes of
- 7 this chapter.
- 8 [(i)] (j) Section 1400S (with respect to additional tax
- 9 relief provisions) of the Internal Revenue Code shall be
- 10 operative for the purposes of this chapter, except that
- 11 [section] Section 1400S(d) (with respect to the special rule for
- 12 determining earned income) shall not be operative for the
- 13 purposes of this chapter.
- 14 [(j)] (k) Section 6015 (with respect to relief from joint
- 15 and several liability on joint return) of the Internal Revenue
- 16 Code is operative for purposes of this chapter.
- 17 $\left[\frac{(k)}{(k)}\right]$ (1) Sections 6103(i)(3)(C) and 6103(i)(7) (with
- 18 respect to disclosures of information to the United States
- 19 Justice Department or appropriate federal or state law
- 20 enforcement agency for purposes of investigating terrorist
- 21 incidents, threats, or activities, and for analyzing
- 22 intelligence concerning investigating terrorist incidents,



- 1 threats, or activities) of the Internal Revenue Code shall be
- 2 operative for the purposes of this chapter.
- 3 $\left[\frac{1}{1}\right]$ (m) Subchapter C (sections 6221 to 6233) (with
- 4 respect to tax treatment of partnership items) of [chapter]
- 5 Chapter 63 of the Internal Revenue Code shall be operative for
- 6 the purposes of this chapter.
- 7 [(m)] (n) Subchapter D (sections 6240 to 6255) (with
- 8 respect to simplified audit procedures for electing large
- 9 partnerships) of the Internal Revenue Code shall be operative
- 10 for the purposes of this chapter, with due regard to chapter 232
- 11 relating to tax appeals.
- 12 [\frac{(n)}{n}] (o) Section 6501(e) (with respect to limitation on
- 13 assessment and collection where there is a substantial omission
- 14 of items) of the Internal Revenue Code shall be operative for
- 15 purposes of this chapter.
- 16 $\left[\frac{\langle o \rangle}{\langle o \rangle}\right]$ (p) Section 6511(h) (with respect to running of
- 17 periods of limitation suspended while taxpayer is unable to
- 18 manage financial affairs due to disability) of the Internal
- 19 Revenue Code shall be operative for purposes of this chapter,
- 20 with due regard to section 235-111 relating to the limitation
- 21 period for assessment, levy, collection, or credit.

1	[(p)] <u>(q)</u> Section 7518 (with respect to capital
2	construction fund for commercial fishers) of the Internal
3	Revenue Code shall be operative for the purposes of this
4	chapter. Qualified withdrawals for the acquisition,
5	construction, or reconstruction of any qualified asset that is
6	attributable to deposits made before the effective date of this
7	section shall not reduce the basis of the asset when withdrawn.
8	Qualified withdrawals shall be treated on a first-in-first-out
9	basis."
10	SECTION 5. Section 235-7, Hawaii Revised Statutes, is
11	amended by amending subsection (d) to read as follows:
12	"(d) (1) For taxable years ending before January 1, 1967,
13	the net operating loss deductions allowed as
14	carrybacks and carryovers by the Internal Revenue
15	Code shall not be allowed. In lieu thereof the net
16	operating loss deduction shall consist of the
17	excess of the deductions allowed by this chapter
18	over the gross income, computed with the
19	modifications specified in paragraphs (1) to (4) of
20	[section] Section 172(d) of the Internal Revenue
21	Code, and with the further modification stated in
22	paragraph (3) hereof; and shall be allowed as a

H.B. NO. 2594 H.D. 1

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

H.B. NO. 2594 H.D. 1

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

1	(6)	The five-year carryback period for net operating
2		losses for any taxable year ending during 2001 and
3		2002 in [section] Section 172(b)(1)(H) of the Internal
4		Revenue Code as it read on December 31, 2008, shall
5	•	not be operative for purposes of this chapter [-]; and
6	(7)	The election for the carryback for 2008 or 2009 net
7		operating losses of small businesses as provided in
8		Section 172(b)(1)(H) of the Internal Revenue Code as
9		it read on December 31, 2009, shall not be operative
10		for purposes of this chapter."
11	SECT	ION 6. Statutory material to be repealed is bracketed
12	and stric	ken. New statutory material is underscored.
13	SECT	ION 7. This Act shall take effect upon its approval.

Report Title:

Income Tax; Conformity to the Internal Revenue Code for 2009

Description:

Conforming amendments to the Hawaii income tax law based upon amendments to the Internal Revenue Code for calendar year 2009. (HB2594 HD1)

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