HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. 2750

A BILL FOR AN ACT

RELATING TO CORPORATE TRANSPARENCY.

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

SECTION 1. The legislature finds that, although the State
 and its local government units have granted numerous economic
 development subsidies, awarded several public contracts and
 distributed enormous tax breaks in the last twenty five years,
 the real wage levels and health care coverage of working
 families have declined.

Some programs providing economic development subsidies lack measurable job creation goals, and in some cases, businesses have closed, relocated, or outsourced facilities or jobs for which subsidies were provided to sites outside of the State.

Also, some contractors do not fulfill intended savings goals, which places a great burden on taxpayers. Citizen participation in economic development and the contracting process have been impeded by a lack of readily accessible information regarding expenditures and outcomes.

16 Data collected by the federal government indicate that17 state corporate income taxes represent a declining share of

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state tax revenue and that the effective rate at which states
 are taxing corporate profits has fallen sharply in recent
 decades. Studies by numerous states find that a majority of
 corporations filing income tax returns have zero liability, even
 in years in which the economy is growing and corporate profits
 are healthy.

7 Research conducted by leading academics suggests that the causes of state corporate tax base erosion include such factors 8 9 as greater corporate aggressiveness and sophistication in exploiting loopholes and structural weaknesses in state 10 corporate income tax laws, state conformity to federal tax law 11 changes, the enactment of tax cuts and special credits aimed at 12 stimulating in-state job creation and other desired corporate 13 behavior, and the implementation of federal corporate income tax 14 15 shelters.

Data extracted from state corporate income tax returns and then published in an aggregated form that averages results for corporations falling within certain income or asset-size categories are extremely limited in their capacity to illuminate the source of state corporate income tax base erosion. Such data does not, for example, permit an examination of whether



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1 corporations that reported losses on their state income tax 2 returns reported profits to their shareholders in the same year. 3 In order to determine whether Hawaii's corporate income tax is structured in such a way as to ensure that all corporations 4 doing business here are paying their fair share and whether tax 5 6 incentives enacted to encourage corporations to invest and 7 create jobs here are effective, it is necessary to require corporations to publicly disclose the amount of corporate income 8 9 tax they pay to the State, the amount of economic development 10 tax incentives they receive, the number of employees they have in the State, and additional information drawn from their tax 11 returns to understand the major factors that determine their 12 13 corporate income tax liability.

14 Therefore, in order to augment the effectiveness of expenditures for economic development, ensure the State is 15 16 achieving savings when using contractors, and improve the 17 social, economic, and fiscal outcomes for taxpayers and working families in the State, the legislature finds it necessary to 18 19 collect, analyze, and make publicly available information 20 regarding those expenditures and to enact certain safeguards for 21 their use. Furthermore, by providing concrete, real-world 22 examples of the operation of Hawaii's corporate income tax, such



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1	company-specific disclosure will facilitate both understanding
2	of and interest in critical corporate tax policy issues
3	confronting the State on the part of policymakers and interested
4	citizens alike.
5	The purpose of this Act is to promote corporate
6	transparency within the State of Hawaii.
7	SECTION 2. The Hawaii Revised Statutes is amended by
8	adding a new chapter to be appropriately designated and to read
9	as follows:
10	"CHAPTER
11	CORPORATE TRANSPARENCY
12	PART I. GENERAL PROVISIONS
13	-1 Definitions. For the purposes of this chapter:
14	"Consulting services" means work that a person other than a
15	regular employee of an agency of the State or county does for or
16	on behalf of the agency of the State or county in return for
17	compensation provided under the terms of a public contract. The
18	work may include, but is not limited to:
19	(1) Performing or providing research, analysis,
20	assessments, data processing or computer programming,
21	training or education, accounting, audits or
22	evaluations, or treatment or security;
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1	(2)	Giving professional advice or recommendations;
2	(3)	Designing business or communications processes,
3		procedures, methods, or strategies; or
4	(4)	Other work related to the functions of the state
5		agency or county agency.
6	"Con	tract" means any expenditure of public funds of at
7	least \$25	,000 for the purpose of establishing an agreement,
8	outlining	a transaction between an entity and a government body
9	to perfor	m a specific service for compensation.
10	"Con	tracting agency" means any agency of the State or its
11	political	subdivisions that awards contracts.
12	"Con	tractor" means any person other than a regular employee
13	of a stat	e or county agency who performs work for or on behalf
14	of the ag	ency in return for compensation provided under the
15	terms of	a public contract.
16	"Cor	porate parent" means any person, association,
17	corporati	on, joint venture, partnership, or other entity, that
18	owns or co	ontrols fifty per cent or more of a recipient
19	corporatio	on.
20	"Corj	poration" means any entity subject to the tax levied by
21	the depar	tment of taxation and the department of commerce and
22	consumer a	affairs or by Section 11 of the Internal Revenue Code,



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except that "qualified personal service corporations", as
 defined in Section 448 of the Internal Revenue Code, shall be
 exempt from this chapter.

"Date of subsidy" means the date that a granting body 4 5 provides the initial monetary value of a development subsidy to 6 a recipient corporation; provided, however, that where the 7 subsidy is for the installation of new equipment, the date shall be the date the corporation puts the equipment into service; 8 9 provided further that where the subsidy is for improvements to 10 property, the date shall be the date the improvements are 11 finished, or the date the corporation occupies the property, 12 whichever is earlier.

13 "Development subsidy" means any expenditure of public funds 14 with a value of at least \$25,000 for the purpose of stimulating 15 economic development within the State, including but not limited 16 to bonds, grants, loans, loan guarantees, enterprise zones, 17 empowerment zones, tax increment financing, grants, fee waivers, 18 land price subsidies, matching funds, tax abatements, tax 19 exemptions, and tax credits.

20 "Doing business in the State" means owning or renting real 21 or tangible personal property physically located in the State; 22 having employees, agents, or representatives acting on the



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1 corporation's behalf in the State; making sales of tangible 2 personal property to purchasers that take possession of the property in the State; performing services for customers located 3 4 in the State; performing services in the State; earning income 5 from intangible property that has a business site in the State; 6 engaging in regular and systematic solicitation of sales in the State; being a partner in a partnership engaged in any of the 7 preceding activities in the State; or being a member of a 8 9 limited liability company engaged in any of the preceding 10 activities in the State.

II "Full-time job" means a job in which an individual is employed by a recipient corporation for at least thirty-five hours per week.

14 "Granting body" means any agency, board, office, public 15 benefit corporation, or authority of the State or county that 16 provides a development subsidy.

17 "LEED" means an internationally-recognized green building 18 certification system developed by the U.S. Green building 19 council that provides third-party verification that a building 20 or community was designed and built using strategies aimed at 21 improving performance across all the metrics that matter most: 22 energy savings, water efficiency, carbon dioxide emissions



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1	reduction, improved indoor environmental quality, and					
2	stewardship of resources and sensitivity to their impacts.					
3	"LEED-certified" means a project means that meets the					
4	requirements developed by the Leed system.					
5	"Local government unit" means an agency, board, commission,					
6	office, public benefit corporation, or public authority of a					
7	political subdivision of the State.					
8	"Part-time job" means a job in which an individual is					
9	employed by a recipient corporation for less than thirty-five					
10	hours per week.					
11	"Project site" means the site of a project for which any					
12	development subsidy is provided.					
13	"Property-taxing entity" means any entity which levies					
14	taxes upon real or personal property.					
15	"Recipient contractor" means any person, association,					
16	corporation, joint venture, partnership, or other entity that is					
17	awarded a contract bid.					
18	"Recipient corporation" means any person, association,					
19	corporation, joint venture, partnership, or other entity that					
20	receives a development subsidy.					
21	"Small business" means a corporation whose corporate					
22	parent, and all subsidiaries thereof, that employed fewer than					

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1 twenty full-time employees or had total gross receipts of less 2 than \$1,000,000 during the calendar year. "State" means an agency, board, commission, office, public 3 4 benefit corporation or public benefit authority of the State. 5 "Subsidy value" means the face value of any and all 6 development subsidies provided to a recipient corporation. "Tax expenditure" means a statutory provision, however 7 8 denominated, that exempts certain persons, property, goods, or 9 services, in whole or in part, from the operation of a tax. 10 "Tax expenditure budget" means a compilation of information about the State's tax expenditures that includes data from the 11 12 previous, current, and upcoming fiscal year. 13 "Temporary job" means a job in which an individual is hired 14 for a season or for a limited period of time. 15 PART II. APPLICANT AND RECIPIENT CORPORATION REPORTING 16 -21 Application for economic development subsidies. S 17 (a) Each granting body, together with the applicant for a development subsidy, shall complete an application for the 18 19 subsidy on a form prepared by the department of business, 20 economic development and tourism. The information required on 21 the application shall include the following:

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1	(1)	An application tracking number for the granting agency
2		and the project;
3	(2)	The name, street and mailing address, and phone number
4		of the chief officer of the granting body;
5	(3)	The name, street and mailing address, and phone number
6		of the chief officer of the applicant's corporate
7		parent;
8	(4)	The name, street and mailing address, and phone number
9		of the chief officer of the applicant;
10	(5)	The name, street and mailing address, and phone number
.11	ı	of the granting agency official responsible for
12		monitoring the subsidy;
13	(6)	The street address of the project site;
14	(7)	The name, type, and description of the economic
15		development subsidy;
16	(8)	The three-digit North American Industry Classification
17		System number of the project site;
18	(9)	The total number of individuals employed by the
19		applicant at the project site on the date of the
20		application, broken down by full-time, part-time, and
21		temporary positions;



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1 The total number of individuals employed in the State (10)2 by the applicant's corporate parent, and all subsidiaries thereof, as of December 31 of the prior 3 4 fiscal year, broken down by full-time, part-time, and 5 temporary positions; 6 (11)The development subsidy or subsidies being applied for with the granting body, and the value of the subsidy 7 or subsidies; the name of any other granting body from 8 9 which development subsidies are sought or obtained, 10 and the aggregate value of all development subsidies 11 requested or received from all sources; The number of new jobs to be created by the applicant 12 (12)at the project site, broken down by full-time, part-13 14 time, and temporary positions; (13)The average hourly wage to be paid to all current and 15 16 new employees at the project site, broken down by full-time, part-time, and temporary positions, and 17 18 further broken down by wage groups as follows: \$6.00 19 or less an hour, \$6.01 to \$7.00 an hour, \$7.01 to 20 \$8.00 an hour, \$8.01 to \$9.00 an hour, \$9.01 to \$10.00 21 an hour, \$10.01 to \$11.00 an hour, \$11.01 to \$12.00 an



1		hour, \$12.01 to \$13.00 an hour, \$13.01 to \$14.00 an
2		hour, and \$14.01 or more per hour;
3	(14)	The type and amount of health care coverage to be
4		provided by the applicant within ninety days of
5		commencement of employment at the project site,
6		including any costs to be borne by the employees;
7	(15)	The number of current employees provided health
8		benefits;
9	(16)	The number of current employees and anticipated new
10		employees represented by a collective bargaining unit;
11	(17)	For project sites located in a metropolitan
12		statistical area, as defined by the federal Office of
13		Management and Budget, the average hourly wage paid to
14		non-managerial employees in the State for the
15		industries involved at the project, as established by
16		the United States Bureau of Labor Statistics;
17	(18)	For project sites located outside of metropolitan
18		statistical areas, the average weekly wage paid to
19		non-managerial employees in the county for industries
20		involved at the project, as established by the United
21		States Department of Commerce;



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1	(19)	Whether or not the project will be LEED-certified and
2		if so, provide the rating;
3	(20)	The start and end dates for the economic development
4		subsidy;
5	(21)	The project site's proximity to mass transit, a
6		regional rail line, or a major highway off-ramp;
7	(22)	A statement as to whether the development subsidy may
8		reduce employment at any other site controlled by the
9		applicant or its corporate parent, within or without
10		of the State, resulting from automation, merger,
11		acquisition, corporate restructuring, or other
12		business activity;
13	(23)	A statement confirming the subsidy applicant's past
14		legal compliance, including minimum wage, employee
15		rights, and affirmative action laws;
16	(24)	A statement as to whether or not the project involves
17		the relocation of work from another address and if so,
18		the number of jobs to be relocated and the address
19		from which they are to be taken from and the address
20		where they are sent;



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The projected net tax revenue accruing to the local 1 (25)2 agency as a result of the economic development 3 subsidy; Inclusion of any material documents, such as insurance 4 (26)5 policies, rating agency reports, or other pertinent 6 documents, that are necessary to ensure the subsidy is reasonably crafted and geared towards its public 7 interest within a co-financed or leveraged project; 8 9 (27) Projected subsidy value; and 10 (28)A certification by the chief officer of the applicant 11 as to the accuracy of the application. If the granting body approves the application, it 12 (b) shall send a copy to the department of business, economic 13 14 development and tourism within fifteen days of the approval. If the application is not approved, the granting body shall retain 15 the application in its records. 16 17 Before granting an economic development subsidy, each (C) 18 local agency shall provide public notice and a hearing regarding the economic development subsidy. A public hearing and notice 19 20 under this subsection is not required if a hearing and notice 21 regarding the economic development subsidy is otherwise required 22 by law.



1	Ş	-22 Application for contract bid. (a) Each							
2	contracti	ng agency, together with the applicant for a contract							
3	bid, shall complete an application for the contract on a form								
4	prepared	prepared by the department of budget and finance. The							
5	informati	on required on the application shall include the							
6	following	:							
7	(1)	An application tracking number for the contracting							
8		agency and the contract;							
9	(2)	The name, street and mailing address, and phone number							
10		of the chief officer of the contracting agency;							
11	(3)	The name, street and mailing address, and phone number							
12		of the chief officer of the applicant's corporate							
13		parent;							
14	(4)	The name, street and mailing address, and phone number							
15		of the chief officer of the applicant;							
16	(5)	The name, street and mailing address, employer and							
17		employment category or job description of each person							
18		that will provide consulting services under the							
19		contract, including subcontractors;							
20	(6)	The name, street and mailing address, and phone number							
21		of the contracting agency official responsible for							
22		monitoring the contract;							



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1	(7)	The three-digit North American Industry Classification
2		System number of the entity applying for a bid;
3	(8)	Type of service required by contract;
4	(9)	The total number of individuals employed by the
5		applicant on the date of the application, broken down
6		by full-time, part-time, and temporary positions;
7	(10)	The total number of individuals employed in the State
8		by the applicant's corporate parent, and all
9		subsidiaries thereof, as of December 31 of the prior
10		fiscal year, broken down by full-time, part-time, and
11		temporary positions;
12	(11)	The bids being applied for with the contracting
13		agency, and the value of the contract or contracts;
14		the name of any other contracting agencies from which
15	·	bids are sought or obtained, and the aggregate value
16		of all bids requested or received from all sources;
17	(12)	The number of contractors or subcontractors needed to
18		perform required services, broken down by full-time,
19		part-time, and temporary positions;
20	(13)	The types of services the contractor, subcontractor,
21		and any contract employees provide;



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1	(14)	The average hourly wage to be paid to each contractor,
2		subcontractor, and contract employee, broken down by
3		full-time, part-time, and temporary positions, and
4		further broken down by wage groups as follows: \$6.00
5		or less an hour, \$6.01 to \$7.00 an hour, \$7.01 to
6		\$8.00 an hour, \$8.01 to \$9.00 an hour, \$9.01 to \$10.00
7		an hour, \$10.01 to \$11.00 an hour, \$11.01 to \$12.00 an
8		hour, \$12.01 to \$13.00 an hour, \$13.01 to \$14.00 an
9		hour, and \$14.01 or more per hour;
10	(15)	The number of hours each person, including each
11		subcontractor and contract employees, is expected to
12		work in providing consulting services to the agency
13		under the terms of the contract;
14	(16)	The total compensation of each contractor and
15		subcontractor;
16	(17)	The type and amount of health care coverage to be
17		provided by the applicant within ninety days of
18		commencement of the contract, including any costs to
19		be borne by the employees;
20	(18)	The number of contractors or subcontractors associated
21		with the contract represented by a collective
22		bargaining unit;



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1	(19)	For applicants based in a metropolitan statistical
2		area, as defined by the federal Office of Management
3		and Budget, the average hourly wage paid to non-
4		managerial employees in the State for the industries
5		involved at the project, as established by the United
6		States Bureau of Labor Statistics;
7	(20)	For applicants based outside of metropolitan
8		statistical areas, the average weekly wage paid to
9		non-managerial employees in the county for industries
10		involved at the project, as established by the United
11		States Department of Commerce;
12	(21)	The start and end dates for the contract;
13	(22)	A statement confirming the applicant's past legal
14		compliance, including minimum wage, employee rights,
15		and affirmative action laws;
16	(23)	Projected savings accruing to the contracting agency;
17	(24)	Projected total cost of contract; and
18	(25)	A certification by the chief officer of the applicant
19		as to the accuracy of the application.
20	(b)	If the contracting agency approves the bid, it shall
21	send a coj	py to the State department of budget and finance within
22	fifteen d	ays of the approval. If the application is not



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approved, the granting body shall retain the application in its
 records.

3 (c) Before approving a contract bid, each contracting
4 agency shall provide public notice and a hearing regarding the
5 contract bid. A public hearing and notice under this
6 subdivision is not required if a hearing and notice regarding
7 the contract bid is otherwise required by law.

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PART III. REPORTS ON SUBSIDIES AND CONTRACTS
§ -31 Establishment of measurable standards. (a)

Before entering into a public contract, a contracting agency 10 11 shall establish measurable standards for assessing the quality of the goods or services, personal services, personal property, 12 13 public improvements or public works, alterations, repairs or 14 maintenance that a contractor will provide or perform under the 15 contract. The contracting agency may develop the quality 16 standards applicable to the public contract in cooperation with or as a result of negotiations with the contractor to which the 17 18 contracting agency has awarded the public contract. Unless the 19 contracting agency for good cause specifies otherwise, the 20 quality standards may not be less than the highest standards 21 prevalent in the industry or business most closely involved in 22 providing the appropriate goods or services, personal services,



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1 personal property, public improvements, public works, 2 alterations, repairs, or maintenance. 3 If a contracting agency performs a cost analysis (b) 4 before a procurement for goods or services with an estimated 5 contract price that exceeds \$25,000, that analysis shall be 6 subject to disclosure under chapter 92F. The contracting agency 7 shall provide a comparison of the findings of the cost analysis 8 with the actual cost of the contract in its annual and biannual 9 report described in section -22. 10 S -32 Report on economic development subsidies. (a) 11 Annual reporting requirements shall be as follows: 12 (1)Each granting body, together with the recipient of the 13 subsidy, shall complete a report for the subsidy on a 14 form prepared by the department of business, economic development and tourism no later than thirty days 15 16 after the start of the fiscal year. The report shall include the following information: 17 18 (A) The application tracking number; 19 (B) The name, street and mailing addresses, phone

number and chief officer of the granting body;



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1	(C)	The name, street and mailing addresses, phone
2		number, and chief officer of the recipient
3		corporation;
4	(D)	The name, street and mailing address, and phone
5		number of the contracting agency official
6		responsible for monitoring the subsidy;
7	(E)	A summary of the number of jobs required, created
8		and lost, broken down by full-time, part-time,
9		and temporary positions;
10	(F)	The name, type, and description of the economic
11	`	development subsidy;
12	(G)	The average hourly wage to be paid to all current
13		and new employees at the project site, broken
14		down by full-time, part-time and temporary
15		positions, and further broken down by wage groups
16		as follows: \$6.00 or less an hour, \$6.01 to
17		\$7.00 an hour, \$7.01 to \$8.00 an hour, \$8.01 to
18		\$9.00 an hour, \$9.01 to \$10.00 an hour, \$10.01 to
19		\$11.00 an hour, \$11.01 to \$12.00 an hour, \$12.01
20		to \$13.00 an hour, \$13.01 to \$14.00 an hour, and
21		\$14.01 or more per hour;
22	(**)	

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(H) Location of employees by zip code;



1	(I)	The type and amount of health care coverage
2		provided to the employees at the project site,
3		including any costs borne by the employees;
4	(J)	The number of current employees represented by a
5		collective bargaining;
6	(K)	Whether or not the project will be LEED-certified
7		and if so, provide the rating;
8	(L)	The start and end dates and schedule for the
9		economic development subsidy;
10	(M)	The project site's proximity to mass transit, a
11		regional rail line, or a major highway off-ramp;
12	(N)	The comparison of the total employment in the
13		State by the recipient's corporate parent on the
14		date of the application and the date of the
15		report, broken down by full-time, part-time and
16		temporary positions;
17	(0)	A statement as to whether the use of the
18		development subsidy during the previous fiscal
19		year has reduced employment at any other site
20		controlled by the recipient corporation or its
21		corporate parent, within or without of the State
22		as a result of automation, merger, acquisition,



1		corporate restructuring or other business
2		activity;
3	(P)	A statement as to whether any affordable housing
4		has been displaced by the project;
5	(Q)	A statement as to whether or not the project has
6		involved the relocation of work from another
7		address and if so, the number of jobs relocated
8		and the address from which they were taken from
9		and the address they were moved to;
10	(R)	Identification of all sources of public and
11		private financing in relation to the project;
12	(S)	Inclusion of any cost analysis or feasibility
13		study that may have been conducted by the State
14		or granting agency before the subsidy was
15		awarded;
16	(T)	Inclusion of any material documents, such as
17		insurance policies, rating agency reports, or
18		other pertinent documents, that are necessary to
19		ensure the subsidy is reasonably crafted and
20		geared towards its public interest within a co-
21		financed or leveraged project;

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1		(U) The :	net tax revenue accruing to the local agency
2		as a	result of the economic development subsidy;
3		(V) Tota	l subsidy value;
4		(W) Reco	rd action, if any, the granting agency has
5		take	n against potential non-compliance; and
6		(X) A si	gned certification by the chief officer of
7		the	recipient corporation as to the accuracy of
8		the	progress report;
9	(2)	The grant	ing body shall then compile the data
10		specified	in paragraph (1) and file a progress report
11		with depa	rtment of business, economic development and
12		tourism f	or each project for which a development
13		subsidy h	as been granted, no later than sixty days
14		after the	start of the fiscal year;
15	(3)	On all su	bsequent annual progress reports, the
16		granting 1	body shall indicate whether the recipient
17		corporatio	on is still in compliance with its job
18		creation,	wage and benefit goals, and whether the
19		corporate	parent is still in compliance with its state
20		employmen	t requirement; and
21	(4)	Granting]	bodies and recipient corporations shall file
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annual progress reports for the duration of the



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1 subsidy, or not less than five years, whichever period 2 is greater. 3 (b) Two-year reporting requirements shall be as follows: 4 (1)No later than fifteen days after the second 5 anniversary of the date of subsidy, the granting body shall file with department of business, economic 6 7 development and tourism a two-year progress report 8 including the same information as required under 9 subsection (a) of this section. The recipient 10 corporation shall certify as to the accuracy of the 11 report; and 12 (2) The granting body shall state in the two-year report whether the recipient corporation has achieved its job 13 14 creation, wage, and benefit goals, and whether the 15 corporate parent has maintained ninety per cent of its

16 employment in the State.

(c) The department of business, economic development and
tourism shall compile and publish all data from the progress
reports in both written and electronic form, including the
department of business, economic development and tourism's
website. The department of business, economic development and



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tourism's website shall provide an easily accessible, searchable
 database of the specified data.

3 (d) The county agency shall provide a final report at the
4 conclusion of each economic development subsidy that shall
5 contain the information described in subsection (a), in written
6 form available to the public, and through its website. The
7 local agency's website shall provide an easily accessible,
8 searchable database of the specified data.

9 (e) The granting body and department of business, economic 10 development and tourism shall have access at all reasonable 11 times to the project site and the records of the recipient 12 corporation in order to monitor the project and to prepare 13 progress reports.

(f) A recipient corporation that fails to provide the granting body with the information or access required under subsections (a) and (b) of this section shall be subject to a fine of not less than \$500 per day, the recipient corporation has not provided the agency with necessary information thirty days after the start of each fiscal year.

20 § -33 Report on contracts. (a) Annual reporting
21 requirements shall be as follows:



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1	(1)	Each contracting agency, together with the contract
2		recipient, shall complete a report for the contract on
3		a form prepared by the department of budget and
4		finance no later than thirty days after the start of
5		the fiscal year. The report shall include the
6		following information:
7		(A) An application tracking number for the
8		contracting agency for the service;
9		(B) The name, street and mailing address, and phone
10		number of the chief officer of the contracting
11		agency;
12		(C) The name, street and mailing address, and phone
13		number of the chief officer of the applicant's
14		corporate parent;
15		(D) The name, street and mailing address, and phone
16		number of the chief officer of the applicant;
17		(E) The name, street and mailing address, employer
18		and employment category or job description of
19		each person that provided consulting services
20		under the contract, including subcontractors.

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1	(F)	The name, street and mailing address, and phone
2		number of the contracting agency official
3		responsible for monitoring the contract;
4	(G)	The three-digit North American Industry
5		Classification System number of the entity
6		applying for a bid;
7	(H)	The procedure the agency used to solicit and
8		award the contract. The record should note
9		whether the procedure involved competitive
10		bidding or competitive proposals and summarize
11		the extent to which the procedure sought to and
12		succeeded in soliciting bids or proposals from
13		minorities, women or emerging small businesses;
14	(I)	Type of service required by contract;
15	(J)	The total number of individuals employed by the
16		applicant on the date of the application and the
17		date of the report, broken down by full-time,
18		part-time, and temporary positions;
19	(K)	The total number of individuals employed in the
20		State by the applicant's corporate parent, and
21		all subsidiaries thereof, as of December 31 of

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1		the prior fiscal year, broken down by full-time,
2		part-time, and temporary positions;
3	(L)	The bids applied for with the contracting agency,
4		and the value of such contract or contracts; the
5		name of any other contracting agencies from which
6		bids were sought or obtained, and the aggregate
7		value of all bids requested or received from all
8		sources;
9	(M)	The number of contractors, subcontractors, and
10		contract employees who performed required
11		services, broken down by full-time, part-time and
12		temporary positions;
13	(N)	The types of services the contractor,
14		subcontractor, and any contract employees
15		provide;
16	(0)	The average hourly wage paid to each contractor,
17		subcontractor, and contract employee, broken down
18		by full-time, part-time and temporary positions,
19		and further broken down by wage groups as
20		follows: \$6.00 or less an hour, \$6.01 to \$7.00
21		an hour, \$7.01 to \$8.00 an hour, \$8.01 to \$9.00
22		an hour, \$9.01 to \$10.00 an hour, \$10.01 to



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1		\$11.00 an hour, \$11.01 to \$12.00 an hour, \$12.01
2		to \$13.00 an hour, \$13.01 to \$14.00 an hour, and
3		\$14.01 or more per hour;
4	(P)	The number of hours each person, including each
5		subcontractor, works in providing consulting
6		services to the agency under the terms of the
7		contract;
8	(Q)	The total compensation of each contractor,
9		subcontractor, and any contract employees;
10	(R)	A summary of each amendment to the contract that
11		changed the contract term, the contract price or
12		estimated total value, the nature of the
13		consulting services or the identity of a person
14		providing consulting services under the contract,
15		including the identity of subcontractors;
16	(S)	The type and amount of health care coverage
17		provided by the applicant within ninety days of
18		commencement of the contract, including any costs
19		to be borne by the employees;
20	(T)	The number of contractors or subcontractors
21		associated with the contract represented by a
22		collective bargaining unit;

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1	(U)	For applicants based in a metropolitan
2		statistical area, as defined by the federal
3		Office of Management and Budget, the average
4		hourly wage paid to non-managerial employees in
5		the State for the industries involved at the
6		project, as established by the United States
7		Bureau of Labor Statistics;
8	'(V)	For applicants based outside of metropolitan
9		statistical areas, the average weekly wage paid
10		to non-managerial employees in the county for
11		industries involved at the project, as
12		established by the United States Department of
13		Commerce;
14	(W)	The start and end dates for the contract;
15	(X)	A statement confirming the applicant's past legal
16		compliance, including minimum wage, employee
17		rights, and affirmative action laws;
18	(Y)	The savings accrued to the contracting agency;
19	(Z)	Total cost of contract;
20	(AA)	Inclusion of cost analysis, if previously
21		conducted by a state or contracting agency;



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1		(BB)	A comparison of the actual cost with the findings
2			of a cost analysis, if previously conducted by
3			the contracting agency;
4		(CC)	A copy of the actual contract and any revisions
5			or amendments; and
6		(DD)	A certification by the chief officer of the
7			applicant as to the accuracy of the application.
8	(2)	Each	contracting agency shall compile the data
9		spec	ified in paragraph (1) and file a progress report
10		with	the state department of budget and finance for
11		each	contract, no later than sixty days after the
12		star	t of each fiscal year;
13	(3)	On a	ll subsequent annual progress reports, the
14		cont	racting agency shall indicate whether the
15		reci	pient corporation is still in compliance with its
16		savi	ngs, wage, and benefit goals, and have met the
17		meas	urable standards set by the agency,
18		sect	ion -21; and
19	(4)	Cont	racting agency and recipient contractors shall
20		file	annual progress reports for the duration of the
21		cont	ract, or not less than five years, whichever
22		perio	od is greater.

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1 '(b) Two-year reporting requirements shall be as follows: No later than fifteen days after the second 2 (1)anniversary of the date of contract, the contracting 3 4 agency shall file with the department of business, economic development and tourism a two-year progress 5 6 report including the same information as required under subsection (a). The recipient contractor shall 7 certify as to the accuracy of the report; and 8 The contracting agency shall state in the two-year 9 (2)10 report whether the recipient contractor has achieved 11 its savings, wage, and benefit goals, and have met the 12 measurable standards set by the agency section -21. The department of business, economic development and 13 (c) tourism shall compile and publish all data from the progress 14 reports in both written and electronic form, including the 15 department of business, economic development and tourism's 16 website. The department of business, economic development and 17 18 tourism's website shall provide an easily accessible, searchable 19 database of the specified data.

20 (d) The contracting county agency shall provide a final
21 report at the conclusion of each economic development subsidy
22 that shall contain the information described in subsection (a)



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1 of this section, in written form available to the public, and through its website. The county agency's website shall provide 2 an easily accessible, searchable database of the specified data. 3 4 The contracting agency and department of business, (e) 5 economic development and tourism shall have access at all 6 reasonable times to the project site and the records of the recipient corporation in order to monitor the project and to 7 8 prepare progress reports.

9 (f) A recipient contractor that fails to provide the 10 contracting agency with the information or access required under 11 subsections (a) and (b) shall be subject to a fine of not less 12 than \$500 per day, if the recipient corporation has not provided 13 the agency with necessary information thirty days after the 14 start of each fiscal year.

15 § -34 Contract audits. (a) The comptroller may audit a 16 contractor's performance under a public contract into which a 17 state contracting agency enters. The audit shall use generally 18 accepted accounting principles and may:

19 (1) Examine the contractor's books, papers, correspondence
20 and other records related to the public contract;



1	(2)	Assess whether the contractor has met the quality
2		standards set forth in the public contract under
3		section -21.
4	(3)	Determine whether the contractor has met commercial
5		standards of good faith and fair dealing in the
6		contractor's course of dealing with the contracting
7		agency; and
8	(4)	Examine other issues that the comptroller deems
9		germane to assessing the contractor's performance
10		under the public contract.
11	(b)	A state contracting agency may request the comptroller
12	to audit	a contractor's performance under a public contract for
13	any reaso	n and at any point during that the public contract is
14	in effect	or for a period of six years after the date on which
15	the public	c contract terminates.
16	(c)	The terms of a public contract shall require a
17	contracto	r to keep books, papers, and other records and to
18	document	the contractor's performance under the terms of the
19	public com	ntract, with particular reference to the contractor's
20	compliance	e with the quality standards set forth in the public
21	contract,	in as much detail as will enable the comptroller to
22	conduct a	n audit under this section. The contractor shall keep



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1 the records described in this subsection for a minimum period of
2 six years after the date on which the public contract

3 terminates.

4 (d) A local contracting agency shall designate a person
5 that shall have the authority to audit contractor performance
6 under a public contract into which the county agency enters.
7 The person the county agency authorizes to conduct the audit
8 shall do so in accordance with the standards prescribed in this
9 section and shall follow as closely as practicable the
10 procedures employed by the comptroller.

(e) The contracting agency and the contractor shall
cooperate with the auditing agency in all respects and shall
permit full access to all information that the auditing agency
deems necessary for a true and complete review.

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PART IV. UNIFIED REPORTING

16 § -41 Unified tax expenditure budget. (a) No later 17 than sixty days after the end of the fiscal year, the department 18 of budget and finance shall compile a tax expenditure budget for 19 the previous fiscal year and present the tax expenditure budget, 20 including an analysis of tax expenditures, to the governor and 21 the legislature. The tax expenditure budget shall report on tax. 22 expenditures with revenue impacts equal to or greater than


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1 \$5,000 in the aggregate for a specific tax expenditure, and
2 shall include:

3 (1) The amount of uncollected state tax revenues resulting
4 from every tax credit, abatement, exemption and
5 reduction provided by the State or a political
6 subdivision including but not limited to gross
7 receipts, income, sales, use, raw materials, excise,
8 property, utility, and inventory taxes;

9 (2) The name of each corporate taxpayer that claimed any
10 tax credit, abatement, exemption, or reduction under
11 paragraph (1) of any value equal to or greater than
12 \$5,000, together with the dollar amount received by
13 each the corporation;

- 14 (3) A projection of the costs of tax expenditures for all
 15 significant general fund revenue sources;
- 16 (4) Identification of each tax expenditure and its
 17 statutory basis, purpose, year of enactment, and date
 18 of repeal, if any;
- 19 (5) Identification, to the extent possible, of the
 20 beneficiaries of each tax expenditure, including the
 21 number of businesses that used the tax expenditure and



1		the number of businesses that potentially qualified
2		for but failed to use the tax expenditure;
3	(6)	Identification of any unintended consequences of the
4		tax expenditure that have come to the attention of the
5		department;
6	(7)	Provide an estimate of total state revenue distributed
7		for tax expenditures in the current fiscal year;
8	(8)	Provide an estimate of total state revenue to be
9		distributed for tax expenditures in the upcoming
10		fiscal year; and
11	(9)	All state-appropriated expenditures for economic
12		development, including line-item budgets for every
13		state-funded entity concerned with economic
14		development, including but not limited to department
15		of commerce and consumer affairs, employment and
16		training programs, vocational education programs,
17		University of Hawaii research programs, manufacturing
18		extension service, workforce investment boards,
19		economic development commissions, industrial
20		development authorities, regional development
21		authorities, and finance authorities. The department
22		of budget and finance shall additionally include a



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1	comprehensive presentation of the costs of all
2	development subsidies to the State during the prior
3	fiscal year, an estimate of the anticipated costs of
4	development subsidies for the current fiscal year and
5	an estimate of the costs of all development subsidies
6	for the fiscal year of the requested budget,
7	including:
8	(A) The total cost to the State of tax expenditures
9	resulting from the development subsidies, the
10	costs for each category of tax expenditure, and
11	the amounts of tax expenditures by geographical
12	area; and
13	(B) The cost to the State of all appropriated
14	expenditures for development subsidies, including
15	line-item budgets for every State funded entity
16	concerned with economic development.
17	(b) Any tax credit, abatement, exemption, or reduction
18	received by a corporation of less than \$5,000 each shall not be
19	itemized. The department of budget and finance shall report an
20	aggregate dollar amount of such expenditures and the number of
21	companies so aggregated for each tax expenditure.

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1	(c)	The department of business, economic development and
2	tourism i	s authorized to request from a state agency or a county
3	agency of	ficial information necessary to complete the tax
4	expenditu	re budget required by this section. An agency or
5	official	shall comply with a request made pursuant to this
6	section by	y the department.
7	(d)	Before the conclusion of any tax expenditure under
8	subsection	n (a)(1) of any value equal to or greater than \$5,000,
9	the depart	tment of business, economic development and tourism
10	shall submit a report to the legislature and governor to assess	
11	whether or not to reappraise the particular tax credit,	
12	abatement	, exemption, or reduction, which includes:
13	(1)	A statement of the purpose served by the tax
14		expenditure;
15	(2)	An appraisal of the tax expenditure's effectiveness in
16		serving its purpose;
17	(3)	An evaluation of whether the tax expenditure serves a
18		public need;
19	(4)	An evaluation of whether other statutes have enhanced
20		or impeded the tax expenditure's effectiveness in
21		serving its purpose;



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1	(5)	An appraisal of whether the tax expenditure promotes
2		economic growth and development;
3	(6)	An estimate of the amount of revenue lost each fiscal
4		year because of the tax expenditure;
5	(7)	A recommendation as to whether the tax expenditure
6		should be allowed to expire or be renewed; and
7	(8)	Any other relevant information.
8	(e)	The department of business, economic development and
9	tourism s	hall compile and publish all data from the report in
10	both writ	ten and electronic form, including the department of
11	business,	economic development and tourism's website. The
12	departmen	t of business, economic development and tourism's
13	website s	hall provide an easily accessible, searchable database
14	of the sp	ecified data.
15	S	-42 Unified reporting of contracts. (a) For the

16 aggregated total of public contracts, each contracting agency 17 shall provide a comprehensive report to the department of budget 18 and finance, no later than three months after the end of the 19 fiscal year detailing:

20 (1) The total number of contracts that the local
21 contracting agency or each state contracting agency
22 awarded in the previous fiscal year, along with the



1		total expenditures for all contracts up until the date
2		on which the agency produced the report, including:
3		(A) Consulting;
4		(B) Construction;
5		(C) Equipment;
6		(D) Grants;
7		(E) Leases;
8		(F) Miscellaneous services;
9		(G) Printing;
10		(H) Repayment agreements;
11		(I) Intergovernmental agreements; and
12		(J) Goods;
13	(2)	The total workforce of the agency;
14	(3)	The total number of persons, including subcontractors
15		that provided consulting services to the agency;
16	(4)	A calculation of contractors as a percentage of total
17		agency workforce;
18	(5)	The total number of minorities, women or emerging
19		small businesses that provided consulting services to
20		the agency;
21	(6)	The total number of bids or proposals the agency
22		received in connection with each contract;



1	(7)	Description of the types of contracts the agency
2		awarded;
3	(8)	The frequency of contracts awarded during the previous
4		fiscal year arranged by the number of bids or
5		proposals and the source selection method;
6	(9)	The number of contracts disapproved by the agency
7		during the previous fiscal year and the reasons for
8		disapproval arranged by state agency and source
9		selection method, and the number and outcome of bid
10		protests;
11	(10)	The total compensation the agency paid to each person,
12		including subcontractors that provided consulting
13		services to the agency under all contracts the agency
14		awarded to the person;
15	(11)	Average wages paid;
16	(12)	Total savings agency accrued from using contractors;
17	(13)	Estimated number and costs of contracts to be awarded
18		in the following fiscal year;
19	(14)	The total cost of all contracts awarded; and
20	(15)	A comparison of the number of contracts the agency
21		solicited and awarded independently to the number of
22		contracts the agency solicited and awarded in



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1 connection with a cooperative procurement process. 2 This shall also show the sum of the contract prices or 3 estimated dollar values of the contracts solicited and awarded independently, together with the sum of the 4 5 agency's expenditures for the contracts up until the 6 date on which the agency produced the report, compared 7 to the corresponding sums for contracts solicited and awarded in connection with cooperative procurements. 8 9 The department of budget and finance shall compile the (b) 10 data in subsection (a) and provide to the Legislature and governor, a comprehensive presentation of the data in subsection 11 12 (a) as well as the costs of all contracts to the State during 13 the prior fiscal year, an estimate of the anticipated costs of contracts for the then current fiscal year, and an estimate of 14 15 the costs of all contracts for the fiscal year of the requested budget. 16

(c) The department of budget and finance shall compile and publish all data from the report in both written and electronic form, including the department of budget and finance's website. The department of budget and finance's website shall provide an easily accessible, searchable database of the specified data.



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1	ş	-43 Unified reporting of property tax reductions and
2	abatement	cs. (a) Each property-taxing entity shall annually
3	submit a	report to department of budget and finance regarding
4	any real	property in the entity's jurisdiction that has received
5	a propert	ty tax abatement or reduction during the fiscal year.
6	The repor	t shall contain information including:
7	(1)	The name of the property owner;
8	(2)	The address of the property;
9	(3)	The start and end dates of the property tax reduction
10		or abatement;
11	(4)	The schedule of the tax reduction;
12	(5)	Each tax abatement, reduction, and exemption for the
13		property; and
14	(6)	The amount of property tax revenue not paid to the
15		taxing entity as a result of the reduction or
16		abatement.
17	(b)	Each property-taxing entity shall also submit a report
18	to the de	epartment of budget and finance setting forth the total
19	property	tax revenue not paid to the entity during the fiscal
20	year as a	result of all property tax reductions and abatements
21	in the en	tity's jurisdiction.

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(c) The reports required under subsections (a) and (b)
 shall be prepared on two forms prepared by the department of
 budget and finance, and shall be submitted to the department of
 budget and finance by the property-taxing entity no later than
 three months after the end of the fiscal year.

6 (d) The department of budget and finance shall annually 7 compile and publish all of the data contained in the reports 8 required under subsections (a) and (b) in both written and 9 electronic form, including department of budget and finance's 10 website. The department of budget and finance's website shall 11 provide an easily accessible, searchable database of the 12 specified data.

(e) If a property-taxing entity fails to submit its reports to the department of budget and finance within the prescribed time, the department of budget and finance shall notify the comptroller, whereupon the comptroller shall withhold further tax reductions or abatements to the delinquent entity until the entity files its reports with the department of budget and finance.

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PART V. CORPORATE TAX DISCLOSURE



1	§ -51 Tax disclosure statement required. The following
2	corporations, if doing business in this State, shall file with
3	the comptroller the statement described by section -21:
4	(1) All publicly traded corporations, including
5	corporations traded on foreign stock exchanges; and
6	(2) All corporations fifty per cent or more of the voting
7	stock of which is owned, directly or indirectly, by a
8	publicly traded corporation.
9	§ -52 Content of tax disclosure statement. (a) The
10	statement required by section -51 shall be filed annually in
11	an electronic format specified by the comptroller no more than
12	thirty days following the filing of the tax return required by
13	chapter 414, or, in the case of a corporation not required to
14	file such a tax return, within ninety days of the filing of such
15	corporation's federal tax return, including such corporation's
16	inclusion in a federal consolidated return. The statement shall
17	contain the following information:

- 18 (1) The name of the corporation and the street address of
 19 its principal executive office;
- 20 (2) If different from paragraph (1), the name of any
 21 corporation that owns, directly or indirectly, fifty
 22 per cent or more of the voting stock of the



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1		corporation and the street address of the former
2		corporation's principal executive office;
3	(3)	The corporation's 4-digit North American Industry
4		Classification System code number; and
5	(4)	A unique code number, assigned by the Secretary of
6		State, to identify the corporation, which code number
7		will remain constant from year to year.
8	(b)	The following information reported on or used in
9	preparing	the corporation's tax return filed under the
10	requireme	nts of chapter 414, or, in the case of a corporation
11	not requi	red to file a tax return under the requirements of
12	chapter 4	14, the information that would be required to be
13	reported	on or used in preparing the tax return were the
14	corporati	on required to file such a return:
15	(1)	Total gross receipts of the unitary group of which the
16		corporation is a member;
17	(2)	Total cost-of-goods-sold claimed as a deduction from
18		gross income by the unitary group of which the
19		corporation is a member;
20	(3)	Taxable income of the unitary group of which the
21		corporation is a member prior to net operating loss
22		deductions or apportionment;
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(4)	Property, payroll, and sales apportionment factors of
	the corporation as calculated on the combined report;
(5)	Calculated overall apportionment factor in the State
	for the corporation as calculated on the combined
	report;
(6)	Total business income of the corporation apportioned
	to the State;
(7)	Net operating loss deduction, if any, of the
	corporation apportioned to the State;
(8)	Total non-business income of the corporation and the
	amount of non-business income allocated to the State;
(9)	Total taxable income of the corporation;
(10)	Total tax before credits;
(11)	Tax credits claimed, each credit individually
	enumerated;
(12)	Alternative minimum tax, if applicable;
(13)	Tax due;
(14)	Tax paid; and
(15)	Amount of tax due paid under protest, if applicable.
(c)	The following is additional information:
(1)	Total deductions for management services fees, for
	rent, and for royalty, interest, license fee, and
	 (5) (6) (7) (8) (9) (10) (11) (12) (12) (13) (14) (15) (c)



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1		similar payments for the use of intangible property
2		paid to any affiliated entity that is not included in
3		the unitary combined group that includes the
4		corporation and the names and principal office
5		addresses of the entities to which the payments were
6		made;
7	(2)	A description of the source of any non-business income
8		reported on the return and the identification of the
. 9		state to which the income was reported;
10	(3)	A listing of all corporations included in the unitary
11		group that includes the corporation, their state
12		identification numbers assigned under the provisions
13		of this section, if applicable, and a listing of all
14		variations in the unitary group that includes the
15		corporation used in filing corporate income or
16		franchise tax returns in any of the following states:
17		Alaska, Arizona, California, Colorado, Hawaii, Idaho,
18		Illinois, Kansas, Maine, Minnesota, Montana, Nebraska,
19		New Hampshire, North Dakota, Oregon, Utah, and
20		Vermont;

21 (4) Full-time-equivalent employment of the corporation in
22 the State on the last day of the tax year for which



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the return is being filed and for the three previous 1 2 tax years; 3 In the case of a publicly-traded corporation (5)4 incorporated in the United States or the affiliate of 5 such a publicly-traded corporation, profits before tax 6 reported on the Securities and Exchange Commission 7 Form 10-K for the corporation or the consolidated 8 group of which the corporation is a member for the 9 corporate fiscal year that contains the last day of 10 the tax year for which the return is filed; and 11 (6) Accumulated tax credit carryovers, enumerated by 12 credit. 13 S -53 Alternative statement option for corporations not 14 required to file tax return. (a) In lieu of the statement 15 described in, section -52, a corporation doing business in 16 this State but not required to file a tax return under the requirements of chapter 414 may elect to file a statement with 17 the comptroller containing the following information: 18 19 The information specified in subsection (a) of (1)20 section -52(a)(1) to (4);21 (2)An explanation of why the corporation is not required 22 to file a corporate income tax return in this State,



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1	which explanation may take the form of checking one or
2	more possible explanations drafted by the comptroller;
3	(3) Identification of which of the following ranges the
4	corporation's total gross receipts from sales to
5	purchasers in this State fell into the tax year for
6	which this statement is filed:
7	(A) Less than \$10,000,000;
8	(B) \$10,000,000 to \$50,000,000;
9	(C) More than \$50,000,000 to \$100,000,000;
10	(D) More than \$100,000,000 to \$250,000,000; or
11	(E) More than \$250,000,000.
12	§ -54 Supplemental information permitted. Any
13	corporation submitting a statement required by this chapter
14	shall be permitted to submit supplemental information that, in
15	its sole judgment, could facilitate proper interpretation of the
16	information included in the statement. The mechanisms of public
17	dissemination of the information contained in the statements
18	described in section -33 shall ensure that any supplemental
19	information be publicly available and that notification of its
20	availability shall be made to any person seeking information
21	contained in a statement.



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1 S. -55 Amended tax disclosure statements required. If a 2 corporation files an amended tax return, the corporation shall 3 file a revised statement under this section within sixty calendar days after the amended return is filed. If a 4 corporation's tax liability for a tax year is changed as the 5 6 result of an uncontested audit adjustment or final determination of liability by the board of review as provided for in section 7 232-17 or by a court of law as provided for in section 415-140, 8 9 the corporation shall file a revised statement under this 10 section within sixty calendar days of the final determination of 11 liability.

12 -56 Public access to tax disclosure statements. S The statements required under this chapter shall be a public record. 13 The comptroller shall make all information contained in the 14 statements required under this chapter for all filing 15 16 corporations available to the public on an ongoing basis in the form of a searchable database accessible through the Internet. 17 18 The comptroller shall make available and set charges that cover 19 the cost to the state of providing copies on appropriate 20 computer-readable media of the entire database for statements filed during each calendar year as well as hard copies of an 21 individual annual statement for a specific corporation. 22 No



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statement for any corporation for a particular tax year shall be
 publicly available until the first day of the third calendar
 year that follows the calendar year in which the particular tax
 year ends.

5 S -57 Enforcing compliance. The accuracy of the 6 statements required under this chapter shall be attested to in writing by the chief operating officer of the corporation and 7 shall be subject to audit by the department of budget and 8 9 finance as the agent of the comptroller in the course of and 10 under the normal procedures applicable to corporate income tax return audits. The comptroller shall develop and implement an 11 oversight and penalty system applicable to both the chief 12 operating officer of the corporation and the corporation itself 13 14 to ensure that corporations doing business in this State, including those not required to file a return under the 15 requirements of chapter 414 shall provide the required 16 attestation and disclosure statements, respectively, in a timely 17 18 and accurate manner. The comptroller shall publish the name and 19 penalty imposed upon any corporation subject to a penalty for 20 failing to file the required statement or filing an inaccurate 21 statement. The comptroller shall adopt appropriate rules to



implement this chapter under the rulemaking procedures described
 in chapter 91.

3 -58 Private enforcement action. If a granting body or S. 4 contracting agency fails to enforce any provision of this chapter, any individual who paid personal income taxes to the 5 6 State in the calendar year prior to the year in dispute, or any organization representing such taxpayers, shall be entitled to 7 bring a civil action in state court to compel enforcement under 8 this statute. The court shall award reasonable attorney's fees 9 10 and costs to such prevailing taxpayer or organization.

11 § -59 Public record disclosure. All records required to 12 be prepared or maintained under this chapter, including but not 13 limited to applications, cost analyses, audits, progress 14 reports, and any other records or proceedings relating thereto, 15 shall be subject to disclosure under chapter 92F.

16 § -60 Preemption. Nothing in this chapter shall be
17 construed to require or authorize any recipient corporation to
18 reduce wages or benefits established under any collective
19 bargaining agreement or state or federal prevailing wage law."
20 SECTION 3. If any provision of this Act, or the
21 application thereof to any person or circumstance is held
22 invalid, the invalidity does not affect other provisions or



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applications of the Act, which can be given effect without the
 invalid provision or application, and to this end the provisions
 of this Act are severable.
 SECTION 4. This Act shall take effect upon its approval.

TSCa INTRODUCED BY:

JAN 2 6 2010



Report Title: Corporate Transparency; Reporting Requirements

Description:

Requiring extensive reporting and evaluation of corporations to promote transparency.

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

