#### A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. The legislature finds that, each year 2 approximately \$1,000,000,000 is given away in tax dollars in the 3 form of tax exemptions, deductions, and credits to certain segments of the community. While many, if not all are for good 4 5 reasons and programs, these tax "giveaways" are perpetual and 6 require little or no legislative oversight. This is an unfair 7 system, considering core programs such as education, public safety, health care programs, including the medicare and 8 9 medicaid programs, and others must face legislative scrutiny 10 before receiving continued funding. 11 The purpose of this Act is to establish a sunrise and 12 sunset review of certain tax exemptions, deductions, and credits 13 to require legislative review of these programs to ensure their 14 fiscal integrity and provide good state fiscal policy. SECTION 2. Chapter 231, Hawaii Revised Statutes, is 15 16 amended by adding two new sections to be appropriately

designated and to read as follows:

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1	"§231- Erroneous claim for refund or credit. Unless a
2	person making a claim for a tax refund or credit in an excessive
3	amount can prove that the person has a reasonable basis for
4	making the claim, the person shall be liable for a penalty in an
5	amount equal to twenty per cent of the excessive amount. For
6	the purposes of this section, the term "excessive amount" means
7	the amount that exceeds the amount of a claim for a refund or
8	credit that is allowed by law.
9	§231- Tax credits and exemptions; evaluation; report.
10	(a) The department shall perform an evaluation of the tax
11	credits or tax exemptions provided in title 14 and scheduled for
12	repeal in section 2 of Act , Session Laws of Hawaii 2009;
13	provided that sections 235-15, 235-110.2, 235-110.8, 237-29,
14	239-6.5, and 241-4.7 shall be evaluated by the department of
15	human services.
16	(b) The department shall submit reports of the evaluations
17	required by this section to the legislature no later than twenty
18	days prior to the convening of:
19	(1) The 2011 regular session, for credits and exemptions
20	that will be repealed on December 31, 2011;
21	(2) The 2012 regular session, for credits and exemptions
22	that will be repealed on December 31, 2012; and

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1	(3)	The 2013 regular session, for credits and exemptions
2		that will be repealed on December 31, 2013.
3	(c)	In evaluating the economic effects of the tax credits
4	and tax e	xemptions provided in title 14 and scheduled for repeal
5	in Act ,	Session Laws of Hawaii 2009, the department may:
6	(1)	Contract with recognized technical experts
7		knowledgeable in the field of economics;
8	(2)	Establish a technical advisory group, which may
9		include the department of labor and industrial
10		relations, department of agriculture, department of
11		commerce and consumer affairs, department of
12		transportation, department of human services, and
13		department of business, economic development, and
14		tourism, to help identify and develop the data
15		elements needed for the analyses; and
16	(3)	Collect, process, and analyze data from federal,
17		state, and local government sources.
18	(d)	The data and economic analyses provided by the
19	departmen	t in its reports to the legislature shall provide
20	information	on sufficient to allow the legislature to determine
21	whether the	he tax credits and tax exemptions provided under title
22	14 have a	chieved or are achieving their intended objectives,
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whether they are consistent with public policies, and whether
they should be reenacted, modified, or permitted to expire.
(e) If the department recommends that a tax credit or tax
exemption should be modified, it shall provide with its report
to the legislature, and with the assistance from the departments
listed in subsection (c)(2), proposed draft legislation that,
upon enactment, would effect the recommended modifications.
(f) If the department recommends that the law establishing
a tax credit or tax exemption should not be reenacted, it
nevertheless shall make appropriate recommendations, with
assistance from the departments listed in subsection (c)(2), to
improve the operation of the tax credit or tax exemption,
including recommendations for appropriate restrictions to be
placed on the tax credit or tax exemption."
SECTION 3. Repeal dates for tax credits and exemptions.
(a) The following sections shall be repealed on December 31,
2011:
(1) Section 235-9.5 (stock options from qualified high
technology businesses excluded from taxation);
(2) Section 235-15 (tax credits to promote the purchase of
child passenger restraint systems);

1	(3)	Section 235-110.2 (credit for school repair and
2		maintenance);
3	(4)	Section 235-110.51 (technology infrastructure
4		renovation tax credit);
5	(5)	Section 237-24 (general excise tax; amounts not
6		taxable);
7	(6)	Section 237-24.3 (general excise tax; additional
8		amounts not taxable);
9	(7)	Section 237-24.9 (general excise tax; aircraft service
10		and maintenance facility);
11	(8)	Section 237-27 (general excise tax; exemption of
12		certain petroleum refiners);
13	(9)	Section 237-29.53 (general excise tax; exemption for
14		contracting or services exported out of State);
15	(10)	Section 237-29.55 (general excise tax; exemption for
16		sale of tangible personal property for resale at
17		wholesale);
18	(11)	Section 237-29.8 (general excise tax; call centers;
19		exemption; engaging in business; definitions); and
20	(12)	Section 239-12 (public service company tax; call
21		centers; exemption; engaging in business;
22		definitions)

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             The following sections shall be repealed on
         (b)
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    December 31, 2012:
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         (1)
              Section 235-110.6 (fuel tax credit for commercial
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              fishers);
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         (2)
              Section 235-110.7 (capital goods excise tax credit);
6
         (3)
              Section 237-16.8 (general excise tax; exemption of
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              certain convention, conference, and trade show fees);
              Section 237-23 (general excise tax; exemptions,
         (4)
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              persons exempt, applications for exemption);
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         (5) Section 237-23.5 (general excise tax; related
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              entities; common paymaster; certain exempt
12
              transactions);
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              Section 237-24.5 (general excise tax; additional
         (6)
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              exemptions);
             Section 237-24.7 (general excise tax; additional
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         (7)
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              amounts not taxable);
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              Section 237-24.75 (general excise tax; additional
         (8)
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              exemptions);
         (9) Section 237-25 (general excise tax; exemptions of
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              sales and gross proceeds of sales to federal
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              government, and credit unions);
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              Section 237-28.1 (general excise tax; exemption of
        (10)
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              certain shipbuilding and ship repair business);
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              Section 237-29.5 (general excise tax; exemption for
        (11)
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              sales of tangible personal property shipped out of the
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              State); and
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              Section 239-6.5 (public service company tax; tax
        (12)
 7
              credit for lifeline telephone service subsidy).
 8
          (C)
              The following sections shall be repealed on
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    December 31, 2013:
10
         (1)
              Section 235-12.5 (renewable energy technologies;
11
              income tax credit);
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         (2)
              Section 235-17 (motion picture, digital media, and
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              film production income tax credit);
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         (3)
              Section 235-110.3 (ethanol facility tax credit);
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              Section 235-110.8 (low-income housing tax credit);
         (4)
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         (5)
              Section 237-26 (general excise tax; exemption of
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              certain scientific contracts with the United States);
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              Section 237-27.5 (general excise tax; air pollution
         (6)
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              control facility);
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         (7)
              Section 237-27.6 (general excise tax; solid waste
21
              processing, disposal, and electric generating
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              facility; certain amounts exempt);
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1 (8) Section 237-29 (general excise tax; exemptions for 2 certified or approved housing projects); 3 Section 241-4.7 (low-income housing; income tax (9) 4 credit); and 5 (10)Section 244D-4.3 (liquor tax; exemption for sales of 6 liquor out of the State. 7 SECTION 4. There is appropriated out of the general 8 revenues of the State of Hawaii the sum of \$ or so much 9 thereof as may be necessary for fiscal year 2009-2010 and the 10 same sum or so much thereof as may be necessary for fiscal year 11 2010-2011 to carry out the purposes of this Act, including 12 additional resources, funding for permanent, full-time 13 equivalent ( .00 FTE) positions (an economist, a research 14 statistician, and an administrative rules specialist) in the 15 department of taxation, and to reimburse other state agencies 16 for costs incurred in performing tasks required by this Act. 17 The sums appropriated shall be expended by the department 18 of taxation for the purposes of this Act. 19 SECTION 5. New statutory material is underscored.

- 1 SECTION 6. This Act shall take effect upon its approval;
- 2 provided that section 4 shall take effect on July 1, 2009.

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INTRODUCED BY:

JAN 2 3 2009

#### Report Title:

Tax Credits; Tax Exemptions; Evaluation

#### Description:

Requires the Department of Human Services and the Department of Taxation to evaluate certain tax credits and tax exemptions and report to legislature. Provides automatic repeal of the tax credits and tax exemptions. Provides a penalty for excessive amounts filed for tax refunds and credits.