A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

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

- 1 SECTION 1. Sections 88-15, 171-22, 171-36(a)(2), 171-
- 2 73(7), 171-93(4), 205-4.5(b), 206E-101, 249-6, 323D-13(b), 334-
- **3** 72, 363-11, 412:5-305(a)(1), 412:6-306(a)(1), 412:7-306(a)(1),
- 4 412:8-301(a)(1), 412:10-502(a)(1), 447-1.5(e), 448-1(2), 448-
- 5 9.6(e), 516-35.1, 516-63, and 516-91, Hawaii Revised Statutes,
- 6 are amended by substituting the term "Department of Veterans
- 7 Affairs" wherever the term "Veterans Administration", "Veterans'
- 8 Administration", or "veterans administration", or similar term,
- 9 appears, as the context requires.
- 10 SECTION 2. Section 23G-14, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "\$23G-14 Publication of supplements. As soon as possible
- 13 after the close of each regular session of the legislature, the
- 14 revisor of statutes, subject to section 23G-15, shall prepare
- 15 for publication a cumulative [pocket part] supplement to the



- 1 last revision of the laws of Hawaii. The supplement shall
- 2 contain all laws of a general and permanent nature enacted at
- 3 any session of the legislature subsequent to the last revision
- 4 of the laws and not included therein and a cumulative index of
- 5 the material. The material in the supplement shall be arranged
- 6 in the same order as like material is arranged in the last
- 7 revision, shall show all sections repealed or amended, and shall
- 8 be annotated to decisions and opinions subsequent to those
- 9 included in the last revision."
- 10 SECTION 3. Section 28-152, Hawaii Revised Statutes, is
- 11 amended by amending subsection (f) to read as follows:
- "(f) Notwithstanding any law to the contrary, no member
- 13 shall be liable in any civil action founded upon a statute or
- 14 the case law of this State, for damage, injury, or loss caused
- 15 by or resulting from the member's performance of [+]or[+]
- 16 failure to perform any duty that is required or authorized to be
- 17 performed by a person holding the position to which the member
- 18 was appointed, unless the member acted with a malicious or
- 19 improper purpose, except when the plaintiff in a civil action is
- 20 the State."

1	SECTION 4. Section 37-00, nawati Revised Statutes, is					
2	amended to read as follows:					
3	"§37-68 Responsibilities of agencies. Under rules as may					
4	be prescri	bed by the director of finance with the approval of				
5	the govern	or:				
6	(1)	Each agency assigned the task of developing programs				
7	,	and preparing program and financial plans, budgetary				
8	;	requests, and program performance reports shall				
9		develop the programs and prepare the plans, requests,				
10	•	and reports and submit [the same] them to the director				
11		of finance at times, on forms, and in a manner as the				
12		director may prescribe. For informational purposes,				
13		the University of Hawaii shall submit its program and				
14		financial plans, budgetary requests, and program				
15		performance reports to the legislature at the same				
16		time the university submits them to the director of				
17		finance. Where new programs are being proposed, each				
18		agency shall demonstrate that the program:				
19		(A) Is an appropriate function of state government;				
20		and, [as applicable]				

1		(B) [Can As applicable, can be implemented by the
2		public sector as cost-effectively as the private
3		sector while meeting the same plans, goals,
4		objectives, standards, measures of effectiveness,
5		wage, salary, conditions of employment, and
6		employee benefit programs of the State;
7	(2)	Each agency administering state programs and each
8		agency responsible for the formulation of programs and
9		the preparation of program and financial plans,
10		budgetary requests, and program performance reports $[\tau]$
11		shall furnish the department of budget and finance all
12		documents and information as the department may from
13		time to time require. Each agency shall make
14		available all documents and information, as may be
15		requested, to the legislature and any member or
16		committee of either house of the legislature;
17	(3)	The director of finance or any employee of the
18		department of budget and finance, when duly
19		authorized, for the purpose of securing information,
20		shall have access to and may examine any books,
21		documents, papers, or records of any agency;

S.B. NO. 1218 S.D. 1

(4)	Each agency submitting a capital improvement project
	proposal shall furnish the department of budget and
	finance with an estimate of operational costs for the
	proposed capital improvement project and all documents
	that support the estimate of operational costs. Each
	agency shall make available all documents and related
	information, as may be requested, to the legislature
	and any member or committee of either house.

The director of finance shall provide a summary of this information in the multi-year program and financial plan and budget submitted to the legislature before the regular session of each odd-numbered year and the supplemental budget submitted to the legislature before the regular session of each even-numbered year; and

(5) Each agency responsible for operating or maintaining a state-owned building, facility, or other improvement shall furnish the department of budget and finance with an estimate of the deferred maintenance costs for the building, facility, or other improvement.

1	The director of finance shall provide a summary
2	of this information in the multi-year program and
3	financial plan and budget submitted to the legislature
4	before the regular session of each odd-numbered year
5	and the supplemental budget submitted to the
6	legislature before the regular session of each even-
7	numbered year.
8	For the purposes of this paragraph, "deferred
9	maintenance costs" means the costs to catch up on the
10	repair and maintenance of the state-owned building,
11	facility, or other improvement that has been delayed
12	past the ordinarily scheduled repair and maintenance
13	cycle. The department of budget and finance may
14	further refine this definition in its instructions to
15	the agencies furnishing the information."
16	SECTION 5. Section 87A-34, Hawaii Revised Statutes, is
17	amended by amending subsection (a) to read as follows:
18	"(a) This section shall apply to state and county
19	contributions to the fund for employees specified in paragraph
20	$[\frac{(1)(E)}{(1)(D)}]$ of the definition of "employee" in section 87A-1
21	who:

I	(1) V	Were hired on or before June 30, 1996; and
2	(2) I	Retired after June 30, 1984, with fewer than ten year
3	C	of credited service, excluding sick leave."
4	SECTIO	ON 6. Section 87A-36, Hawaii Revised Statutes, is
5	amended by	amending subsection (c) to read as follows:
6	"(c)	The State, through the department of budget and
7	finance, ar	nd the counties, through their respective departments
8	of finance,	shall pay to the fund:
9	(1) E	For retired employees based on the self plan with ten
10	C	or more years but fewer than fifteen years of service
11	ā	a monthly contribution equal to one-half of the base
12	n	medicare or non-medicare monthly contribution set
13	f	Forth under section 87A-33(b);
14	(2) E	For retired employees based on the self plan with at
15	1	east fifteen but fewer than twenty-five years of
16	٤	service, a monthly contribution equal to seventy-five
17	Į	per cent of the base medicare or non-medicare monthly
18	·	contribution set forth under section 87A-33(b);
19	(3) F	For retired employees based on the self plan with
20	t	wenty-five or more years of service, a monthly
21	C	contribution equal to [one-hundred] one hundred per

1	cent of the base medicare or non-medicare monthly
2	contribution set forth under section 87A-33(b); and
3	(4) One-half of the monthly contributions for the
4	employee-beneficiary or employee-beneficiary with
5	dependent-beneficiaries upon the death of the
6	employee, as defined in paragraph $[\frac{(1)(E)}{(1)(D)}]$ of
7	the definition of "employee" in section 87A-1.
8	If both husband and wife are employee-beneficiaries, the
9	total contribution by the State or county shall not exceed the
10	monthly contribution for two supplemental medicare self or non-
11	medicare self plans, as appropriate."
12	SECTION 7. Section 88-211, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§88-211 Definitions. For the purposes of this part:
15	[(1) The term "wages" means all remuneration for employment
16	as defined herein, including the cash value of all
17	remuneration paid in any medium other than cash,
18	except that the term shall not include that part of
19	the remuneration which, even if it were for
20	"employment" within the meaning of the Federal

1		Insu	Insurance Contributions Act, would not constitute					
2		∥wag	"wages" within the meaning of that Act;					
3	(2)	The	The term "employment" means any service performed by					
4		an e	mployee in the employ of the State, or any					
5		poli	tical subdivision thereof, for such employer					
6		exce	pt					
7		(A)	Service which in the absence of an agreement					
8			entered into under this part would constitute					
9			"employment" as defined in the Social Security					
10			Act; or					
11		(B)	Service which under the Social Security Act may					
12			not be included in an agreement between the State					
13			and the Department of Health and Human Services					
14			entered into under this part. Service which					
15			under the Social Security Act may be included in					
16			an agreement only upon certification by the					
17			governor in accordance with section 218(d)(3) of					
18			that Act shall be included in the term					
19			"employment" if and when the governor issues,					
20			with respect to such service, a certificate to					

1		the Secretary of Health and Human Services
2		pursuant to section 88-219;
3	-(3)	The term "employee" includes an officer of the State
4		or political subdivision thereof;
5	(4)	The term "state agency" means the executive director
6		of the state employees' retirement system;
7	(5)	The term "Secretary of Health and Human Services"
8		includes an individual to whom the Secretary of Health
9		and Human Services has delegated any of the
10		Secretary's functions under the Social Security Act
11		with respect to coverage under the Act of employees of
12		the states and territories and their political
13	,	subdivisions;
14	(6)	The term "political subdivision" includes an
15		instrumentality of the State, of one or more of its
16		political subdivisions, or of the State and one or
17		more of its political subdivisions, but only if the
18		instrumentality is a juristic entity which is legally
19		separate and distinct from the State or subdivision
20		and only if its employees are not by virtue of their

1		relation to the juristic entity employees of the State
2		or subdivision;
3	(7)	The term "Social Security Act" means the Act of
4		Congress approved August 14, 1935, chapter 531, 49
5		Statutes At Large 620, officially cited as the "Social
6		Security Act", (including regulations and requirements
7		issued pursuant thereto), as such Act has been and may
8		from time to time be amended;
9	(8)	The term "Federal Insurance Contributions Act" means
10		subchapter A of chapter 9 of the federal Internal
11		Revenue Code of 1939 and subchapters A and B of
12		chapter 21 of the federal Internal Revenue Code of
13		1954, as such Codes have been and may from time to
14		time be amended; and the term "employee tax" means the
15		tax imposed by section 1400 of the Code of 1939 and
16		section 3101 of the Code of 1954.]
17	"Emp	loyee" includes an officer of the State or political
18	subdivisi	on thereof.
19	"Emp	loyment" means any service performed by an employee in
20	the emplo	y of the State, or any political subdivision thereof,
21	for that	employer, except:

I	<u>(1)</u>	Service that, in the absence of an agreement entered
2 .		into under this part, would constitute "employment" as
3		defined in the Social Security Act; or
4	(2)	Service that under the Social Security Act may not be
5		included in an agreement between the State and the
6		Department of Health and Human Services entered into
7		under this part. Service that under the Social
8		Security Act may be included in an agreement only upon
9		certification by the governor in accordance with
10		section 218(d)(3) of that Act shall be included in the
11		term "employment" if and when the governor issues,
12		with respect to the service, a certificate to the
13		Secretary of Health and Human Services pursuant to
14		section 88-219.
15	<u>"</u> Fed	eral Insurance Contributions Act" means subchapter A of
16	chapter 9	of the Internal Revenue Code of 1939 and subchapters A
17	and B of	chapter 21 of the Internal Revenue Code of 1954, as
18	those Code	es have been and may from time to time be amended; and
19	the term	"employee tax" means the tax imposed by section 1400 of
20	the Code	of 1939 and section 3101 of the Code of 1954.

1	"Political subdivision" includes an instrumentality of the
2	State, of one or more of its political subdivisions, or of the
3	State and one or more of its political subdivisions, but only if
4	the instrumentality is a juristic entity that is legally
5	separate and distinct from the State or subdivision and only if
6	its employees are not by virtue of their relation to the
7	juristic entity employees of the State or subdivision.
8	"Secretary of Health and Human Services" includes an
9	individual to whom the Secretary of Health and Human Services
10	has delegated any of the Secretary's functions under the Social
11	Security Act with respect to coverage under the Act of employees
12	of the states and territories and their political subdivisions.
13	"Social Security Act" means the Act of Congress approved
14	August 14, 1935, chapter 531, 49 Statutes At Large 620,
15	officially cited as the "Social Security Act", (including
16	regulations and requirements issued pursuant thereto), as that
17	Act has been and may from time to time be amended.
18	"State agency" means the executive director of the state
19	employees' retirement system.
20	"Wages" means all remuneration for employment as defined in
21	this section, including the cash value of all remuneration paid

in any medium other than cash, except that the term shall not 1 include that part of the remuneration that, even if it were for 2 "employment" within the meaning of the Federal Insurance 3 4 Contributions Act, would not constitute "wages" within the 5 meaning of that Act." 6 SECTION 8. Section 103-55, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 7 "(c) This section shall apply to all contracts to perform 8 services in excess of \$25,000, including contracts to supply 9 10 ambulance service and janitorial service. 11 This section shall not apply to: Managerial, supervisory, or clerical personnel [-]; 12 (1) Contracts for supplies, materials, or printing[-]; 13 (2) 14 (3) Contracts for utility services[-]; Contracts to perform personal services under 15 (4) [paragraphs (2), (3), (12), and (15) of section 76-16, 16 paragraphs (7), (8), and (9) of section 46-33, and 17 18 paragraphs (7), (8), and (12) of section 76-77. 19 section 46-33(7), (8), and (9), section 76-16(b)(2), (3), (12), and (15), and section 76-77(7), (8), and 20 21 (12);

1	(5)	Cont	racts for professional services[+];
2	(6)	Cont	racts to operate refreshment concessions in public
3		park	s, or to provide food services to educational
4		inst	itutions[-];
5	(7)	Cont	racts to provide transportation services for
6		scho	ol children[-]; or
7	(8)	Cont	racts with nonprofit institutions."
8	SECT	ION 9	. Section 183D-66, Hawaii Revised Statutes, is
9	amended b	y ame:	nding subsection (e) to read as follows:
10	"(e)	То	the extent permitted under federal law, none of
11	the prohi	bitio:	ns set forth in this section shall apply if:
12	(1)	The	covered animal species part or product is part of
13		a bo	na fide antique; provided that:
14		(A)	The antique status of [such a] the part or
15			product is established by the owner or seller
16			thereof with historical documentation showing the
17			antique to be not less than one hundred years
18			old;
19		(B)	The covered animal species part or product is
20			less than twenty per cent by volume of [such an]
21			the antique; and

		(C) The covered animal species part or product is a
2		fixed component or components of a larger
3		manufactured item and is not, in its current
4		form, the primary source of value of the item;
5	(2)	The distribution of the covered animal species part or
6		product is:
7		(A) For a bona fide educational or scientific
8		purpose; or
9		(B) To or from a museum;
10	(3)	The distribution of the covered animal species part or
11		product is to a legal beneficiary of an estate, trust,
12		or other inheritance;
13	(4)	The covered animal species part or product is less
14		than twenty per cent by volume of a gun, knife, or
15		musical instrument, including without limitation
16		string instruments and bows, wind and percussion
17		instruments, and pianos, if the owner or seller
18		provides historical documentation showing the item was
19		manufactured no later than 1975 and the covered animal
20		species part or product is a fixed component or
21		components of a larger manufactured item and is not,

1		in its current form, the primary source of value of
2		the item;
3	(5)	The sale, offer for sale, purchase, trade,
4		[f]possession[f] with intent to sell, or barter of the
5		covered animal species part or product is expressly
6		authorized by federal law or permit; or
7	(6)	The activity is authorized under section 183D-6."
8	SECT	ION 10. Section 188-70, Hawaii Revised Statutes, is
9	amended b	y amending subsections (b), (c), and (d) to read as
10	follows:	
11	" (b)	Any person violating section 188-23, is guilty of a
12	class C f	elony and shall be sentenced pursuant to chapter 706;
13	provided	that the environmental court, in addition to any term
14	of impris	onment or any other terms and conditions of probation,
15	shall ord	er the defendant to pay a fine of not less than \$1,000.
16	Notwithst	anding section 706-669 and any other law to the
17	contrary,	any person in violation of [subsection (b),] section
18	188-23 (b)	$\underline{,}$ as a first offense, shall be sentenced to a mandatory
19	minimum p	eriod of imprisonment without possibility of parole
20	[for] of	thirty days. Repeat offenders shall be sentenced
21	pursuant	to chapter 706.

•	(c) The children court may require the detendant to	
2	complete an aquatic resources educational class administered by	
3	the department of land and natural resources in addition to or	
4	in lieu of paying all or any part of any monetary fine	
5	authorized by this section.	
6	(d) The environmental court may direct the defendant to	
7	perform community service as administered by the department of	
8	land and natural resources in lieu of paying any monetary fine	
9	authorized by this section."	
10	SECTION 11. Section 201H-110, Hawaii Revised Statutes, is	
11	amended to read as follows:	
12	"[+] §201H-110[+] Loans; default. The corporation may	
13	[renegotiate,]:	
14	(1) Renegotiate, refinance, or foreclose any loan in	
15	default[-];	
16	(2) [The corporation may waive] Waive any default or	
17	consent to the modification of the terms of any loan	
18	or security agreement[-];	
19	(3) [The corporation may commence] Commence any action to	
20	protect or enforce any right conferred upon it by any	

1		law, mortgage, insurance policy, contract, or other
2		agreement[-];
3	(4)	[The corporation may bid] Bid for and purchase the
4		property secured by the loan at any foreclosure or
5		other sale, or acquire or take possession of the
6		property secured by the loan [-]; and
7	(5)	[The corporation may operate, Operate, manage, lease
8		dispose of, or otherwise deal with the property
9		secured by the loan."
10	SECT:	ION 12. Section 201M-6, Hawaii Revised Statutes, is
11	amended by	y amending subsection (b) to read as follows:
12	"(b)	Upon submission of the petition, the agency shall
13	forward a	copy of the petition to the board, as notification of
14	a petition	n filed under this chapter. The agency shall promptly
15	consider	the petition and may seek advice and counsel regarding
16	the petit:	ion from the appropriate departmental advisory
17	committee	on small business. Within sixty days after the
18	submission	n of the petition, the agency shall determine whether
19	the impact	t statement or the public hearing addressed the actual
20	and signi:	ficant impact on small business. The agency shall
21	submit a v	written response of the agency's determination to the

- 1 [small business review] board within sixty days after receipt of
- 2 the petition. If the agency determines that the petition merits
- 3 the adoption, amendment, or repeal of a rule, it may initiate
- 4 proceedings in accordance with section 91-3."
- 5 SECTION 13. Section 201M-8, Hawaii Revised Statutes, is
- 6 amended by amending subsection (b) to read as follows:
- 7 "(b) Subsection (a) shall not apply:
- 8 (1) When a small business fails to exercise good faith in
- 9 complying with the statute or rules;
- 10 (2) When a violation involves wilful or criminal conduct;
- 11 (3) When a violation results in serious health and safety
- 12 impacts;
- 13 (4) To violations of chapters 6E, 180, 180C, 181, 182,
- 14 183, 183C, 183D, 186, 187A, 188, 188F, 189, 190, 190D,
- 15 195, 195D, 195F, 205, 205A, 340A, 340E, 341, 342B,
- 16 342C, 342D, 342E, 342F, 342G, 342H, 342I, 342J, 342L,
- 17 and 342P;
- 18 (5) To violations of sections 200-9(b) $\left[\frac{\text{and }(c)}{r}\right]$ to (d),
- 19 200-24(4), 200-37, and 200-38; or
- 20 (6) To violations of administrative rules promulgated
- 21 pursuant to section [+] 200-4(a)(6)[+]; except for

1	rules pertaining to matters listed in section [+]200-
2	4(a)(6)(A), (B), (C), and (D)[+]."
3	SECTION 14. Section 202-2, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§202-2 Duties of council. In accordance with P.L. 113-
6	128 (29 U.S.C. <u>section</u> 3111), the workforce development council
7	shall assist the governor in:
8	(1) The development, implementation, and modification of
9	the state plan consistent with P.L. 113-128 (29 U.S.C.
10	<pre>section 3112);</pre>
11	(2) The review of statewide policies, statewide programs,
12	and recommendations on actions that should be taken by
13	the State to align workforce development programs in a
14	manner that supports a comprehensive and streamlined
15	workforce development system in the State, including
16	consideration of programs and activities of one-stop
17	partners that are not core programs;
18	(3) The development and continuous improvement of the
19	workforce development system in the State;
20	(4) The development and updating of comprehensive state
21	performance accountability measures, including state

1		adjusted levels of performance, to assess the
2		effectiveness of the core programs in the State as
3		required under P.L. 113-128 (29 U.S.C. section
4		3141(b));
5	(5)	The identification and dissemination of information on
6		best practices for the effective operation of one-stop
7		centers, and the development of effective local boards
8		and effective training programs;
9	(6)	The development and review of statewide policies
10		affecting the coordinated provision of services
11		through the State's one-stop delivery system;
12	(7)	The development of strategies for technological
13		improvements to facilitate access to, and improve the
14		quality of, services and activities provided through
15		the one-stop delivery system;
16	(8)	The development of strategies for aligning technology
17		and data systems across one-stop partner programs to
18		enhance service delivery and improve efficiencies in
19		reporting on performance accountability measures,
20		including the design and implementation of common
21		intake, data collection, case management information,

1		and performance accountability measurement and
2		reporting processes, and the incorporation of local
3	·	input into [such] the design and implementation, to
4		improve coordination of services across one-stop
5		partner programs;
6	(9)	The development of allocation formulas for the
7		distribution of funds for employment and training
8		activities for adults, and youth workforce investment
9		activities, to local areas as permitted under P.L.
10		113-128 (29 U.S.C. <u>sections</u> 3163(b)(3), 3173(b)(3));
11	(10)	The preparation of annual reports as described in P.L
12		113-128 (29 U.S.C. <u>section</u> 3141(d));
13	(11)	The development of the statewide workforce and labor
14		market information system described in the Wagner-
15		Peyser Act (29 U.S.C. <u>section</u> 491-2(e));
16	(12)	The development of [such] other policies as may
17		promote statewide objectives for, and enhance the
18		performance of, the workforce development system;
19	(13)	Creating public awareness and understanding of the
20		State's workforce development plans, policies,
21		programs, and activities, and promoting the plans,

1		policies, programs, and activities as economic
2		investments;
3	(14)	Submitting annual reports of the council's activities
4		and recommendations to the governor and the
5		legislature, and posting the annual reports
6		electronically on the council's website no later than
7		twenty days before the convening of each regular
8		session. Annual reports shall include:
9		(A) The status of the comprehensive state plan for
10		workforce development; and
11		(B) Information regarding the workforce development
12		programs offered throughout the State, the number
13		of individuals placed in high-demand or high-
14		growth employment through workforce development
15		programs by departments, the type or category of
16		employment garnered, and allocations of state,
17		federal, and other funding to achieve placements
18		into higher-skilled jobs;
19	(15)	Evaluating the state workforce development plan in
20		terms of how its purposes, goals, and objectives have
21		been carried out throughout the State;

1	(16)	Providing technical assistance to local workforce
2		development boards and other similar organizations;
3	(17)	Carrying out required functions and duties related to
4		workforce development of any advisory body required or
5		made optional by federal legislation;
6	(18)	The review and certification of local workforce
7		development boards and plans prepared by local
8		workforce <u>development</u> boards for the use of federal
9		workforce development funds as provided in P.L. 113-
10		128 (29 U.S.C. <u>section</u> 3122(b)-(c)); and
11	(19)	Commenting on the measures taken pursuant to section
12		122(c)(17) of the Carl D. Perkins Career and Technical
13		Education Act of 2006, P.L. 109-270."
14	SECT:	ION 15. Section 205-2, Hawaii Revised Statutes, is
15	amended by	y amending subsection (d) to read as follows:
16	"(d)	Agricultural districts shall include:
17	(1)	Activities or uses as characterized by the cultivation
18		of crops, crops for bioenergy, orchards, forage, and
19		forestry;
20	(2)	Farming activities or uses related to animal husbandry
21		and game and fish propagation;

1	(3)	Aquaculture, which means the production of aquatic
2		plant and animal life within ponds and other bodies of
3		water;
4	(4)	Wind generated energy production for public, private,
5		and commercial use;
6	(5)	Biofuel production, as described in section
7		205-4.5(a)(16), for public, private, and commercial
8		use;
9	(6)	Solar energy facilities; provided that:
10		(A) This paragraph shall apply only to land with soil
11		classified by the land study bureau's detailed
12		land classification as overall (master)
13		productivity rating class B, C, D, or E; and
14		(B) Solar energy facilities placed within land with
15		soil classified as overall productivity rating
16		class B or C shall not occupy more than ten per
17		cent of the acreage of the parcel, or twenty
18		acres of land, whichever is lesser, unless a
19		special use permit is granted pursuant to section
20		205-6;

1	(7)	Bona fide agricultural services and uses that support
2		the agricultural activities of the fee or leasehold
3		owner of the property and accessory to any of the
4		above activities, regardless of whether conducted on
5		the same premises as the agricultural activities to
6		which they are accessory, including farm dwellings as
7		defined in section 205-4.5(a)(4), employee housing,
8		farm buildings, mills, storage facilities, processing
9		facilities, photovoltaic, biogas, and other small-
10		scale renewable energy systems producing energy solely
11		for use in the agricultural activities of the fee or
12		leasehold owner of the property, agricultural-energy
13		facilities as defined in section 205-4.5(a)(17),
14		vehicle and equipment storage areas, and plantation
15		community subdivisions as defined in section
16		205-4.5(a)(12);
17	(8)	Wind machines and wind farms;
18	(9)	Small-scale meteorological, air quality, noise, and
19		other scientific and environmental data collection and
20		monitoring facilities occupying less than one-half

acre of land; provided that these facilities shall not

21

1		be used as or equipped for use as living quarters or
2		dwellings;
3	(10)	Agricultural parks;
4	(11)	Agricultural tourism conducted on a working farm, or a
5		farming operation as defined in section 165-2, for the
6		enjoyment, education, or involvement of visitors;
7		provided that the agricultural tourism activity is
8		accessory and secondary to the principal agricultural
9		use and does not interfere with surrounding farm
10		operations; and provided further that this paragraph
11		shall apply only to a county that has adopted
12		ordinances regulating agricultural tourism under
13		section 205-5;
14	(12)	Agricultural tourism activities, including overnight
15		accommodations of twenty-one days or less, for any one
16		stay within a county; provided that this paragraph
17		shall apply only to a county that includes at least
18		three islands and has adopted ordinances regulating
19		agricultural tourism activities pursuant to section
20		205-5; provided further that the agricultural tourism
21		activities coexist with a bona fide agricultural

1		acti	vity. For the purposes of this paragraph, "bona
2		fide	agricultural activity" means a farming operation
3		as de	efined in section 165-2;
4	(13)	Open	area recreational facilities;
5	(14)	Geotl	hermal resources exploration and geothermal
6		resou	urces development, as defined under section 182-1;
7	(15)	Agrid	cultural-based commercial operations, including:
8		(A)	A roadside stand that is not an enclosed
9			structure, owned and operated by a producer for
10			the display and sale of agricultural products
11			grown in Hawaii and value-added products that
12			were produced using agricultural products grown
13			in Hawaii;
14		(B)	Retail activities in an enclosed structure owned
15			and operated by a producer for the display and
16			sale of agricultural products grown in Hawaii,
17			value-added products that were produced using
18			agricultural products grown in Hawaii, logo items
19			related to the producer's agricultural
20			operations, and other food items; and

1	(C) A retail food establishment owned and operate	d by
2	a producer and permitted under [title 11, cha	pter
3	12 of the rules of the department of health]	
4	chapter 11-50, Hawaii administrative rules, t	hat
5	prepares and serves food at retail using prod	ucts
6	grown in Hawaii and value-added products that	
7	were produced using agricultural products gro	wn
8	in Hawaii.	
9	The owner of an agricultural-based commercial	
10	operation shall certify, upon request of an office	r or
11	agent charged with enforcement of this chapter und	er
12	section 205-12, that the agricultural products	
13	displayed or sold by the operation meet the	
14	requirements of this paragraph; and	
15	(16) Hydroelectric facilities as described in section	
16	205-4.5(a)(23).	
17	Agricultural districts shall not include golf courses and go	lf
18	driving ranges, except as provided in section 205-4.5(d).	
19	Agricultural districts include areas that are not used for,	or
20	that are not suited to, agricultural and ancillary activities	s by
21	reason of topography, soils, and other related characteristi	cs."

. 1	SEC1.	ION 16. Section 205-4, nawali kevised Statutes, is
2	amended by	y amending subsection (e) to read as follows:
3	"(e)	Any other provisions of law to the contrary
4	notwithst	anding, agencies and persons may intervene in the
5	proceeding	gs in accordance with this subsection.
6	(1)	The petitioner, the office of planning, and the county
7		planning department shall in every case appear as
8		parties and make recommendations relative to the
9		proposed boundary change [+] :
10	(2)	All departments and agencies of the State and of the
11		county in which the land is situated shall be admitted
12		as parties upon timely application for
13		intervention[-];
14	(3)	All persons who have some property interest in the
15		land, who lawfully reside on the land, or who
16		otherwise can demonstrate that they will be so
17		directly and immediately affected by the proposed
18		change that their interest in the proceeding is
19		clearly distinguishable from that of the general
20		public shall be admitted as parties upon timely
21		application for intervention[-];

1	(4)	All other persons may apply to the commission for
2		leave to intervene as parties. Leave to intervene
3		shall be freely granted $[-\tau]$; provided that the
4		commission or its hearing officer, if one is
5		appointed, may deny an application to intervene when
6		in the commission's or hearing officer's sound
7		discretion it appears that:
8		(A) [the] The position of the applicant for
9		intervention concerning the proposed change is
10		substantially the same as the position of a party
11		already admitted to the proceeding; and
12		(B) [the] The admission of additional parties will
13		render the proceedings inefficient and
14		unmanageable.
15		A person whose application to intervene is denied may
16		appeal [such] the denial to the circuit court pursuant
17		to section 91-14[-]; and
18	(5)	The commission [shall], pursuant to chapter 91, shall
19		adopt rules governing the intervention of agencies and
20		persons under this subsection. [Such] The rules shall

without limitation establish:

21

1	(A) [the] The information to be set forth in any
2	application for intervention;
3	(B) [time] The limits within which [such]
4	applications shall be filed; and
5	(C) [reasonable] Reasonable filing fees to accompany
6	[such] applications."
7	SECTION 17. Section 206-1, Hawaii Revised Statutes, is
8	amended by amending the definition of "government" to read as
9	follows:
10	""Government" shall have the [respective] meaning set forth
11	in section 201H-1."
12	SECTION 18. Section 206-6, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§206-6 Acquisition of land within a development area.
15	(a) After the declaration of a development area, the board of
16	land and natural resources may acquire a parcel or parcels of
17	land, which it shall thereafter designate for the appropriate
18	development project or projects within the area. If necessary
19	lands cannot reasonably be acquired by voluntary transaction,
20	the board may institute eminent domain proceedings to acquire
21	the land and improvements; provided that negotiations for the

- 1 acquisition by voluntary transaction shall not be required
- 2 before the institution of eminent domain proceedings. The board
- 3 [shall], within twelve months [next] following its designation,
- 4 shall acquire or institute eminent domain proceedings to acquire
- 5 the lands so designated. If the lands are not acquired or
- 6 eminent domain proceedings are not instituted within the twelve
- 7 month period, [it] the board shall reimburse the owner of the
- 8 lands so designated for out-of-pocket expenses of appraisal,
- 9 survey, and [attorney] attorney's fees [as] that the owner may
- 10 have incurred as a result of the designation.
- 11 (b) Subject to the restrictions in [the following
- 12 section, section 206-7, the board may acquire for development
- 13 projects any lands suitable for residential use or suitable for
- 14 such use or uses upon subdivision and development. The board
- 15 may also acquire, in connection with the development projects,
- 16 lands necessary for roads, sidewalks, parks, schools, utilities,
- 17 and playground and recreational facilities[, and]; rights to
- 18 water and access[. The board may also acquire, in connection
- 19 with the development projects,]; and lands for business use
- 20 where the use is reasonably necessary to provide services to the
- 21 prospective occupants of the projects. Plans and specifications

1 for projects shall include provisions for roads, sidewalks, 2 parks, schools, utilities, playground and recreational 3 facilities, and other appropriate improvements, so that they 4 will be suitable for disposition as hereinafter provided." 5 SECTION 19. Section 206-7, Hawaii Revised Statutes, is 6 amended to read as follows: 7 "§206-7 Property [which] that shall not be acquired for 8 development projects. (a) In declaring development areas, and 9 acquiring land therein, the board of land and natural resources 10 shall avoid disturbing existing uses [which] that are in accord 11 with the highest use permitted under any existing zoning 12 ordinance in the political subdivision concerned. 13 (b) The board shall not acquire for development projects: 14 (1) Lands already developed and improved as business or 15 industrial areas where use of the lands for 16 residential purposes or as a part of a development 17 project would be economically unsound or where an 18 undue hardship would be suffered by the community 19 through loss of service because of the acquisition;

(2) Lands already in use for residential purposes by the

owner thereof or by a lessee holding a lease with an

20

21

1		original term of twenty years or more, except where
2		the acquisition of parts of the lands is reasonably
3		necessary for the proper development of a project, but
4		in no case shall any part of the lands be taken where
5		the taking will reduce the parcel to less than three
6		acres in extent;
7	(3)	Lands in the process of subdivision and development
8	•	where the owner or the owner's agent has provided that
9		at least fifty per cent of the lots to be sold shall
10		be sold in fee simple, prepared subdivision and
11		construction plans, arranged for financing, and
12		applied to government agencies and otherwise taken
13		[such] steps [as] that may be appropriate for the
14		construction of the proposed development in good faith
15		and filed an affidavit with the board to that effect;
16		<u>or</u>
17	(4)	Lands used or to be used as sites for churches,
18		private or parochial schools, clubs, meeting houses,
19		or other private uses of a community, civic, social,
20		or religious nature;

- 1 provided that portions of the lands mentioned under paragraphs
- 2 (1), (2), (3), and (4) [of this section], or interests therein,
- 3 may be taken to provide access and utility easements where no
- 4 other reasonable means of access or utility easements are
- 5 available.
- 6 (c) In acquiring agricultural land for a development
- 7 project, where the land though used for agricultural purposes is
- 8 not being used in accord with the highest use permitted under
- 9 any existing zoning ordinance, the board shall exercise all
- 10 reasonable care not to jeopardize the agricultural enterprise
- 11 concerned. If, however, the board finds that the land is
- 12 necessary for a development project, [it] the board may provide
- 13 assistance, monetary or otherwise, in relocating the enterprise
- 14 elsewhere or pay [such] damages to the owner or operator of
- 15 [such] the enterprise [as] that will reasonably compensate the
- 16 owner or operator for the owner's or operator's loss, if the
- 17 owner or operator has not already been so compensated under a
- 18 lease agreement, or both."
- 19 SECTION 20. Section 206-10, Hawaii Revised Statutes, is
- 20 amended by amending subsection (b) to read as follows:

1	"(b) Any original purchaser intending to sell [such] any
2	lot and improvements within the five-year period shall first
3	notify the board in writing of the original purchaser's
4	intention. The notice shall specify the original purchaser's
5	address and shall expressly offer to sell [such] the property to
6	the board at a price [which] that shall not exceed the sum of
7	the:
8	(1) [the original] Original cost of the land $[\tau]$; and
9	(2) [the replacement] Replacement value, less depreciation
10	at the rates used for real property tax purposes, of
11	all buildings and improvements thereon, to be
12	determined by three appraisers; one appointed by the
13	board, one appointed by the owner, and the third by
14	the two appraisers so appointed, the cost to be borne
15	equally by the parties.
16	Within thirty days after the receipt of the notice, the board
17	$[rac{ ext{shall}}{ ext{shall}}]$ in writing $rac{ ext{shall}}{ ext{shall}}$ notify the original purchaser at the
18	specified address [so specified] whether it elects to exercise
19	the option. If the board refuses, or fails within the thirty-
20	day period, to reply to the offer, the original purchaser may
21	sell the property to any other person free from any price

1	restrictions $[\tau]$; provided that if the board elects to purchase,
2	the board shall [thereupon] use its best efforts to redispose of
3	[it] the property as soon as practicable subject to the lien of
4	any mortgage, to a qualified and responsible person who will
5	assume the obligation of mortgage and debt secured thereby."
6	SECTION 21. Section 206-11, Hawaii Revised Statutes, is
7	amended by amending subsection (c) to read as follows:
8	"(c) Nothing in this chapter shall be construed as
9	limiting the power of the board $[\div (1)]$ to vest in an obligee
10	the right, in the event of a default by the [board]:
11	(1) Board or by the purchaser, to take possession of a
12	development project or lot or cause the appointment of
13	a receiver thereof, free from all the restrictions
14	imposed by this chapter; or
15	(2) [to vest in the obligee the right, in the event of a
16	default by the purchaser, Purchaser, to acquire title
17	to a lot or the property mortgaged by the purchaser
18	free from all the restrictions imposed by this
19	chapter."
20	SECTION 22. Section 206E-2, Hawaii Revised Statutes, is
21	amended to read as follows:

1	"§206E-2 Definitions. As used in this chapter, the
2	following [words and] terms [shall] have the following meanings,
3	unless the context [shall indicate another or] indicates a
4	different meaning or intent:
5	$\left[\frac{1}{1} \right]$ "Authority" means the Hawaii community development
6	authority established by section 206E-3.
7	$[\frac{(2)}{(2)}]$ "County" means any county of the State.
8	$\left[\frac{1}{2}\right]$ "Local governing body" means the county council.
9	$[\frac{4}{4}]$ "Project" means a specific work or improvement,
10	including real and personal properties, or any interest therein,
11	acquired, owned, constructed, reconstructed, rehabilitated, or
12	improved by the authority, including a [residential] commercial
13	project, a redevelopment project, or a [commercial] residential
14	project, all as defined [herein,] as follows, or any combination
15	thereof, which combination shall hereinafter be called and known
16	as a "multipurpose project".
17	[(A) "Residential project" means a project or that
18	portion of a multipurpose project, including
19	residential dwelling units, designed and intended
20	for the purpose of providing housing and such

1		facilities as may be incidental or appurtenant
2		thereto;
3	(B)	"Redevelopment project" means an undertaking for
4		the acquisition, clearance, replanning,
5		reconstruction, and rehabilitation or a
6		combination of these and other methods, of an
7		area for a residential project, for an incidental
8		commercial project, and for other facilities
9	·	incidental or appurtenant thereto, pursuant to
10		and in accordance with this chapter. The terms
11		"acquisition, clearance, replanning,
12		reconstruction, and rehabilitation" shall include
13		renewal, redevelopment, conservation,
14		restoration, or improvement, or any combination
15		thereof;
16	(C)	"Commercial project" means an undertaking
17		involving commercial or light industrial
18		development, which includes a mixed use
19		development where commercial or light industrial
20		facilities may be built into, adjacent to, under
21		or above residential units.] As used in this

definition:

1

2	(1)	"Commercial project" means an undertaking involving
3		commercial or light industrial development, which
4		includes a mixed-use development where commercial or
5		light industrial facilities may be built into,
6		adjacent to, under, or above residential units;
7	(2)	"Redevelopment project" means an undertaking for the
8		acquisition, clearance, replanning, reconstruction,
9		and rehabilitation, or a combination of these and
10		other methods, of an area for a residential project,
11		for an incidental commercial project, and for other
12		facilities incidental or appurtenant thereto, pursuant
13		to and in accordance with this chapter. The terms
14		"acquisition, clearance, replanning, reconstruction,
15		and rehabilitation" shall include renewal,
16		redevelopment, conservation, restoration, or
17 .		improvement, or any combination thereof; and
18	(3)	"Residential project" means a project or that portion
19		of a multipurpose project, including residential
20		dwelling units, designed and intended for the purpose

1	of providing housing and any facilities as may be
2	incidental or appurtenant thereto.
3	$\left[\frac{(5)}{(5)}\right]$ "Project cost" means the total of all costs incurred
4	by the authority in carrying out all undertakings [which] that
5	it deems reasonable and necessary for the development of a
6	project, including but not limited to: studies; surveys; plans;
7	specifications; architectural, engineering, or any other
8	development related services; acquisition of land and any
9	improvement thereon; site preparation and development;
10	construction; reconstruction; rehabilitation; the necessary
11	expenses in administering the chapter; the cost of financing the
12	project; and relocation costs.
13	[(6)] "Public agency" means any office, department, board,
14	commission, bureau, division, public corporation agency, or
15	instrumentality of the federal, state, or county government.
16	$\left[\frac{1}{2}\right]$ "Public facilities" includes streets, utility and
17	service corridors, and utility lines where applicable,
18	sufficient to adequately service developable improvements in the
19	district, sites for schools, parks, parking garage, sidewalks,
20	pedestrian ways, and other community facilities. "Public
21	facilities" shall also include public highways, as defined by



- 1 statute, storm drainage systems, water systems, street lighting
- 2 systems, off-street parking facilities, and sanitary sewerage
- 3 systems.
- 4 [(8)] "Qualified person" includes any individual,
- 5 partnership, corporation, or any public agency $[\tau]$ possessing the
- 6 competence, expertise, experience, and resources, including
- 7 financial, personnel, and tangible resources, required for the
- 8 purposes of the project and [such] other qualifications as may
- 9 be deemed desirable by the authority in administering [the] this
- 10 chapter.
- 11 [(9)] "Real property" means lands, structures, and
- 12 interests in land, including lands under water and riparian
- 13 rights, space rights, and air rights and any and all other
- 14 things and rights usually included within the term. Real
- 15 property also means any and all interests in [such] the property
- 16 less than full title, such as easements, incorporeal
- 17 hereditaments, and every estate, interest, or right, legal or
- 18 equitable, including terms for years and liens thereon by way of
- 19 judgments, mortgages, or otherwise."
- 20 SECTION 23. Section 206J-12, Hawaii Revised Statutes, is
- 21 amended as follows:



1	1.	By amending subsections (d) and (e) to read:
2	"(d)	[Should] If any bond issued under this chapter or any
3	coupon ap	pertaining thereto [become] <u>is</u> mutilated or [be] lost,
4	stolen, o	r destroyed, the development corporation may cause a
5	new bond	or coupon of like date, number, and tenor to be
6	executed	and delivered in exchange and substitution for, and
7	upon the	cancellation of [such] the mutilated bond or coupon, or
8	in lieu o	f and in substitution for, [such] the lost, stolen, or
9	destroyed	bond or coupon. [Such] The new bond or coupon shall
10	not be ex	ecuted or delivered until the holder of the mutilated,
11	lost, sto	len, or destroyed bond or coupon:
12	(1)	[has] Has paid the reasonable expense and charges in
13		connection therewith $[-]$:
14	(2)	$[\frac{in}{n}]$ In the case of a lost, stolen, or destroyed bond
15		or coupon, has filed with the development corporation
16		or its fiduciary evidence satisfactory to the
17		development corporation or its fiduciary that [such]
18		the bond or coupon was lost, stolen, or destroyed and
19		that the holder was the owner thereof $[\tau]$; and
20	(3)	[has] Has furnished indemnity satisfactory to the
21		development corporation.

1	(e) The development corporation in its discretion may
2	provide that CUSIP identification numbers shall be printed on
3	[such] bonds. [In the event such] If CUSIP identification
4	numbers are imprinted on any [such] bonds:
5	(1) [no such] No CUSIP identification number shall
6	constitute a part of the contract evidenced by the
7	particular bond upon which it is $imprinted[-1]$; and
8	(2) $[n\Theta]$ No liability shall attach to the development
9	corporation or any officer or agent thereof, including
10	any fiscal agent, paying agent, or registrar for
11	[such] any bonds by reason of [such] any CUSIP
12	identification numbers or any use made thereof,
13	including any use thereof made by the development
14	corporation[$_{7}$] or any [such] officer[$_{7}$] or [any such
15	agent, agent thereof, or by reason of any inaccuracy
16	error, or omission with respect thereto or in such
17	use.
18	The development corporation in its discretion may require that
19	all costs of obtaining and imprinting [such] CUSIP
20	identification numbers shall be paid by the purchaser of [such]
21	the bonds. For the purposes of this subsection, the term "CUSI

- 1 identification numbers" means the numbering system adopted by
- 2 the Committee for Uniform Security Identification Procedures
- 3 formed by the Securities Industry Association."
- 4 2. By amending subsection (i) to read:
- 5 "(i) The development corporation may issue bonds for the
- 6 purpose of refunding any bonds then outstanding and issued under
- 7 this chapter whether or not [such] the outstanding bonds have
- 8 matured or are then subject to redemption. The development
- 9 corporation may issue bonds for the combined purposes of:
- 10 (1) [financing] Financing or refinancing the cost of a
- 11 project, improvement, or expansion thereof $[\tau]$; and
- 12 (2) [refunding] Refunding bonds [which] that shall
- theretofore have been issued under this chapter and
- shall then be outstanding, whether or not [such] the
- outstanding bonds have matured or are then subject to
- 16 redemption.
- 17 Nothing in this subsection shall require or be deemed to require
- 18 the development corporation to elect to redeem or prepay bonds
- 19 being refunded, or to redeem or prepay bonds being refunded
- 20 [which] that were issued, in the form customarily known as term
- 21 bonds in accordance with any sinking fund installment schedule



1	specified in any proceedings authorizing the issuance thereof,
2	or, $[in the event]$ if the development corporation elects to
3	redeem or prepay any [such] bonds, to redeem or prepay as of any
4	particular date or dates. The issuance of [such] bonds, the
5	maturities and other details thereof, the rights and remedies of
6	the holders thereof, and the rights, powers, privileges, duties,
7	and obligations of the development corporation with respect to
8	the bonds, shall be governed by the foregoing provisions of this
9	chapter insofar as the same may be applicable."
10	SECTION 24. Section 207-11, Hawaii Revised Statutes, is
11	amended by amending the definition of "foreign lender" to read
12	as follows:
13	""Foreign lender" means [(A) "a] <u>:</u>
14	(1) "A depository institution" as defined in section
15	501(a)(2) of the federal Depository Institutions
16	Deregulation and Monetary Control Act of 1980, a "real
17	estate investment trust" as defined in the Internal
18	Revenue Code, an insurance company, the principal
19	office of which is in another state, whether
20	incorporated or unincorporated and whether acting in

1		its individual capacity or in a fiduciary capacity[, E
2		the] <u>;</u>
3	(2)	The trustee or trustees from time to time in office of
4		any employee benefit plan[, (C) a];
5	(3)	$\underline{\mathtt{A}}$ lender approved by the Secretary of the United
6		States Department of Housing and Urban Development for
7		participation in any mortgage insurance program under
8		the National Housing Act[, (D) any];
9	(4)	Any corporation of which all of the capital stock
10		(except the directors' qualifying shares) is owned by
11		one or more foreign lenders specified in $[-(A), -(B),]$
12		paragraphs (1), (2), and $[-(C),]$ (3); and $[-(E)$ any
13	(5)	Any corporation of which all of the capital stock
14		(except for the directors' qualifying shares) is owned
15		by one or more foreign lenders specified in [(D), but]
16		<pre>paragraph (4);</pre>
17	provided	that the term "foreign lender" does not include any
18	financial	services loan company licensed under article 9 of
19	chapter 4	12."
20	SECT	ION 25. Section 207-12, Hawaii Revised Statutes, is
21	amended to	o read as follows:



1 "\$207-12 Exemptions and immunities. A foreign lender 2 [which] that: 3 (1)[does] Does not maintain a place of business in this 4 State $[\tau]$; 5 (2) [conducts] Conducts its principal activities outside 6 this State [-7]; and 7 (3) [complies] Complies with this part, 8 does not by engaging in this State in any or all of the 9 activities specified in section 207-13, violate the laws of this 10 State relating to doing business or doing a banking, trust, or 11 insurance business, or become subject to chapter 412, 414, or 12 431, or become subject to any taxation [which] that would 13 otherwise be imposed for doing business in or doing a banking, 14 trust, or insurance business in, or having gross income or 15 receipts from sources in, property in, or the conduct of any 16 activity in, this State, or become subject to any taxation under 17 chapter 235, 237, or 241, and no income or receipts of any foreign lender arising out of any of the activities specified in 18 19 [the following] section 207-13 shall constitute income from **20** sources in, property in, or activities conducted in this State 21 for the purposes of any tax imposed by this State[; provided

1 that nothing]. Nothing in this part shall be construed to 2 exempt the real property of a foreign lender from taxation to 3 the same extent, according to its value, as other real property 4 is taxed, or to preclude the inclusion of the dividends or other 5 income from foreign lenders in the income of individuals taxable 6 under chapter 235 to the same extent as is included dividends 7 and other income from domestic lenders; [and] provided [further] 8 that if any [such] foreign lender shall acquire any property in 9 this State in enforcement of the rights of the foreign lender in 10 the event of a default by any borrower, as permitted by section 11 207-13(4), then commencing one year after title to [such] that **12** property has vested in the foreign lender, the rents or other 13 receipts received by the foreign lender from, and the proceeds 14 of sale by the foreign lender of, [such] that property shall be 15 subject to taxation under chapters 235 and 237 in the same 16 manner and to the same extent as if the rents, other receipts, 17 or proceeds were received by a resident of this State; and 18 provided further that if any [such] foreign lender shall 19 otherwise acquire any property in this State or engage in any 20 business or activities in this State not specified in section 21 207-13, then the rents and other receipts received by the

- 1 foreign lender from [such] that property and the proceeds of
- 2 sale by the foreign lender of [such] that property and all
- 3 income and receipts from the foreign lender's business or
- 4 activities in this State not specified in section 207-13 shall
- 5 be subject to taxation under chapters 235 and 237 in the same
- 6 manner and to the same extent as if [such] the rents, other
- 7 receipts, proceeds, and income were received by a resident of
- 8 this State, but [such] the other activities and business shall
- 9 not deprive the foreign lender of the immunities and exemptions
- 10 from taxation [hereinabove stated] provided in this section with
- 11 respect to the activities specified in section 207-13."
- 12 SECTION 26. Section 207-13, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§207-13 Permitted activities. The activities referred to
- in [the preceding] section 207-12 are:
- 16 (1) Making loans;
- 17 (2) Receiving security for loans;
- 18 (3) Acquiring, by assignment or otherwise, partial or
- entire interests in loans or in security for loans;
- 20 (4) Servicing (but servicing only by or through
- 21 individuals who are residents of, or corporations



1		doing business in, this State), collecting, enforcing,
2		or otherwise realizing upon loans or upon security for
3		loans or upon interests therein; and taking, holding,
4		and disposing of any property acquired (whether by
5		purchase at any sale pursuant to foreclosure by suit
6		or foreclosure under power of sale, or by foreclosure
7		by entry, or by conveyance in lieu of foreclosure) in
8		enforcement of the rights of the foreign lender in the
9		event of default by any borrower; and
10	(5)	Empowering agents and servants or in connection with,
11		and entering into and performing contracts, and doing
12		other acts and things necessary or appropriate for or
13		preliminary or incident to, any of the foregoing
14		activities, but not maintaining any office in this
15		State for the conduct of any such activities."
16	SECT	ION 27. Section 209-2, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"§20	9-2 [Governor's determination.] State disaster;
19	determina	tion by governor. (a) After [the occurrence of] any
20	sudden an	d extraordinary event [which] that causes losses and
21	suffering	, the governor shall make a determination as to whether

- 1 a state disaster has occurred and thereafter may declare a state
- 2 disaster for the entire State or any portion thereof. In making
- 3 this determination, the governor shall consider whether the
- 4 effect on the health and living standards of a substantial
- 5 number of persons and the effect on the economy of the State are
- 6 of such a nature [-] as to warrant assistance from the state
- 7 government.
- 8 (b) The governor [may], in [the] a proclamation, may
- 9 designate the whole or any part of the State eliqible for the
- 10 relief provided for in this chapter and unless otherwise
- 11 provided herein may authorize any or all of the relief measures
- 12 provided for in parts II, III, and IV [of this chapter]."
- 13 SECTION 28. Section 211F-5.7, Hawaii Revised Statutes, is
- 14 amended by amending subsection (b) to read as follows:
- "(b) Moneys in the fund shall be expended by the
- 16 corporation [to]:
- 17 (1) [Provide] To provide seed capital for and venture
- 18 capital investments in private sector and federal
- 19 projects for research, development, testing, and
- implementation of the Hawaii renewable hydrogen
- program, as set forth in section 196-10; and

1	(2) For any other purpose deemed necessary to carry out
2	the purposes of section 196-10."
3	SECTION 29. Section 214-2, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§214-2 Funds, allotment, and expenditure. Money allotted
6	under this chapter by the State shall be available to the
7	several counties; provided that no part of state or county
8	moneys shall be expended for capital improvement projects
9	$[\frac{\text{which}}{\text{constant}}]$ that are not a part of the general plan of the State $[\tau]$
10	or [which] that will not reasonably contribute to the economic
11	development of the county. The determination of:
12	(1) [the] The extent of participation by the State[τ]; and
13	(2) [what] What capital improvement projects shall
14	reasonably contribute to the economic development of a
15	county,
16	shall be made by the governor, taking into consideration the
17	State's goal for specific segments of its general plan and the
18	financial position of the county."
19	SECTION 30. Section 225M-3, Hawaii Revised Statutes, is
20	amended to read as follows:

- 1 "§225M-3 Cooperation. (a) The office of planning shall
- 2 seek the widest possible cooperation from public and private
- 3 agencies and individuals and the federal government to achieve
- 4 the purposes of this chapter. [It] The office of planning shall
- 5 work closely with and assist the counties in the promotion of
- 6 coordinated state and county planning.
- 7 (b) Every state department, county agency, or other public
- 8 or private [agencies] agency or [individuals] individual
- 9 providing planning programs and services shall be encouraged to
- 10 participate actively in the activities of the office of
- 11 planning. The executive heads of all state departments and
- 12 agencies shall cooperate with the office of planning by
- 13 providing information as the governor and the director of
- 14 business, economic development, and tourism [+] deem[+] necessary
- 15 for the effective discharge of its duties.
- (c) Nothing in this chapter shall be deemed to delegate or
- 17 detract in any way from the functions, powers, and duties
- 18 conferred by law on any state or county department or agency [of
- 19 the State or county]."
- 20 SECTION 31. Section 231-2, Hawaii Revised Statutes, is
- 21 amended to read as follows:

```
1
          "§231-2 Taxation districts. For the purpose of taxation,
2
    the State is divided into the following four districts [, viz.]:
3
          \left[\frac{a}{a}\right] (1) The city and county of Honolulu, to be called
4
               the first district;
          [<del>(b)</del>] (2) The counties of Maui and Kalawao, to be called
5
6
               the second district;
7
          [(c)] (3) The county of Hawaii, to be called the third
8
              district; and
9
          [<del>(d)</del>] (4) The county of Kauai, to be called the fourth
10
              district."
11
         SECTION 32. Section 231-11, Hawaii Revised Statutes, is
12
    amended to read as follows:
13
          "§231-11 Police to aid assessing or collecting officers.
14
    The director of taxation or any assessing or collecting officer
15
    of the department of taxation, when resisted or impeded in the
16
    exercise of [his] the director's or assessing or collecting
17
    officer's office, may require any police officer to aid [him]
18
    the director or assessing or collecting officer in the discharge
19
    of [his] the director's or assessing or collecting officer's
20
    duties, and if any [such] police officer refuses to render aid
```

1 [he], the police officer shall be deemed guilty of a misdemeanor." 2 3 SECTION 33. Section 231-15.5, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§231-15.5 Disclosure by return preparers. (a) Any 6 person who is engaged in the business of preparing, or providing 7 services in connection with the preparation of, tax returns or 8 any person who, for compensation, prepares any [such] tax return 9 for any other person and [who], without the written consent or **10** request of [such other] the person[, discloses] for whom the 11 return is prepared: **12** (1) Discloses any information furnished to [him] the 13 return preparer or person providing services for [7] or 14 in connection with [7] the preparation of any [such] 15 return; or [uses any such] 16 (2) Uses the information for any purpose other than to 17 prepare $[\tau]$ or assist in preparing any [such] return, 18 shall be quilty of a misdemeanor $[\tau]$ and, upon conviction 19 thereof, shall be fined not more than \$1,000 or imprisoned not 20 more than one year, or both.

- 1 (b) Except as otherwise provided, this section shall not
- 2 apply to a disclosure of information if [such] the disclosure is
- 3 made pursuant to section 231-3 or [pursuant to] an order of a
- 4 court."
- 5 SECTION 34. Section 231-37, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "§231-37 Neglect of duty, etc., misdemeanor. Any officer
- 8 of the department of taxation, the state director of finance,
- 9 any person duly authorized by the director of taxation, or any
- 10 police officer, on whom duties are imposed under this chapter,
- 11 who wilfully fails or refuses or neglects to perform faithfully
- 12 any duty or duties [of him] as required by this chapter, shall
- 13 be deemed guilty of a misdemeanor."
- 14 SECTION 35. Section 231-59, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "[+] §231-59[+] Procedure additional. The setoff procedure
- 17 authorized by sections 231-53 to $[\frac{231-57}{2}]$ 231-57.5 is in
- 18 addition to and not in substitution of any other remedy
- 19 available by law."
- 20 SECTION 36. Section 231-62, Hawaii Revised Statutes, is
- 21 amended by amending subsection (a) to read as follows:



- 1 "(a) Upon enforcement or foreclosure by the State, in any
 2 manner whatsoever, of any state tax lien on real property, all
- 3 state taxes of whatsoever nature and howsoever accruing and due
- 4 at the time of the foreclosure sale from the taxpayer against
- 5 whose property the tax lien is so enforced or foreclosed shall
- 6 be satisfied as far as possible out of the proceeds of the sale
- 7 remaining after payment of the:
- 8 (1) [the costs] Costs and expenses of the enforcement and
- foreclosure, including a title search, if any[7];
- 10 (2) [the amount] Amount of subsisting state tax liens on
- real property $[\tau]$; and
- 12 (3) [the amount] Amount of any recorded liens against the
- property,
- 14 in the order of their priority."
- 15 SECTION 37. Section 232-3, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§232-3 Grounds of appeal, real property taxes. In the
- 18 case of a real property tax appeal, no taxpayer or county shall
- 19 be deemed aggrieved by an assessment, nor shall an assessment be
- 20 lowered or an exemption allowed, unless there is shown:

1	(_ /	Assessment of the property exceeds by more than twenty
2		per cent the ratio of assessment to market value used
3		by the director of taxation as the real property tax
4		base[, or] <u>;</u>
5	(2)	Lack of uniformity or inequality, brought about by
6		illegality of the methods used or error in the
7		application of the methods to the property involved[$_{7}$
8		or] <u>;</u>
9	(3)	Denial of an exemption to which the taxpayer is
10		entitled and for which the taxpayer has qualified $[\tau]$:
11		or
12	(4)	Illegality, on any ground arising under the
13		Constitution or laws of the United States or the laws
14		of the State (in addition to the ground of illegality
15		of the methods used, mentioned in [clause] paragraph
16		(2))."
17	SECT	ION 38. Section 233-2, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§23	3-2 Same: application of taxes. In the event of the
20	adoption	of a rule or regulation pursuant to section 233-1:

1	(L)	The person, firm, corporation, or the like, who is the	
2		subject of the rule or regulation and thereafter	
3		engages or continues in the business of selling	
4		tangible personal property shall be:	
5		(A) [shall be deemed] Deemed to be selling the [same]	
6		property to the persons or entities who would be	
7		the buyers if, in fact, [such] the	
8		representatives, distributors, dealers,	
9		salespersons, peddlers, canvassers, carriers,	
10		truckers, or the like were employees[$ au$];	
11		(B) [shall be deemed] Deemed to be the employer of	
12		the persons classed by [such] the rule or	
13		regulation as employees[$_{ au}$]; and	
14		(C) [shall be subject] Subject to all of the	
15		liabilities, duties, and obligations of the	
16		sellers and employers under the tax laws	
17		administered by the department of taxation $[-]$:	
18	(2)	The persons so classed as employees shall:	
19		(A) [shall not] Not be deemed to be buying [such] the	
20		property or reselling the [same,] property;	

1		(B)	[shall be] <u>Be</u> deemed to be the employees of the
2			person so deemed an employer[$_{ au}$]; and
3		(C)	[shall be] Be subject to all of the liabilities,
4			duties, and obligations of employees, under the
5			tax laws administered by the department $[-]$; and
6	(3)	The	rule or regulation of the department shall:
7		(A)	[shall provide] Provide for the collection, in
8			lieu of withholding, of taxes levied upon the
9			persons so classed as employees in cases in which
10			the persons themselves retain, from receipts
11			handled by them, their fees, charges,
12			commissions, markups, percentages, or other
13			remuneration[-];
14		(B)	[shall designate] Designate the fees, charges,
15			commissions, markups, percentages, or other
16			remuneration[$_{7}$] constituting the taxable
17			compensation of the [person] persons classed as
18			employees[-]; and
19		(C)	[shall contain such] Contain other provisions
20			[as] that may be necessary or proper to
21			effectuate this chapter."

1	SECTION 39. Section 235-1, Hawaii Revised Statutes, is
2	amended by amending the definitions of "legal service plan",
3	"person totally disabled", and "resident" to read as follows:
4	""Legal service plan" [("Plan")] or "plan" means a plan in
5	which the cost of the services are paid by a member or by some
6	other person or organization in the member's behalf. A legal
7	service plan is a plan by which legal services are rendered to
8	members identifiable in terms of some common interest. A plan
9	shall provide:
10	$[\frac{A}{A}]$ (1) That individual members shall be afforded
11	freedom of choice in the selection of their own
12	attorney or attorneys to provide legal services under
13	[such] the plan[-]; and
14	[-(B)-] (2) For the payment of equal amounts for the cost
15	of services rendered without regard to the identity of
16	the attorney or attorneys selected by the plan member
17	or members. No plan shall otherwise discriminate on
18	the basis of [such] the selection.
19	"Person totally disabled" means a person who is totally and
20	permanently disabled, either physically or mentally, which

1	results i	n the person's inability to engage in any substantial	
2	gainful business or occupation.		
3	The	disability shall be certified to by $\underline{a}:$	
4	(1)	[a physician] Physician or osteopathic physician	
5		licensed under chapter 453[7];	
6	(2)	[a qualified] Qualified out-of-state physician who is	
7		currently licensed to practice in the state in which	
8		the physician resides $[\tau]$; or	
9	(3)	[a commissioned] Commissioned medical officer in the	
10		United States Army, Navy, Marine Corps, or Public	
11		Health Service, engaged in the discharge of [one's]	
12		the officer's official duty.	
13	Certifica	tion shall be on forms prescribed by the department of	
14	taxation.		
15	"Res	ident" means <u>every:</u>	
16	(1)	[every individual] Individual domiciled in the	
17		State[-]; and	
18	(2)	[every other] Other individual, whether domiciled in	
19		the State or not, who resides in the State. To	
20		"reside" in the State means to be in the State for	

other than a temporary or transitory purpose. Every

21

1	individual who is in the State more than two hundred
2	days of the taxable year in the aggregate shall be
3	presumed to be a resident of the State. This
4	presumption may be overcome by evidence satisfactory
5	to the department of taxation that the individual
6	maintains a permanent place of abode outside of the
7	State and is in the State for a temporary or
8	transitory purpose. No person shall be deemed to have
9	gained or lost a residence simply because of the
10	person's presence or absence in compliance with
11	military or naval orders of the United States, or
12	while engaged in aviation or navigation, or while a
13	student at any institution of learning."
14	SECTION 40. Section 235-5.5, Hawaii Revised Statutes, is
15	amended by amending subsection (b) to read as follows:
16	"(b) For purposes of this section, the term "individual
17	housing account" means a trust created or organized in Hawaii
18	for the exclusive benefit of an individual, or, in the case of a
19	married individual, for the exclusive benefit of the individual
20	and spouse jointly, but only if the written governing instrument
21	creating the trust meets the following requirements:

1	(1)	Contributions shall not be accepted for the taxable
2		year in excess of \$5,000 (or \$10,000 in the case of a
3		joint return) or in excess of \$25,000 for all taxable
4		years, exclusive of interest paid or accrued;
5	(2)	The trustee is a bank, a savings and loan association,
6		a credit union, or a depository financial services
7		loan company, chartered, licensed, or supervised under
8		federal or state law, whose accounts are insured by
9		the Federal Deposit Insurance Corporation, the
10		National Credit Union Administration, or any agency of
11		this State or any federal agency established for the
12		purpose of insuring accounts in these financial
13		institutions. The financial institution must actively
14		make residential real estate mortgage loans in Hawaii;
15	(3)	The assets of the trust shall be invested only in
16		fully insured savings or time deposits. Funds held in
17		the trust may be commingled for purposes of
18		investment, but individual records shall be maintained
19		by the trustee for each individual housing account
20		holder [which] that show all transactions in detail;

1	(4)	The entire interest of an individual or married couple		
2	•	for whose benefit the trust is maintained shall be		
3		distributed to the individual or couple not later than		
4		one hundred twenty months after the date on which the		
5		first contribution is made to the trust;		
6	(5)	Except as provided in subsection (g), the trustee		
7		shall not distribute the funds in the account unless		
8		[it] the trustee:		
9		(A) [verifies] Verifies that the money is to be used		
10		for the purchase of a first principal residence		
11		located in Hawaii, and provides that the		
12		instrument of payment is payable to the		
13		mortgagor, construction contractor, or other		
14		vendor of the property purchased; or		
15		(B) [withholds] Withholds an amount equal to ten per		
16		cent of the amount withdrawn from the account and		
17		remits this amount to the director within ten		
18		days after the date of the withdrawal. The		
19		amount [so] withheld shall be applied to the		
20		liability of the taxpayer under subsections (c)		
21		and (e); and		

1	(6)	If any amounts are distributed before the expiration
2		of three hundred sixty-five days from the date on
3		which a contribution is made to the account, the
4		trustee shall so notify in writing the taxpayer and
5		the director. If the trustee makes the verification
6		required in paragraph (5)(A), then the department
7	,	shall disallow the deduction under subsection (a) and
8		subsections (c), (e), and (f) shall not apply to that
9		amount. If the trustee withholds an amount under
10		paragraph (5)(B), then the department shall disallow
11		the deduction under subsection (a) and subsection (e)
12		shall apply, but subsection (c) shall not apply."
13	SECT	ION 41. Section 235-34, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§23	5-34 Compensation; where paid. Compensation is paid
16	in this S	tate if:
17	(1)	The individual's service is performed entirely within
18		the State; [er]
19	(2)	The individual's service is performed both within and
20		without the State, but the service performed without

1		the S	tate is incidental to the individual's service
2		withi	n the State; or
3	(3)	Some	of the service is performed in the State and:
4		(A)	[the] The base of operations or, if there is no
5			base of operations, the place from which the
6			service is directed or controlled is in the
7			State[-]; or
8		(B)	[the] The base of operations or the place from
9			which the service is directed or controlled is
10			not in any state in which some part of the
11			service is performed, but the individual's
12			residence is in this State."
13	SECT	ION 42	. Section 235-36, Hawaii Revised Statutes, is
14	amended to read as follows:		
15	"§23	5-36	Apportionment; sales factor; tangible personalty.
16	Sales of	tangik	ole personal property are in this State if:
17	(1)	The p	roperty is delivered or shipped to a purchaser,
18		other	than the United States government, within this
19		State	e regardless of the f.o.b. point or other
20		condi	tions of the sale; or

1	(2) The property is shipped from an office, store,		
2	warehouse, factory, or other place of storage in this		
3	State and the:		
4	(A) [the purchaser] Purchaser is the United States		
5	government; or		
6	(B) [the taxpayer] Taxpayer is not taxable in the		
7	state of the purchaser."		
8	SECTION 43. Section 235-51, Hawaii Revised Statutes, is		
9	amended as follows:		
10	1. By amending subsection (a) to read:		
11	"(a) There is hereby imposed on the taxable income of		
12	every:		
13	(1) [every taxpayer] Taxpayer who files a joint return		
14	under section 235-93; and		
15	(2) [every surviving] Surviving spouse,		
16	a tax determined in accordance with the following table:		
17	In the case of any taxable year beginning after		
18	December 31, 2001:		
19	If the taxable income is: The tax shall be:		
20	Not over \$4,000 1.40% of taxable income		
21	Over \$4,000 but \$56.00 plus 3.20% of		

1	not over \$8,000	excess over \$4,000
2	Over \$8,000 but	\$184.00 plus 5.50% of
3	not over \$16,000	excess over \$8,000
4	Over \$16,000 but	\$624.00 plus 6.40% of
5	not over \$24,000	excess over \$16,000
6	Over \$24,000 but	\$1,136.00 plus 6.80% of
7	not over \$32,000	excess over \$24,000
8	Over \$32,000 but	\$1,680.00 plus 7.20% of
9	not over \$40,000	excess over \$32,000
10	Over \$40,000 but	\$2,256.00 plus 7.60% of
11	not over \$60,000	excess over \$40,000
12	Over \$60,000 but	\$3,776.00 plus 7.90% of
13	not over \$80,000	excess over \$60,000
14	Over \$80,000	\$5,356.00 plus 8.25% of
15		excess over \$80,000.
16	In the case of any taxable year	beginning after
17	December 31, 2006:	
18	If the taxable income is:	The tax shall be:
19	Not over \$4,800	1.40% of taxable income
20	Over \$4,800 but	\$67.00 plus 3.20% of
21	not over \$9,600	excess over \$4,800

1	Over \$9,600 but	\$221.00 plus 5.50% of
2	not over \$19,200	excess over \$9,600
3	Over \$19,200 but	\$749.00 plus 6.40% of
4	not over \$28,800	excess over \$19,200
5	Over \$28,800 but	\$1,363.00 plus 6.80% of
6	not over \$38,400	excess over \$28,800
7	Over \$38,400 but	\$2,016.00 plus 7.20% of
8	not over \$48,000	excess over \$38,400
9	Over \$48,000 but	\$2,707.00 plus 7.60% of
10	not over \$72,000	excess over \$48,000
11	Over \$72,000 but	\$4,531.00 plus 7.90% of
12	not over \$96,000	excess over \$72,000
13	Over \$96,000	\$6,427.00 plus 8.25% of
14		excess over \$96,000."
15	2. By amending subsection (e) to read:
16	"(e) Any taxpayer, other tha	n a corporation, acting as a
17	business entity in more than one s	tate who is required by this
18	chapter to file a return may elect	to report and pay a tax of .5
19	per cent of [its] the taxpayer's a	nnual gross sales if the:
20	(1) [where the taxpayer's] T	axpayer's only activities in

this State consist of sales; [and]

21

1	(2)	[who] Taxpayer does not own or rent real estate or
2		tangible personal property; and
3	(3)	[whose] Taxpayer's annual gross sales in or into this
4		State during the tax year is not in excess of
5		\$100,000."
6	SECTI	ON 44. Section 235-61, Hawaii Revised Statutes, is
7	amended as	s follows:
8	1. F	By amending subsection (a) to read:
9	"(a)	As used in this section:
10	[(1)	"Wages" means wages, commissions, fees, salaries,
11		bonuses, and every and all other kinds of remuneration
12		for, or compensation attributable to, services
13		performed by an employee for the employee's employer,
14		including the cash value of all remuneration paid in
15		any medium other than eash and the cost of living
16		allowances and other payments included in gross income
17		by section 235 7(b), but excluding income excluded
18		from gross income by section 235-7 or other provisions
19		of this chapter;
20	(2)	"Employee" includes an officer or elected official, or
21	any other	employee[+].

1	[-(3)] "Employer" means [(A) the]:
2	(1)	The person or government for whom an individual
3		performs or performed any service, of whatever nature,
4		as the employee of $[{ m such}]$ that person or government $[{}_{ au}$
5		and (B) the] :
6	(2)	The person having control of the payment of the wages
7		if the employer as heretofore defined does not have
8		control thereof $[-]$; and $[-(C)$ any
9	(3)	Any person subject to the jurisdiction of the State
10		and paying wages on behalf of an employer as
11		heretofore defined if the employer is not subject to
12		the jurisdiction of the State;
13	provided	that the term employer shall not include any government
14	that is n	ot subject to the laws of the State except as, and to
15	the exten	t that, it consents to the application of sections 235-
16	61 to 235	-67 to it.
17	<u>"Wag</u>	es" means wages, commissions, fees, salaries, bonuses,
18	and every	and all other kinds of remuneration for, or
19	compensat	ion attributable to, services performed by an employee
20	for the e	mployee's employer, including the cash value of all
21	remunerat	ion paid in any medium other than cash and the cost-of-

- 1 living allowances and other payments included in gross income by
- 2 section 235-7(b), but excluding income excluded from gross
- 3 income by section 235-7 or other provisions of this chapter."
- 4 2. By amending subsection (c) to read:
- 5 "(c) For each withholding period (whether weekly,
- 6 biweekly, monthly, or otherwise) the amount of tax to be
- 7 withheld under this section shall be at a rate [which,] that,
- 8 for the taxable year, will yield the tax imposed by section 235-
- 9 51 upon each employee's annual wage, as estimated from the
- 10 employee's current wage in any withholding period, but for the
- 11 purposes of this subsection of the rates provided by section
- 12 235-51 the maximum to be taken into consideration shall be eight
- 13 per cent. The tax for the taxable year shall be calculated upon
- 14 the following assumptions:
- 15 (1) That the employee's annual wage, as estimated from the
- employee's current wage in the withholding period,
- will be the employee's sole income for the taxable
- 18 year;
- 19 (2) That there will be no deductions therefrom in
- 20 determining adjusted gross income;

1	(3)	That in determining taxable income there shall be a
2		standard deduction allowance, which shall be an amount
3		equal to one exemption (or more than one exemption if
4		so prescribed by the director) unless the taxpayer:
5		(A) [the taxpayer is] <u>Is</u> married and the taxpayer's
6		spouse is an employee receiving wages subject to
7		withholding[-]; or
8		(B) [the taxpayer has] Has withholding exemption
9		certificates in effect with respect to more than
10		one employer.
11		For the purposes of this section, any standard
12		deduction allowance under this paragraph shall be
13		treated as if it were denominated a withholding
14		exemption;
15	(4)	That in determining taxable income there also will be
16		deducted the amount of exemptions and withholding
17		allowances granted to the employee in the computation
18		of taxable income, as shown by a certificate to be
19		filed with the employer as provided by subsection (f)
20		and

1	(5) If it appears from the certificate fifted pursuant to
2	subsection (f) that the employee, under section 235-
3	93, is entitled to make a joint return, that the
4	employee and the employee's spouse will so elect."
5	3. By amending subsection (e) to read:
6	"(e) The department, by rule, may require the deduction
7	and withholding of tax from any remuneration or compensation
8	paid for or attributable to services that are not subject to the
9	general excise tax imposed by chapter 237, whether or not [such]
10	$\underline{\mathtt{a}}$ withholding is provided for hereinabove. Every person so
11	required to deduct and withhold tax, or from whom tax is
12	required to be deducted and withheld, shall be subject to
13	sections 235-61 to 235-67, and every person so required to
14	deduct and withhold tax shall be deemed an employer for the
15	purposes of this chapter.
16	The department, by rule, may exempt any employer from the
17	requirement of deduction and withholding of taxes, even though
18	the requirement is imposed by this section, if and to the extent
19	that the department finds the requirement unduly onerous or
20	impracticable of enforcement."

1	SECT.	ION 45. Section 235-101, Hawaii Revised Statutes, is
2	amended by	y amending subsection (b) to read as follows:
3	"(b)	It shall be the duty of every person who is required
4	by section	n 235-92 to make a return, to report to the department,
5	as to any	taxable year governed by this chapter, if:
6	(1)	[the] The amount of taxable income as returned to the
7		United States is changed, corrected, or adjusted by an
8		officer of the United States or other competent
9		authority[, or] <u>;</u>
10	(2)	$[a]$ \underline{A} change in taxable income results from a
11		renegotiation of a contract with the United States or
12		a subcontract thereunder[or]:
13	(3)	[a] A recomputation of the income tax imposed by the
14		United States under the Internal Revenue Code results
15		from any cause[-]; or
16	(4)	[an] An amended income tax return is made to the
17		United States.
18	The repor	t shall be made within ninety days after the change,
19	correction	n, adjustment, or recomputation is finally determined
20	or the am	ended return is filed, as the case may be. The report
21	required 1	by this subsection shall be made in the form of an

- 1 amendment of the person's return filed under this chapter. The
- 2 amended return shall be accompanied by a copy of the document
- 3 issued by the United States under paragraphs (1) to (3). The
- 4 statutory period for the assessment of any deficiency or the
- 5 determination of any refund attributable to this report shall
- 6 not expire before the expiration of one year from the date the
- 7 department is notified by the taxpayer or the Internal Revenue
- 8 Service, whichever is earlier, of [such a] the report in
- 9 writing. Before the expiration of this one-year period, the
- 10 department and the taxpayer may agree in writing to the
- 11 extension of this period. The period so agreed upon may be
- 12 further extended by subsequent agreements in writing made before
- 13 the expiration of the period previously agreed upon."
- 14 SECTION 46. Section 235-110.8, Hawaii Revised Statutes, is
- 15 amended by amending subsection (g) to read as follows:
- "(q) As provided in section 42(e), rehabilitation
- 17 expenditures shall be treated as a separate new building and
- 18 their treatment under this section shall be the same as in
- 19 section 42(e). The definitions and special rules relating to
- 20 credit period in section 42(f) and the definitions and special

1	rules in section 42(i) shall be operative for the purposes of
2	this section."
3	SECTION 47. Section 236E-5, Hawaii Revised Statutes, is
4	amended by amending subsection (b) to read as follows:
5	"(b) The Internal Revenue Code, so far as made operative
6	by this chapter, is a statute adopted and incorporated by
7	reference. The Internal Revenue Code shall be applied using
8	changes in nomenclature and other language, including the
9	omission of inapplicable language, where necessary to effectuate
10	the intent of this section. References to the following terms
11	in the Internal Revenue Code shall have the following meanings:
12	[(1) "Secretary or his delegate" means the director of
13	taxation or the director's duly authorized
14	subordinates; and
15	$\frac{(2)}{2}$] "Interest at the underpayment rate" or "interest at the
16	overpayment rate" means the interest rate set forth in section 231-
17	39(b)(4) or section 231-23(d)(1), as the case may be.
18	"Secretary or his delegate" means the director of taxation or
19	the director's duly authorized subordinates "

1	SECTION 48. Section 237-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "legal service plan" to
3	read as follows:
4	""Legal service plan" [("Plan")] <u>or "plan"</u> means a plan in
5	which the cost of the services are paid by a member or by some
6	other person or organization in the member's behalf. A legal
7	service plan is a plan by which legal services are rendered to
8	members identifiable in terms of some common interest. A plan
9	shall provide:
10	$\left[\frac{A}{A}\right]$ (1) That individual members shall be afforded
11	freedom of choice in the selection of their own
12	attorney or attorneys to provide legal services under
13	[such] the plan[-]; and
14	[-(B)-] (2) For the payment of equal amounts for the cost
15	of services rendered without regard to the identity of
16	the attorney or attorneys selected by the plan member
17	or members. No plan shall otherwise discriminate on
18	the basis of [such] the selection."
19	SECTION 49. Section 237-2, Hawaii Revised Statutes, is
20	amended to read as follows:

"§237-2 "Business", "engaging" in business, defined. 1 2 used in this chapter: "Business" [as used in this chapter,] includes all 3 activities (personal, professional, or corporate) [-7] engaged in 4 5 or caused to be engaged in with the object of gain or economic benefit either direct or indirect, but does not include casual 6 7 sales. [The term "engaging" as used in this chapter] "Engaging", 8 with reference to engaging or continuing in business [also], 9 includes the exercise of corporate or franchise powers." **10** SECTION 50. Section 237-39, Hawaii Revised Statutes, is 11 12 amended to read as follows: 13 "§237-39 Audits; procedure, penalties. (a) For the purpose of verification or audit of a return made by the 14 15 taxpayer, or where there is reasonable ground to believe that 16 any return made is so deficient as not to form the basis of a satisfactory assessment of the tax, or for the purpose of making 17 an assessment where no return has been made, the department of 18 19 taxation or the Multistate Tax Commission pursuant to chapter 255, or the authorized representative thereof, may examine all 20 account books, bank books, bank statements, records, vouchers, 21

- 1 taxpayer's copies of federal tax returns, and any and all other
- 2 documents and [evidences] evidence having any relevancy to the
- 3 determination of the gross income or gross proceeds of sales of
- 4 any taxpayer as required to be returned under this chapter and
- 5 may summon or require the attendance of the person by or for
- 6 whom the return, if any, has been made or whose tax is being
- 7 assessed, and any employee of the person, and may summon or
- 8 require the attendance of any person having knowledge in the
- 9 premises, naming the time and place in the summons, and may
- 10 require the production of any books, statements, or other
- 11 [evidences] evidence open to [his] examination, and may take
- 12 testimony in reference to any [such] matter relevant to the
- 13 gross income or gross proceeds of sales of the taxpayer for the
- 14 period under consideration, with power to require that the
- 15 person so called and appearing shall be interrogated under oath
- 16 and to administer the oath.
- 17 (b) If the department determines that any gross income or
- 18 gross proceeds of sales liable to the tax have not been
- 19 assessed, the department may assess the same as provided in
- 20 sections 237-36 and 237-38.

- 1 (c) Any individual knowingly giving false testimony under
- 2 oath at any [such] hearing before the department shall be guilty
- 3 of perjury and shall be punished as provided by law.
- 4 (d) Any person refusing or neglecting to obey any summons
- 5 issued by the department, and any individual appearing and
- 6 refusing to testify under oath, shall be fined \$50 for the first
- 7 offense and \$100 for each succeeding offense."
- 8 SECTION 51. Section 237-44, Hawaii Revised Statutes, is
- 9 amended as follows:
- 10 1. By amending subsection (a) to read:
- "(a) As used in this section:
- 12 $\left[\frac{1}{2}\right]$ "Admission" means the amount paid for admission to
- 13 any place, including admission by season ticket or subscription,
- 14 and also includes the amount paid for seats and tables, reserved
- 15 or otherwise, and other similar accommodations.
- 16 $\left[\frac{(2)}{(2)}\right]$ "Cabaret" means any roof garden, cabaret, or other
- 17 similar place furnishing a public performance, by or for any
- 18 patron or guest who is entitled to be present during any portion
- 19 of the performance, including any room in any hotel, restaurant,
- 20 hall, or other public place where music and dancing privileges
- 21 or any other entertainment are afforded the patrons in

- 1 connection with the serving or selling of food, refreshment, or
- 2 merchandise.
- 3 [(3)] "Transient taxpayer" refers to any person subject to
- 4 the tax imposed by this chapter who has no permanent place of
- 5 business in the State."
- 6 2. By amending subsection (d) to read:
- 7 "(d) Whenever a transient taxpayer is engaged in business
- 8 at any place for which admissions are charged, or at any cabaret
- 9 whether or not admissions are charged, the person engaging the
- 10 transient taxpayer shall collect from [him,] the transient
- 11 taxpayer, by withholding or otherwise, the tax levied by this
- 12 chapter on the transient taxpayer, shall hold the [same] tax in
- 13 trust for the State, and shall return and pay over the [same]
- 14 tax to the proper collecting officer of the State in the manner
- 15 and at the time required by this chapter, for the account of the
- 16 transient taxpayer[; in the event of his failure]. If the
- 17 person fails to do so [he], the person shall be liable to pay to
- 18 the State the amount of the tax levied by this chapter on the
- 19 transient taxpayer, together with penalties and interest as
- 20 provided by law. The amount of the liability may be collected
- 21 from the guarantee fund, if any, or may be assessed against and

collected from the person so becoming liable in the same manner 1 2 as if the tax had been levied upon [him.] the person." SECTION 52. Section 238-13, Hawaii Revised Statutes, is 3 amended to read as follows: 4 "§238-13 Other provisions of general excise tax law 5 6 applicable. In respect of: [the] The examination of books and records and of 7 (1) taxpayers and other persons [-]; 8 [procedure] Procedure and powers upon failure or 9 (2) 10 refusal by a taxpayer to make a return or a proper 11 return [-]; and [the] The general administration of this chapter, 12 (3) the director of taxation shall have all the rights and powers 13 conferred upon the director by the general excise tax law with 14 respect to taxes thereby or thereunder imposed; and, without 15 restriction upon these rights and powers, sections 237-8, 237-16 30, 237-34, and 237-36 to 237-41 are hereby made applicable to 17 and with respect to the taxes and the taxpayers, tax officers, 18 and other persons, and the matters and things affected or 19 covered by this chapter, insofar as not inconsistent with this 20

```
chapter, in the same manner, as nearly as may be, as in similar
1
    cases covered by the general excise tax law."
2
         SECTION 53. Section 239-2, Hawaii Revised Statutes, is
3
4
    amended by amending the definition of "net operating income" to
5
    read as follows:
6
         "[The "net] "Net operating income" of a public utility
    subject to the tax rate imposed by section 239-5(a) is the
7
8
    operating revenues less the operating expenses and tax accruals,
9
    including in the computation of [such] those revenues and
10
    expenses, debits and credits arising from equipment rents and
    joint facility rents. [In the event that,] If, but for this
11
12
    sentence, deductions could not be had for expenses of services
    because [such] the services were rendered by the same person or
13
14
    persons constituting the public utility or could not be had for
    income taxes, because [such] the taxes were levied against the
15
    person or persons constituting the public utility in the
16
    person's or their individual capacity and not as a separate
17
    entity, there nevertheless shall be allowed as deductions in
18
19
    computing the net operating income a:
```

(1) [a reasonable] Reasonable allowance for the

value of personal services actually rendered $[\tau]$; and

[-(A)-]

20

21

1	[(B)] <u>(2)</u> [such proportion] <u>Proportion</u> of the actual
2	amount of income taxes, federal and state, [as] that
3	fairly represents the portion of the income so taxed
4	[which] that was derived from the public utility
5	business."
6	SECTION 54. Section 239-7, Hawaii Revised Statutes, is
7	amended by amending subsection (c) to read as follows:
8	"(c) The department shall prescribe the forms in which
9	returns shall be made, so as to reflect clearly the liability of
10	each public service company subject to this tax, and may provide
11	in the forms for [such] any additional information as it may
12	deem necessary. All provisions of the laws, not inapplicable
13	and not inconsistent with this chapter, relating to returns for
14	income tax purposes[-] and the assessment (including additional
15	assessments), collection, and payment (in installments or
16	otherwise) of income taxes, and the powers and duties of the
17	department and the state director of finance in connection
18	therewith $[-]$; and relating to appeals from or other adjustments
19	of [such] assessments, limitation periods for assessments,
20	enforcement of attendance of witnesses, and the production of
21	evidence, examination of witnesses and records, the effect of

I	assessments, tax books, and lists and other official tax record
2	as evidence, delinquent dates and penalties, and the rights and
3	liabilities (civil and criminal) of taxpayers and other persons
4	in connection with any matters dealt with by chapter 235, are
5	made applicable to:
6	(1) [to the] The taxes and the assessment, payment, and
7	collection thereof, provided by this chapter $[, and]_{\underline{i}}$
8	(2) [to the] <u>The</u> department and the state director of
9	finance in connection with the taxes and the
10	assessment, payment, or enforcement of payment and
11	collection thereof $[-\tau]$ and
12	(3) [to taxpayers] <u>Taxpayers</u> and other persons affected b
13	this chapter,
14	as the case may be. The provisions of chapter 235 regarding th
15	limitation period for assessment and refunds shall run from the
16	filing of the return for the taxable year, or the due date
17	prescribed for the filing of the return, whichever is later.
18	With respect to payments due to a county of the revenues
19	generated from the tax in excess of the four per cent rate
20	imposed under section 239-5(a), a county director of finance
21	shall be afforded [such] the rights and procedures of the

- 1 department in the enforcement of payment and collection of the
- 2 taxes assessed and levied under this chapter."
- 3 SECTION 55. Section 239-8, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§239-8 Allocation and apportionment. (a) The gross
- 6 income included in the measure of the tax, as defined in
- 7 [subparagraphs (B)] paragraphs (2) and [(C)] (3) of the
- 8 definition of "gross income" in section 239-2, shall be
- 9 determined by an allocation and separate accounting so far as
- 10 practicable.
- 11 (b) If under [subparagraph (B)] paragraph (2) of the
- 12 definition of "gross income" in section 239-2, an apportionment
- 13 of gross income is necessary, there shall be apportioned to the
- 14 State and included in the measure of the tax that proportion of
- 15 the total gross income, so requiring apportionment, [which] that
- 16 the direct cost of the transportation, conveyance, or
- 17 transmission designated in [subparagraph (B)] paragraph (2) of
- 18 the definition of "gross income" in section 239-2, bears to the
- 19 total direct cost of the transportation, conveyance, or
- 20 transmission the gross income from which requires apportionment.

1	(C) If under [subparagraph (C)] paragraph (3) of the
2	definition of "gross income" in section 239-2, an apportionment
3	of gross income is necessary, there shall be apportioned to the
4	State and included in the measure of the tax that proportion of
5	the total gross income, so requiring apportionment, [which] that
6	the total direct cost of the transportation, conveyance, or
7	transmission within the State bears to the total direct cost of
8	the transportation, conveyance, or transmission the gross income
9	from which requires apportionment."
10	SECTION 56. Section 241-1, Hawaii Revised Statutes, is
11	amended by amending the definitions of "financial corporation"
12	and "interbank broker" to read as follows:
13	""Financial corporation" means:
14	(1) [any] Any corporation, domestic or foreign, other than
15	a bank or building and loan association, [which] that
16	is a financial corporation within the meaning of
17	section 5219 of the Revised Statutes of the United
18	States, as amended (12 U.S.C. section 548), or other
19	similar law, doing business in the State and not
20	subject to the taxes imposed by chapter 235, but shall

1		not include an insurance company [which] that pays the
2		tax on premiums imposed by chapter $431[_{7}]_{\underline{i}}$ and
3	(2)	$[an]$ $\underline{\underline{An}}$ interbank broker doing business in the State
4		and not subject to the taxes imposed by chapter 235.
5	"Int	erbank broker" means a person, who for a fee,
6	brokerage	, or other compensation, either directly or indirectly,
7	provides	brokerage services as an intermediary or agent in
8	transacti	ons between financial institutions where one financial
9	instituti	on <u>:</u>
10	(1)	[supplies] Supplies funds to another financial
11		institution by making a loan, placing funds in a
12		deposit account, or otherwise extending credit to the
13		other institution $[\tau]$:
14	(2)	[buys,] Buys, sells, trades, or swaps currency,
15		commercial paper, banker's acceptances, negotiable
16		certificates of deposit, treasury bills, notes, or
17		bonds with another financial institution $[\tau]$; or
18	(3)	[enters] Enters into interest rate swaps, forward rate
19		agreements, or interest rate futures contracts with
20		another financial institution.

- 1 [A "financial] "Financial institution", as used in this
- 2 [paragraph,] definition, means a bank, a savings bank, a
- 3 building and loan association, a trust company, a financial
- 4 services loan company, an insurance company, a pension and
- 5 profit sharing trust, an investment company as defined in the
- 6 federal Investment Company Act of 1940, an Edge or Agreement
- 7 Corporation, an international banking facility, and similar
- 8 United States or foreign institutions."
- 9 SECTION 57. Section 244D-1, Hawaii Revised Statutes, is
- 10 amended by amending the definition of "cooler beverage" to read
- 11 as follows:
- ""Cooler beverage" means either a:
- (1) [a wine] Wine cooler containing wine and more than
- 14 fifteen per cent added natural or artificial blending
- material, such as fruit juices, flavors, flavorings,
- or adjuncts, water (plain, carbonated, or sparkling),
- 17 colorings, or preservatives, and [which] that contains
- less than seven per cent of alcohol by volume; or
- 19 (2) [a malt] Malt beverage cooler containing beer and
- 20 added natural or artificial blending material, such as
- fruit juices, flavors, flavorings, colorings, or

1	preservatives, and [which] that contains less than
2	seven per cent of alcohol by volume."
3	SECTION 58. Chapter 249, Hawaii Revised Statutes, is
4	amended by amending the title of the part entitled "BICYCLES AND
5	MOPEDS" to read as follows:
6	"[+]BICYCLES AND MOPEDS[+]"
7	SECTION 59. Section 249-14, Hawaii Revised Statutes, is
8	amended by amending subsection (b) to read as follows:
9	"(b) An owner of a bicycle having two tandem wheels that
10	are less than twenty inches in diameter is not required to
11	register [such] that bicycle, but may do so to facilitate the
12	return of recovered stolen bicycles by payment of the
13	registration fee. The fee collected shall not be refunded or
14	prorated. Upon receipt of the fee, the director of finance
15	shall number and register each bicycle for which the fee is
16	paid, in the owner's name, and furnish the owner with a metallic
17	tag or decal for each bicycle, which shall be attached to the
18	bicycle [or moped]. [On bicycles the] The decal shall be
19	affixed to a bicycle on the upright post attached to the
20	sprocket facing in the forward direction. Upon initial
21	registration by an owner or transferee, the director of finance

- 1 shall require proof of ownership and require the owner to
- 2 furnish verification of the serial number and description
- 3 contained in the proof of ownership and application for
- 4 registration. The metallic tags or decals shall be in a form as
- 5 the director of finance shall from time to time prescribe. It
- 6 shall be the duty of the director of finance of each county to
- 7 purchase a sufficient number of these tags or decals."
- 8 SECTION 60. Section 249-14.5, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "§249-14.5 New bicycles and mopeds. All new bicycles and
- 11 mopeds, otherwise requiring the payment of fees under section
- 12 249-14, held in stock for purposes of sale shall be exempt from
- 13 the fee. At the time of first sale, the dealer selling the new
- 14 bicycle or moped shall:
- 15 (1) Require the buyer to complete a license application
- form furnished by the director of finance;
- 17 (2) Issue a copy of the completed form to the buyer; and
- 18 (3) Transmit a copy of the completed form to the director
- of finance with the required fees [which] that the
- dealer has collected from the buyer.

- 1 Upon receipt of the fee and the completed license application
- 2 form, the director of finance shall mail a license plate and
- 3 [tags] tag or [emblems] emblem for mopeds, or tag or decal for
- 4 bicycles, and certificate of registration to the registered
- 5 owner. Until the license plate and [tags] tag or [emblems]
- 6 emblem for mopeds, or tag or decal for bicycles, is received,
- 7 the bicycle or moped owner shall keep a copy of the completed
- 8 application form upon the owner's person when riding the bicycle
- 9 or moped on a public street."
- 10 SECTION 61. Chapter 286, Hawaii Revised Statutes, is
- 11 amended by amending the title of part II to read as follows:
- 12 "PART II. [+] INSPECTION OF VEHICLES AND MOPEDS[+]"
- 13 SECTION 62. Section 304A-120, Hawaii Revised Statutes, is
- 14 amended by amending subsection (c) to read as follows:
- "(c) All University of Hawaii students and employees shall
- 16 complete the training required under subsection (a)(1), (a)(2),
- 17 (a)(3), and (a)(4) or may be subject to fines, sanctions, or
- 18 other discipline, as deemed [4] appropriate[4] by the University
- 19 of Hawaii."

1 SECTION 63. Section 328-91, Hawaii Revised Statutes, is 2 amended by amending the definitions of "interchangeable 3 biological product" and "purple book" to read as follows: 4 ""Interchangeable biological product" means a biological 5 product approved by the director as substitutable by pharmacists 6 and included in the Hawaii list of equivalent generic [drugs] 7 drug products and interchangeable biological products. 8 "Purple Book" means the United States Food and Drug 9 Administration's ["Lists of Licensed Biological Products with Reference Product Exclusivity and Biosimilarity or 10 Interchangeability Evaluations" publication and its cumulative 11 12 supplements, which include [a list] lists of licensed biological products with biosimilarity and interchangeability evaluations." 13 14 SECTION 64. Section 328-96, Hawaii Revised Statutes, is 15 amended by amending subsection (b) to read as follows: 16 The director shall maintain an official record of, and update as necessary, the Hawaii list of equivalent generic 17 [drugs] drug products and interchangeable biological products 18 electronically on the department's website, which shall be 19 20 accessible to pharmacists and other interested persons."

1	SECT	ION 65. Section 587A-3, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	The department or an authorized agency, as resource
4	family or	permanent custodian, shall abide by the following
5	guiding p	rinciples and ensure that a child in foster care:
6	(1)	Lives in a safe and healthy home, free from physical,
7		psychological, sexual, and other abuse;
8	(2)	Has adequate:
9		(A) Food that is nutritious and healthy;
10		(B) Clothing;
11		(C) Medical care, dental and orthodontic services,
12		and corrective vision care; and
13		(D) Mental health services;
14	(3)	Has supervised or unsupervised in-person, telephone,
15		or other forms of contact with the child's parents and
16		siblings while the child is in foster care, unless
17		prohibited by court order;
18	(4)	Has in-person contact with the child's assigned child
19		protective services worker, guardian ad litem, and if
20		applicable, the child's probation officer;
21	(5)	Meets with the presiding judge in the child's case;

1	(6)	Is enrolled in a comprehensive health insurance plan
2		and, within forty-five days of out-of-home placement,
3		is provided with a comprehensive health assessment and
4		treatment as recommended;
5	(7)	May freely exercise the child's own religious beliefs,
6		including the refusal to attend any religious
7		activities and services;
8	(8)	Has a personal bank account and assistance in managing
9		the child's personal income consistent with the
10		child's age and development, unless safety or other
11		concerns require otherwise;
12	(9)	Has the right to attend school and, if the child is
13		moved during a school year, has the right to complete
14		the school year at the same school, if practicable;
15	(10)	Beginning at age twelve, is provided with age-
16		appropriate life skills training and a transition plan
17		for appropriately moving out of the foster care
18		system, as well as written information concerning
19		independent living programs, foster youth
20		organizations, transitional planning services, and
21		independent living case management programs that are

I	•	available to all children in foster care who are
2		twelve years of age or older and their resource
3		families; and
4	(11)	May participate in extracurricular, enrichment,
5		cultural, and social activities; provided that the
6		child caring institution or resource caregiver
7		authorizes the participation in accordance with the
8,		reasonable and prudent parent standard as defined in
9		title 42 United States Code section [+]675(10)(A)[+]."
10	SECT	ION 66. Section 621-9, Hawaii Revised Statutes, is
11	amended a	s follows:
12	1.	By amending subsection (a) to read:
13	"(a)	Except as provided for in section 802-7, whenever a
14	witness s	ubpoenaed on behalf of the State in a criminal case or
15	on behalf	of a defendant at the expense of the State in a
16	criminal	case is discharged, the clerk of the court shall issue
17	to [him]	the witness, under seal of the court, a numbered
18	certifica	te from a book having a stub with like designations,
19	stating t	he name of the witness, when and where [he] the witness
20	was summo	ned or subpoenaed, the date of [his] the witness'
21	discharge	, the number of miles necessarily traveled from [his]

- 1 the witness' place of residence to the place of holding court,
- 2 the number of days' service, and the amount due for
- 3 transportation and for service. The certificate, when correct,
- 4 must be so certified by the public prosecutor or county attorney
- 5 for witnesses subpoenaed on behalf of the State, and by the
- 6 public defender for witnesses subpoenaed on behalf of a
- 7 defendant, but no certificate shall be so certified unless
- 8 presented to [him] the public prosecutor, county attorney, or
- 9 public defender within twelve months after the date of issue.
- 10 Duly certified witness certificates shall be paid upon vouchers
- 11 approved by the state director of finance and warrants drawn by
- 12 the state comptroller."
- 13 2. By amending subsection (c) to read:
- "(c) Each public prosecutor or county attorney and the
- 15 public defender shall submit to the state department of budget
- 16 and finance for inclusion in the department's budget request for
- 17 each fiscal biennium the amount required for each fiscal year
- 18 for expenses for witnesses subpoenaed by [him] the public
- 19 prosecutor, county attorney, or public defender and for
- 20 defendants and postconviction petitioners summoned on [his]

- 1 behalf of, or required by [him.], the public prosecutor, county
- 2 attorney, or public defender."
- 3 SECTION 67. Section 633-33, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§633-33 Judgment for wages; oral examination; payment.
- 6 When a judgment in an action pursuant to this chapter is founded
- 7 in whole or in part on a claim for wages or personal services,
- 8 the court [shall], upon motion of the party obtaining judgment,
- 9 shall order the appearance of the party against whom the
- 10 judgment has been entered but not more often than once each week
- 11 for four consecutive weeks, for oral examination under oath as
- 12 to [his] the financial status of the party against whom the
- 13 judgment has been entered and [his] that party's ability to pay
- 14 the judgment, and the court shall make [such] supplementary
- 15 orders as seems just and proper to effectuate the payment of the
- 16 judgment upon reasonable terms."
- 17 SECTION 68. Section 651-8, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "§651-8 Amount levied on. The police officer shall attach
- 20 a sufficient amount of the property of the defendant if a
- 21 sufficient amount of property not exempt from execution can be

- 1 found, giving [that] preference to property to which the
- 2 defendant has an unquestionable title [a preference over that]
- 3 over any property to which the defendant's title is doubtful.
- 4 The police officer [shall], as nearly as the circumstances of
- 5 the case will permit, shall levy upon property twenty per cent
- 6 greater in value than the amount [which] that the plaintiff in
- 7 the plaintiff's affidavit claims to be due. When property is
- 8 seized on attachment, the court may allow reasonable and just
- 9 compensation to the officer having charge [thereof such
- 10 compensation] of the property for the officer's trouble and
- 11 expenses in keeping the [same as is reasonable and just.]
- 12 property."
- 13 SECTION 69. Section 656-3, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "§656-3 Representation of another's credit, etc., when
- 16 actionable. No action shall be brought and maintained $[\tau]$ to
- 17 charge any person upon, or by reason of, any representation or
- 18 assurance[7] made concerning the character, conduct, credit,
- 19 ability, trade, or dealings of another person, unless [such] the
- 20 representation or assurance is made in writing $[\tau]$ and signed by
- 21 the party to be charged thereby, or by [some] a person $[\tau]$

```
1
    thereunto by the party lawfully authorized.] lawfully authorized
2
    by the party to sign."
3
         SECTION 70. Section 662-6, Hawaii Revised Statutes, is
4
    amended by amending subsection (b) to read as follows:
5
         "[+](b)[<del>] Sections</del>] Section 661-2 [and 661-9] shall apply
    to actions under this chapter."
6
7
         SECTION 71. Section 663-9.1, Hawaii Revised Statutes, is
8
    amended by amending subsection (a) to read as follows:
9
         "(a) As used in this section:
10
        [(1) "Premises" includes any building or portion thereof or
11
              any real property owned, leased, or occupied by the
12
              owner or harborer of an animal.
13
         (2) "Enter or remain unlawfully" means to be in or upon
14
    premises when the person is not licensed, invited, or otherwise
15
    privileged to be upon the premises. A person is not licensed or
    privileged to enter or remain in or upon [a] premises if a
16
17
    warning or warnings have been posted that are reasonably
    adequate to warn other persons that an animal is present on the
18
19
    premises. A person who, regardless of the person's intent,
20
    enters or remains in or upon premises [which] that are at the
```

time open to the public does so with license and privilege

21

- 1 unless the person defies a lawful order not to enter or remain,
- 2 personally communicated to the person by the owner of the
- 3 premises or some other authorized person. A license or
- 4 privilege to enter or remain in a building [which] that is only
- 5 partly open to the public is not a license or privilege to enter
- 6 or remain in that part of the building [which] that is not open
- 7 to the public. A person who enters or remains upon unimproved
- 8 and apparently unused land[, which] that is neither fenced nor
- 9 otherwise enclosed in a manner designed to exclude intruders[7]
- 10 does so with license and privilege, unless notice against
- 11 trespass is personally communicated to the person by the owner
- 12 of the land or some other authorized person, or unless notice is
- 13 given by posting in a conspicuous manner.
- 14 [(3) The definitions of "intentionally" and "knowingly" as
- contained in sections 702-206(1) and 702-206(2) shall
- 16 apply.
- "Intentionally" shall have the same meaning as in section
- <u>702-206(1).</u>
- 19 "Knowingly" shall have the same meaning as in section 702-
- 206(2).

1 "Premises" includes any building or portion thereof or any real property owned, leased, or occupied by the owner or 2 3 harborer of an animal." 4 SECTION 72. Section 663-10.5, Hawaii Revised Statutes, is 5 amended to read as follows: 6 "§663-10.5 Government entity as a tortfeasor; abolition of 7 joint and several liability. (a) Any other law to the contrary notwithstanding, including but not limited to sections 663-10.9, 8 9 663-11 to 663-13, 663-16, 663-17, and 663-31, in any case where a government entity is determined to be a tortfeasor along with 10 one or more other tortfeasors, the government entity shall be 11 12 liable for no more than that percentage share of the damages 13 attributable to the government entity; provided that joint and 14 several liability shall be retained for tort claims relating to the maintenance and design of highways pursuant to section 663-15 16 10.9. 17 [For purposes of this section, "government entity" means 18 any unit of government in this State, including the State and 19 any county or combination of counties, department, agency, 20 institution, board, commission, district, council, bureau, 21 office, governing authority, or other instrumentality of state

1	or county government, or corporation or other establishment		
2	owned, op	erated, or managed by or on behalf of this State or any	
3	county.]		
4	(b)	For purposes of this section, the liability of a	
5	governmen	t entity shall include its vicarious liability for the	
6	acts or o	missions of its officers and employees.	
7	(c)	For purposes of this section, "government entity"	
8	means any	unit of government in this State, including:	
9	(1)	The State;	
10	(2)	Any county or combination of counties, department,	
11		agency, institution, board, commission, district,	
12		council, bureau, office, governing authority, or other	
13		instrumentality of state or county government; and	
14	(3)	Any corporation or other establishment owned,	
15		operated, or managed by or on behalf of this State or	
16		any county."	
17	SECT	ION 73. Section 663-15.5, Hawaii Revised Statutes, is	
18	amended b	y amending subsection (c) to read as follows:	
19	"(C)	The court may determine the issue of good faith for	
20	purposes	of subsection (a) on the basis of affidavits or	
21	declarati	ons served with the petition under subsection [(a),]	

- 1 (b) and any affidavits or declarations filed in response. In
- 2 the alternative, the court, in its discretion, may receive other
- 3 evidence at a hearing."
- 4 SECTION 74. Section 668-11, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§668-11 Liens and [incumbrances.] encumbrances. Where
- 7 partition is made of any property [which] that is subject as a
- 8 whole to any lien or [incumbrance,] encumbrance, the court
- 9 [may], with the consent of the [incumbrancer] encumbrancer, may
- 10 apportion the [incumbrance] encumbrance against the separate
- 11 portions as partitioned to the parties, or if the property is
- 12 sold and the [incumbrancer's] encumbrancer's claim is due and
- 13 may be discharged by payment, the court may discharge the [same]
- 14 claim out of the proceeds. Otherwise, unless the [incumbrancer]
- 15 encumbrancer consents to receive payment, the court [may],
- 16 without disturbing or then making any adjudication as to the
- 17 [incumbrance,] encumbrance, may sell, subject to the
- 18 [incumbrance,] encumbrance, the property affected thereby; or if
- 19 any lien or [incumbrance] encumbrance is only upon the undivided
- 20 share or interest of any particular party, the court [may], by
- 21 [its] decree, may make the same a lien and charge only upon the

- 1 parcel of land partitioned to the party or a charge against the
- 2 party's share of the proceeds of sale thereof. In every case .
- 3 the property sold shall first be charged with its just
- 4 proportion of the costs of the partition in preference to the
- 5 lien or charge. Any party holding a lien or [incumbrance]
- 6 encumbrance and also having other securities, [may] in the
- 7 court's discretion, may be required to exhaust [such others] the
- 8 other securities before a distribution of the proceeds of sale
- 9 in partition, or the court may order a just deduction to be made
- 10 from the amount of the lien on the property on account of [such]
- 11 the other security."
- 12 SECTION 75. Section 668A-8, Hawaii Revised Statutes, is
- 13 amended by amending subsection (c) to read as follows:
- 14 "(c) The purchase price for each of the interests of a
- 15 cotenant that requested partition by sale is the value of the
- 16 entire parcel determined under section [+] 668A-7[+] multiplied
- 17 by that cotenant's fractional ownership of the entire parcel."
- 18 SECTION 76. Act 48, Session Laws of Hawaii 2016, is
- 19 amended by amending section 14 to read as follows:
- 20 "SECTION 14. This Act shall take effect on August 1, 2016,
- 21 and shall be repealed on July 1, 2019; provided that sections

- 1 91-14, 174C-12, 183C-8, $\left[\frac{206E-5.6(h)}{1}\right]$ 206E-5.6, 269-15.5, and
- 2 602-5(a), Hawaii Revised Statutes, shall be reenacted in the
- 3 form in which they read on the day prior to the effective date
- 4 of this Act."
- 5 SECTION 77. Act 76, Session Laws of Hawaii 2016, is
- 6 amended by amending section 5 to read as follows:
- 7 "SECTION 5. This Act shall take effect upon its approval;
- 8 provided that [section] sections 1 and 2 shall be applied
- 9 retroactively and shall be effective on and after January 1,
- 10 2016."
- 11 SECTION 78. Act 171, Session Laws of Hawaii 2016, is
- 12 amended by amending section 3 to read as follows:
- 13 "SECTION 3. Chapter 155, Hawaii Revised Statutes, is
- 14 amended by designating sections 155-1 to [155-14] 155-15 as part
- 15 I and inserting a title before section 155-1 to read as follows:
- "PART I. AGRICULTURAL LOAN PROGRAM""
- 17 SECTION 79. Act 173, Session Laws of Hawaii 2016, is
- 18 amended by amending section 5 to read as follows:
- 19 "SECTION 5. This Act shall take effect on July 1, 2016;
- 20 provided that the amendments made to section [205-4.5(a)(23)]
- 21 205-4.5(a)(19) and (23), Hawaii Revised Statutes, by section 3

- 1 of this Act shall not be repealed when section 205-4.5, Hawaii
- 2 Revised Statutes, is reenacted on June 30, 2019, pursuant to
- 3 section 3 of Act 52, Session Laws of Hawaii 2014."
- 4 SECTION 80. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 81. This Act shall take effect upon its approval;
- 7 provided that:
- 8 (1) Section 46 shall be applied retroactively and shall be
- 9 effective on January 1, 2017; and
- 10 (2) Section 77 shall be applied retroactively and shall be
- effective on June 20, 2016.

Report Title:

Revision Bill

Description:

Amends various provisions of the Hawaii Revised Statutes and the Session Laws of Hawaii for the purposes of correcting errors and references, clarifying language, and deleting obsolete or unnecessary provisions. (SD1)

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