A BILL FOR AN ACT

RELATING TO ELECTRONIC SMOKING PRODUCTS.

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

1 SECTION 1. The legislature finds that tobacco use is the 2 single most preventable cause of disease, disability, and death

3 in the United States. Tobacco use continues to be a problem in

Hawaii, causing approximately one thousand four hundred deaths

5 per year among adults. An estimated twenty-one thousand

6 children in Hawaii currently under the age of eighteen will

7 ultimately die prematurely from smoking. Tobacco use poses a

8 heavy burden on Hawaii's health care system and economy. Each

9 year, smoking costs approximately \$526,000,000 in direct health

10 care expenditures and \$387,300,000 in lost productivity in the

11 State.

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12 The legislature further finds that tobacco products are

13 addictive and inherently dangerous, causing many different types

of cancer, heart disease, and other serious illnesses. Hawaii

15 has a substantial interest in reducing the number of individuals

16 of all ages who use tobacco products, and a particular interest

- 1 in protecting adolescents from tobacco dependence and the
- 2 illnesses and premature death associated with tobacco use.
- 3 The legislature additionally finds that electronic smoking
- 4 devices, also known as e-cigarettes, are battery-operated
- 5 products designed to deliver nicotine, flavor, and other
- 6 chemicals to the user by turning chemicals including highly
- 7 addictive nicotine into an aerosol that is inhaled by the user.
- 8 Consumers may choose from varying strengths of e-liquid nicotine
- 9 as well as liquids consisting of different flavors.
- 10 The electronic smoking device industry, including the
- 11 production of e-liquids, is growing rapidly. On December 18,
- 12 2018, the United States Surgeon General made the unprecedented
- 13 move of classifying the danger of youth usage of electronic
- 14 smoking devices as an epidemic. Since the Surgeon General first
- 15 issued a warning in 2016 about the dangers of these products,
- 16 data has shown historic rise in use by youth and young adults.
- 17 According to the 2016 report from the Surgeon General,
- 18 e-cigarette use amongst the nation's youth and young adults has
- 19 become a major public health concern. The Surgeon General's
- 20 report noted that e-cigarette use has increased considerably in
- 21 recent years, growing an astounding nine hundred per cent among

- 1 high school students from 2011 to 2015. In a 2018 study
- 2 conducted by the National Institute on Drug Abuse, the use of
- 3 electronic smoking devices by teens increased nationally from
- 4 27.8 to 37.3 per cent in a twelve-month period. The increase
- 5 translates to 1.3 million more teens using electronic smoking
- 6 devices in a single year. E-cigarette use among youth and young
- 7 adults is also strongly associated with the use of other tobacco
- 8 products, including combustible tobacco products. Toxicologists
- 9 have also warned that e-liquids pose significant risks to public
- 10 health, particularly to children. According to the Surgeon
- 11 General's report, if the contents of refill cartridges or
- 12 bottles are consumed, ingestion of e-liquids containing nicotine
- 13 can cause acute toxicity and possibly death. The Surgeon
- 14 General's report also found that there are numerous policies and
- 15 practices that can be implemented at the state and local levels
- 16 to address electronic smoking device use among youth and young
- 17 adults, including preventing access to e-cigarettes by youth,
- 18 significant increases in tax and price of e-cigarettes, retail
- 19 licensure, and regulation of e-cigarette marketing.
- The legislature additionally finds that the rapid growth of
- 21 the electronic smoking device industry, including retail

- 1 businesses selling electronic smoking devices or e-liquids,
- 2 necessitates further regulations to protect consumers, such as
- 3 requiring retailers of e-liquids to obtain a retail tobacco
- 4 permit.
- 5 The legislature notes that the federal Food and Drug
- 6 Administration recently finalized a rule that expands its
- 7 regulatory authority to all tobacco products, including
- 8 electronic smoking devices, cigars, and hookah and pipe tobacco.
- 9 However, the legislature also notes that there is currently no
- 10 state tobacco tax attached to e-liquid, even though electronic
- 11 smoking devices are now regulated as tobacco products.
- 12 Furthermore, tobacco products other than cigarettes are
- 13 currently taxed at a lower rate than cigarettes, even though
- 14 their use carries similar health risks. Research has shown that
- 15 increasing cigarette prices, such as through cigarette taxes,
- 16 tends to reduce the rate of smoking by adult and youth smokers.
- 17 However, the legislature is concerned that as the price of
- 18 cigarettes increases, smokers may purchase less expensive
- 19 tobacco products, such as electronic smoking devices or
- 20 e-liquids.

1	Finally, the legislature concludes that there needs to be a
2	tax on e-liquids and taxing these products as other tobacco
3	products is the most equitable way to do so. Imposing a tax on
4	e-liquids will also encourage users of e-liquids to quit,
5	sustain cessation, prevent youth initiation, and reduce
6	consumption among those who continue to use them.
7	The purpose of this Act is to:
8	(1) Establish the offense of unlawful shipment of e-liquid
9	products;
10	(2) Include e-liquid within the definition of "tobacco
11	products", as used in the cigarette tax and tobacco
12	tax law, thereby:
13	(A) Subjecting e-liquid to the excise tax on tobacco
14	products;
15	(B) Requiring retailers of e-liquid to obtain a
16	retail tobacco permit to sell, possess, keep,
17	acquire, distribute, or transport e-liquid;
18	(C) Prohibit persons from engaging in the business of
19	a wholesaler or dealer of e-liquid without first
20	obtaining a license from the department of
21	taxation; and

1		(D) Applying other requirements of chapter 245,
2		Hawaii Revised Statutes;
3	(3)	Increase the license fee for persons engaged as a
4		wholesaler or dealer of cigarettes and tobacco
5		products;
6	(4)	Increase the retail tobacco permit fee for retailers
7		engaged in the retail sale of cigarettes and tobacco
8		products;
9	(5)	Deposit additional funds in the Hawaii Tobacco
10		Prevention and Control Trust Fund; and
11	(6)	Repeal various statutory provisions relating to
12		electronic smoking devices made obsolete by this
13		measure.
14	SECT	ION 2. Chapter 245, Hawaii Revised Statutes, is
15	amended b	y adding a new section to be appropriately designated
16	and to re	ad as follows:
17	" <u>§24</u>	5- Unlawful shipment of e-liquid products; penalty;
18	reports;	liability for unpaid taxes. (a) A person commits the
19	offense o	f unlawful shipment of e-liquid products if the person:
20	(1)	Is engaged in the business of selling e-liquid
21		products: and

1	(2)	Ships or causes to be shipped any e-liquid products to
2		a person or entity in this State that is not a
3		licensee under this chapter.
4	(b)	This section shall not apply to the shipment of
5	e-liquid	products if any of the following conditions is met:
6	(1)	The e-liquid products are exempt from taxes as
7		provided by section 245-3(b) or are otherwise exempt
8		from the applicability of this chapter as provided by
9		section 245-62; or
10	(2)	All applicable Hawaii taxes on the e-liquid products
11		are paid in accordance with the requirements of this
12		chapter.
13	<u>(c)</u>	Unlawful shipment of e-liquid products may be a class
14	C felony	if the person or entity knowingly ships or causes to be
15	shipped e	-liquid products with a value of \$10,000 or more in
16	violation	of subsection (a).
17	(d)	Unlawful shipment of e-liquid products is a
18	misdemean	or if the person or entity knowingly ships or causes to
19	be shippe	ed e-liquid products with a value of less than \$10,000
20	in violat	ion of subsection (a).

- 1 (e) For the purposes of this section, a person is a
- 2 licensee if the person or entity's name appears on a list of
- 3 authorized licensees published by the department.
- 4 (f) Notwithstanding the existence of other remedies at
- 5 law, any person that purchases, uses, controls, or possesses any
- 6 e-liquid products for which the applicable taxes imposed under
- 7 title 14 have not been paid, shall be liable for the applicable
- 8 taxes, plus any penalty and interest as provided for by law.
- **9** (g) For the purposes of this section:
- 10 "E-liquid products" means e-liquid, electronic smoking
- 11 devices containing e-liquid, or component parts containing e-
- 12 liquid.
- 13 "Person" shall not be limited to individuals pursuant to
- **14** section 1-19.
- 15 "Value" means the retail value of the property or services
- 16 at the time and place of the offense."
- 17 SECTION 3. Section 245-1, Hawaii Revised Statutes, is
- 18 amended as follows:
- 1. By adding three new definitions to be appropriately
- 20 inserted and to read:

1	" <u>"E-liquid" means any liquid or like substance, which may</u>
2	or may not contain nicotine, that is designed or intended to be
3	used in an electronic smoking device, whether or not packaged in
4	a cartridge or other container. E-liquid shall not include
5	prescription drugs; medical cannabis or manufactured cannabis
6	products under chapter 329D; or medical devices used to
7	aerosolize, inhale, or ingest prescription drugs, including
8	manufactured cannabis products manufactured or distributed in
9	accordance with section 329D-10(a).
10	"Electronic smoking device" means any electronic product,
11	or part thereof, that can be used by a person to simulate
12	smoking in the delivery of nicotine or any other substance,
13	intended for human consumption, through inhalation of vapor or
14	aerosol from the product. Electronic smoking device includes
15	but is not limited to an electronic cigarette, electronic cigar,
16	electronic cigarillo, electronic pipe, electronic hookah, vape
17	pen or related product, and any cartridge or other component
18	part of the device or product.
19	"Smoke" or "smoking" means inhaling, exhaling, burning,
20	carrying, or possessing any lighted or heated tobacco product,
21	or similar substance intended for human consumption, including

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    the use of an electronic smoking device that creates an aerosol
    or vapor, in any manner or in any form."
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         2. By amending the definition of "tobacco products" to
4
    read:
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         ""Tobacco products" means [tobacco]:
         (1) Tobacco in any form, other than cigarettes or little
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              cigars [, that is prepared or intended for consumption
8
              or for personal use by humans, including large cigars
9
              and any substitutes thereof other than eigarettes that
10
              bear the semblance thereof, snuff, chewing or
11
              smokeless tobacco, and smoking or pipe tobacco.]; or
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         (2) E-liquid,
    that is intended for human consumption, or is likely to be
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    consumed, whether smoked, heated, chewed, absorbed, dissolved,
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    inhaled, or ingested by other means. Tobacco products includes
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    but is not limited to large cigars and any substitutes thereof
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    other than cigarettes that bear the semblance thereof, pipe
    tobacco, chewing or smokeless tobacco, snuff, snus, e-liquid,
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    electronic smoking devices containing e-liquid, component parts
    containing e-liquid, and related products."
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H.B. NO. H.D. 2

2 amended by amending subsection (b) to read as follows: 3 The license shall be issued by the department upon 4 application therefor, in such form and manner as shall be 5 required by rule of the department, and the payment of a fee of 6 [\$2.50,] \$250, and shall be renewable annually on July 1 for the 7 twelve months ending the succeeding June 30." 8 SECTION 5. Section 245-2.5, Hawaii Revised Statutes, is 9 amended by amending subsections (c) and (d) to read as follows: 10 The retail tobacco permit shall be issued by the 11 department upon application by the retailer in the form and 12 manner prescribed by the department, and the payment of a fee of

SECTION 4. Section 245-2, Hawaii Revised Statutes, is

[\$20.] \$50. Permits shall be valid for one year, from December

tobacco permit is defaced, destroyed, or lost, or the permittee

relocates the permittee's business, the department may issue a

1 to November 30, and renewable annually. Whenever a retail

21 retailer. In seeking a retail tobacco permit, the applicant

1	shall	specify	whether	each	place	of	business	sells	e-liquid.	Α
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- 2 retailer that owns or controls more than one place of business
- 3 may submit a single application for more than one retail tobacco
- 4 permit. Each retail tobacco permit issued shall clearly
- 5 describe the place of business where the operation of the
- $\mathbf{6}$ business is conducted [-] and whether the place of business sells
- 7 e-liquid."
- 8 SECTION 6. Section 245-15, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "§245-15 Disposition of revenues. All moneys collected
- 11 pursuant to this chapter shall be paid into the state treasury
- 12 as state realizations to be kept and accounted for as provided
- 13 by law; provided that, of the moneys collected under the tax
- 14 imposed pursuant to:
- 15 (1) Section 245-3(a)(5), after September 30, 2006, and
- prior to October 1, 2007, 1.0 cent per cigarette shall
- 17 be deposited to the credit of the Hawaii cancer
- 18 research special fund, established pursuant to section
- 19 304A-2168, for research and operating expenses and for
- 20 capital expenditures;

1	(2)	Sect	ion 245-3(a)(6), after September 30, 2007, and
2		prio	r to October 1, 2008:
3		(A)	1.5 cents per cigarette shall be deposited to the
4			credit of the Hawaii cancer research special
5			fund, established pursuant to section 304A-2168,
6			for research and operating expenses and for
7			capital expenditures;
8		(B)	0.25 cents per cigarette shall be deposited to
9			the credit of the trauma system special fund
10			established pursuant to section 321-22.5; and
11		(C)	0.25 cents per cigarette shall be deposited to
12			the credit of the emergency medical services
13			special fund established pursuant to section
14			321-234;
15	(3)	Sect	ion 245-3(a)(7), after September 30, 2008, and
16		pric	r to July 1, 2009:
17		(A)	2.0 cents per cigarette shall be deposited to the
18			credit of the Hawaii cancer research special
19			fund, established pursuant to section 304A-2168,
20			for research and operating expenses and for
21			capital expenditures:

H.B. NO. H.D. 2

1		(B)	0.5 cents per cigarette shall be deposited to the
2			credit of the trauma system special fund
3			established pursuant to section 321-22.5;
4		(C)	0.25 cents per cigarette shall be deposited to
5			the credit of the community health centers
6			special fund established pursuant to section
7			321-1.65; and
8		(D)	0.25 cents per cigarette shall be deposited to
9			the credit of the emergency medical services
10			special fund established pursuant to section
11			321-234;
12	(4)	Sect	ion 245-3(a)(8), after June 30, 2009, and prior to
13		July	1, 2013:
14		(A)	2.0 cents per cigarette shall be deposited to the
15			credit of the Hawaii cancer research special
16			fund, established pursuant to section 304A-2168,
17			for research and operating expenses and for
18			capital expenditures;
19		(B)	0.75 cents per cigarette shall be deposited to
20			the credit of the trauma system special fund
21			established pursuant to section 321-22.5:

1		(C)	0.75 cents per cigarette shall be deposited to
2			the credit of the community health centers
3			special fund established pursuant to section
4			321-1.65; and
5		(D)	0.5 cents per cigarette shall be deposited to the
6			credit of the emergency medical services special
7			fund established pursuant to section 321-234;
8	(5)	Sect	ion 245-3(a)(11), after June 30, 2013, and prior
9		to J	uly 1, 2015:
10		(A)	2.0 cents per cigarette shall be deposited to the
11			credit of the Hawaii cancer research special
12			fund, established pursuant to section 304A-2168,
13			for research and operating expenses and for
14			capital expenditures;
15		(B)	1.5 cents per cigarette shall be deposited to the
16			credit of the trauma system special fund
17			established pursuant to section 321-22.5;
18		(C)	1.25 cents per cigarette shall be deposited to
19			the credit of the community health centers
20			special fund established pursuant to section
21			321-1.65: and

1		(D)	1.25 cents per cigarette shall be deposited to
2			the credit of the emergency medical services
3			special fund established pursuant to section
4			321-234; [and]
5	(6)	Sect	ion 245-3(a)(11), after June 30, 2015, and
6		ther	reafter:
7		(A)	2.0 cents per cigarette shall be deposited to the
8			credit of the Hawaii cancer research special
9			fund, established pursuant to section 304A-2168,
10			for research and operating expenses and for
11			capital expenditures;
12		(B)	1.125 cents per cigarette, but not more than
13			\$7,400,000 in a fiscal year, shall be deposited
14			to the credit of the trauma system special fund
15			established pursuant to section 321-22.5;
16		(C)	1.25 cents per cigarette, but not more than
17			\$8,800,000 in a fiscal year, shall be deposited
18			to the credit of the community health centers
19			special fund established pursuant to section
20			321-1.65; and

1	(D) 1.25 cents per cigarette, but not more than
2	\$8,800,000 in a fiscal year, shall be deposited
3	to the credit of the emergency medical services
4	special fund established pursuant to section
5	321-234[-]; and
6	(7) Section 245-3(a)(12), after June 30, 2019, and
7	thereafter, \$200,000 shall be deposited to the credit
8	of the Hawaii tobacco prevention and control trust
9	fund established pursuant to section 328L-5.
10	The department shall provide an annual accounting of these
11	dispositions to the legislature."
12	SECTION 7. Chapter 28, part XII, Hawaii Revised Statutes,
13	is repealed.
14	SECTION 8. Section 245-17, Hawaii Revised Statutes, is
15	repealed.
16	[" [\$245-17] Delivery sales. (a) No person shall conduct
17	a delivery sale or otherwise ship or transport, or cause to be
18	shipped or transported, any electronic smoking device in
19	connection with a delivery sale to any person under the age of
20	twenty-one.

1	(b) - I	A person who makes delivery sales shall not accept a
2	purchase o	corder from any person without first obtaining the
3	full-name,	birth date, and address of that person and verifying
4	the purchas	ser's age by:
5	(1) 7	An independently operated third-party database or
6	ŧ	aggregate of databases that are regularly used by
7	Ę	government and businesses for the purpose of age and
8	ŧ	identity verification and authentication;
9	(2)	Receiving a copy of a government issued identification
10	•	eard from the purchaser; or
11	(3) 1	Requiring age and signature verification in the
12	÷	shipment process and upon and before actual delivery.
13	(c) - 5	The purchaser shall certify their age before
14	completing	the purchaser's order.
15	(d) 2	Any person who violates this section shall be fined
16	\$500 for th	ne first offense. Any subsequent offenses shall
17	subject the	e person to a fine of no less than \$500 but no more
18	than \$2,000	0. Any person under twenty one years of age who
19	violates t	his section shall be fined \$10 for the first offense;
20	provided t	hat any subsequent offense shall subject the person to
21	a fine of	\$50, no part of which shall be suspended, or the

1 person shall be required to perform no less than forty-eight hours but no more than seventy-two hours of community service 2 3 during hours when the person is not employed or attending 4 school. (e) The department shall not adopt rules prohibiting 5 6 delivery sales. 7 (f) For the purposes of this section: 8 "Delivery sale" means any sale of an electronic smoking 9 device to a purchaser in the State where either: 10 (1) The purchaser submits the order for sale by means of a 11 telephonic or other method of voice transmission, the mail or any other delivery service, or the internet or 12 13 other online service; or 14 (2) The electronic smoking device is delivered by use of 15 the mail or any other delivery service. **16** The foregoing sales of electronic smoking devices shall **17** constitute a delivery sale regardless of whether the seller is 18 located within or without the State. 19 "Electronic smoking device" means any electronic product 20 that can be used to acrosolize and deliver nicotine or other 21 substances to the person inhaling from the device, including but

H.B. NO. H.D. 2

- 1 not limited to an electronic cigarette, electronic cigar,
- 2 electronic cigarillo, or electronic pipe, and any cartridge or
- 3 other component of the device or related product."]
- 4 SECTION 9. This Act does not affect rights and duties that
- 5 matured, penalties that were incurred, and proceedings that were
- 6 begun before its effective date.
- 7 SECTION 10. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 11. This Act shall take effect on July 1, 2050.

Report Title:

Unlawful Shipment of E-liquid Products; Tobacco Products; E-liquid; License Fee; Retail Permit Fee; Health Education and Prevention Programs

Description:

Establishes the offense of unlawful shipment of e-liquid products. Includes e-liquid within the definition of "tobacco products", as used in the cigarette tax and tobacco tax law. Increases the license fee for persons engaged as a wholesaler or dealer of cigarettes and tobacco products. Increases the retail tobacco permit fee for retailers engaged in the retail sale of cigarettes and tobacco products. Allocates a portion of collected excise taxes on tobacco products to the Tobacco Prevention and Control Trust Fund. Repeals certain provisions of the Hawaii Revised Statutes relating to electronic smoking devices. (HB1574 HD2)

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