A BILL FOR AN ACT

RELATING TO INDIVIDUAL DEVELOPMENT ACCOUNTS.

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

1	PART I
2	SECTION 1. The legislature finds that state-sponsored
3	individual development accounts are an evidence-based method for
4	helping low- and moderate-income people build assets, obtain
5	stable housing, and ensure a financially secure future.
6	Individual development accounts are special savings accounts
7	that match the deposits of low- and moderate-income savers,
8	provided that they participate in financial education and use
9	the savings for targeted purposes such as housing, post-
10	secondary education, small business development, and
11	transportation for work and school. Research demonstrates that
12	these accounts make families more financially secure and
13	communities and local economies more stable.
14	The purpose of this Act is to amend existing state statutes
15	governing individual development accounts for low- and moderate-
16	income households in Hawaii to assist them with obtaining
17	permanent housing, attending post-secondary education, starting

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    a business, or accessing transportation necessary to earn a
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    living or increase their wages.
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         SECTION 2. Section 257-1, Hawaii Revised Statutes, is
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    amended as follows:
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         1. By amending the definition of "qualified expenditures"
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    to read:
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          ""Qualified expenditures" means an expense as determined by
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    a fiduciary organization, which may include but not be limited
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    to:
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          (1) Costs associated with [first] first-time
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               homeownership;
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         (2) Costs associated with renting a dwelling;
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         (3) Costs associated with using public transportation;
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         (4) Costs associated with purchasing or repairing a motor
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               vehicle;
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         [<del>(2)</del>] (5) Post-secondary [education;] educational expenses;
         \left[\frac{(3)}{(3)}\right] (6) Vocational training; and
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         [<del>(4)</del>] (7) [Small] Qualified business capitalization
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               expenses for a small or micro-business
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               [capitalization]."
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         2. By repealing the definition of "qualified principal
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    residence":
         [""Qualified principal residence" means a principal
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    residence (within the meaning of section 1034 of the Internal
    Revenue Code of 1986), the qualified acquisition costs of which
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    do not exceed one hundred per cent of the average area purchase
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    price applicable to such residence (determined in accordance
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    with paragraphs (2) and (3) of section 143(e) of the Code)."]
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         SECTION 3. Section 257-2, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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               The income of the household of the individual
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    development account holder shall not exceed [eighty] one hundred
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    per cent of the area household median income."
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         SECTION 4. Section 257-3, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] §257-3[+] Fiduciary organizations. (a) Fiduciary
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    organizations shall serve as an intermediary between individual
    development account holders and financial institutions holding
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    accounts. The fiduciary organization's responsibilities may
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    include:
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(1) Marketing participation;

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1	(2)	OTICICII	g matching contributions;
2	(3)	Counselin	g program participants; and
3	(4)	Conductin	g verification and compliance activities.
4	(b) I	ocally-b	ased organizations shall [enter into a
5	competitive	process	apply to the business development and
6	support div	vision of	the department of business, economic
7	development	and to	urism for the right to become fiduciary
8	organizatio	ns for a	portion of the state matching dollars that
9	would be au	ıthorized	initially. Fiduciary organization proposals
10	shall be ev	valuated	and participation rights awarded on the basis
11	of such ite	ems as:	
12	(1) 7	Their abi	lity to market the program to potential
13	i	lndividua	l development account holders and potential
14	n	matching	fund contributors;
15	(2)	Their abi	lity to provide safe and secure investments
16	f	for indiv	idual development accounts;
17	(3)	Their ove	rall administrative capacity, including:
18	((A) Cert	ifications or verifications required to
19		assu	re compliance with eligibility requirements;
20	((B) Auth	orized uses of the accounts matching
21		cont	ributions by individuals or businesses; and

1		(C) Penalties for unauthorized distributions;				
2	(4)	Their capacity to provide financial counseling and				
3		other related services to potential participants; and				
4	(5)	Their links to other activities designed to increase				
5		the independence of individuals and families through				
6		high return investments, including homeownership,				
7		education and training, and small business				
8		development.				
9	(c)	If the [State] business development and support				
10	division of the department of business, economic development,					
11	and tourism approves an application to fund an individual					
12	development account project under this section, the [State]					
13	business development and support division of the department of					
14	business, economic development, and tourism shall[, not later					
15	than one month after June 28, 1999, authorize the applicant to					
16	conduct the project with state funds for five project years in					
17	accordance with the approved application and this section[$ au$					
18	provided that an applicant may apply for funding during future					
19	fiscal years for five project years if the State lacks the					
20	resources to fund an individual development account project					
21	pursuant to this subsection].					

1 [(d) For each individual development account program 2 approved under this section, the State shall make a grant to the 3 qualified entity or collaboration of entities authorized to conduct the project on the first day of the project year in an 4 5 amount not to exceed \$100,000 per year for five years. 6 (e) [(d) From among the individuals eligible for 7 assistance under the Hawaii individual development account 8 program, each selected fiduciary organization shall select the 9 individuals whom the fiduciary organization deems to be best 10 suited to receive such assistance." 11 SECTION 5. Section 257-7, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§257-7 Assets; disregarded. The department of human 14 services shall [collaborate with individual development account 15 fiduciary organizations to ensure that the accounts as provided for in this chapter, including any earned interest, shall be 16 **17** disregarded in the determination of benefits or eligibility for 18 services account holders may receive from the department of 19 human services as allowed by federal and state laws and 20 regulations.

1 The department of human services shall establish rules to 2 be aligned with individual development accounts." 3 SECTION 6. Section 257-8, Hawaii Revised Statutes, is 4 amended to read as follows: "[+] §257-8[+] Matches. (a) The State shall match an 5 6 amount of up to \$100,000 per calendar year for individual 7 development accounts. 8 (b) [Not more than a 2:1 match of state funds to account 9 holder deposits shall be deposited into any individual 10 development account in a given year.] A fiduciary organization 11 shall maintain sufficient state match funds to finance the 12 aggregate amount of program matches in a deposit account solely 13 owned by the fiduciary organization at the financial institution 14 holding the individual development accounts. 15 State match funds shall only be withdrawn from the 16 fiduciary organization's deposit account when an account holder **17** makes a withdrawal request for a qualified expenditure to the 18 fiduciary organization. State match funds shall not be 19 deposited directly to any individual development account." 20 SECTION 7. Section 257-10, Hawaii Revised Statutes, is

amended by amending subsection (c) to read as follows:

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1 "(c) The administrator of the fiduciary organization, with 2 the cooperation of the participating organizations, shall 3 maintain records of the names of contributors and the total amount each contributor contributes to an individual development 4 5 account match fund for the taxable year. All contributions 6 shall be verified by the [department of human services.] 7 business development and support division of the department of 8 business, economic development, and tourism. The [department of 9 human services] department of business, economic development, **10** and tourism shall total all contributions that the [department] 11 division certifies. Upon each determination, the [department of 12 human services] business development and support division of the 13 department of business, economic development, and tourism shall 14 issue a certificate to the taxpayer. The taxpayer shall file 15 the certificate with the taxpayer's tax return with the 16 department of taxation. 17 When the total amount of certified contributions reaches 18 \$1,000,000, the [department] division shall immediately 19 discontinue certifying contributions and notify the department 20 of taxation. In no instance, shall the total amount of 21 certified contributions exceed \$1,000,000 over the five-year

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    period between January 1, [2000,] 2020, and December 31, [2004.]
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    2024."
         SECTION 7. Section 257-11, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] §257-11[+] Administration; evaluation; information;
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    reporting. (a) The fiduciary organization running an
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    individual development account program shall have sole authority
    over the administration of the project. The State may prescribe
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    only such regulations with respect to demonstration projects
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    under this chapter as are necessary to ensure compliance
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    pursuant to this chapter.
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         [(b) Each individual development account program shall
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    annually report the number of accounts, the amount of savings
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    and matches for each account, the uses of the account, and the
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    number of businesses, homes, and educations purchased, as well
    as other information as may be required for responsible
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    operation of the program.
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         (c) The fiduciary organization shall submit to the
    legislature its findings and recommendations no later than
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    twenty days prior to the convening of each legislative session.
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- 1 (d) [(b) Selected fiduciary organizations may use no more than [ten] twenty per cent of state funds as appropriated under 2 this [+] chapter[+] to cover administrative costs in any given 3 4 year." PART II 5 6 SECTION 8. Section 235-5.6, Hawaii Revised Statutes, is 7 amended by amending subsection (e) to read as follows: 8 "(e) The credit under this section shall be available for 9 taxable years beginning after December 31, [1999,] 2019, but 10 shall not be available for taxable years beginning after
- 12 PART III

December 31, [2004.] 2024."

- SECTION 8. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored.
- 15 SECTION 9. This Act shall take effect on January 1, 2020.

INTRODUCED BY: Make K. Makeum

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HB HMS 2018-4542-1

IAN 4 8 2019

Report Title:

Individual Development Accounts

Description:

Expands eligibility for state-funded individual development accounts to households with income up to 100 percent of the area median income. Expands allowable uses of account funds to rental housing and transportation. Clarifies reporting requirements for fiduciary organizations. Requires the Department of Business, Economic Development, and Tourism to certify the tax credits for contributions. Reactivates the tax credit for the five-year period from 2020 through 2024.

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