#### S.B. NO. <sup>1534</sup> <sup>S.D. 2</sup> <sup>H.D. 3</sup>

# A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

1 SECTION 1. The legislature finds that, as fuel tax 2 revenues decrease, the department of transportation has 3 recommended the adoption of a per-mile road usage charge to 4 provide fair and sustainable funding for the State's road 5 infrastructure. The legislature further finds that with its 6 existing vehicle inspection program, Hawaii is well-positioned 7 to transition to a per-mile road usage charge system with low 8 administrative costs. In 2019, the legislature enacted an 9 annual registration surcharge on electric vehicles to account 10 for their road usage. The legislature now finds that replacing 11 the existing annual \$50 registration surcharge on electric 12 vehicles with a mileage-based road usage charge for electric 13 vehicles is a first step in the eventual statewide transition to 14 a per-mile road usage charge for all vehicles, which will serve 15 as a replacement of the state motor fuel tax with all vehicles 16 paying the per-mile road usage charge. With the increase in 17 public support for fuel-efficient electric and alternative fuel

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1 vehicles, the shift to a charge based on road usage is fair to 2 all drivers within the State and ensures that the owners of all 3 vehicles including alternative fuel vehicles pay a fair share of 4 Hawaii's roadway maintenance costs. To implement a per-mile road 5 usage charge program, the legislature further finds that a long-6 term implementation plan would aid in the deployment and 7 eventual inclusion of all passenger vehicles and light duty 8 trucks. 9 The purpose of this Act is to: 10 Create a mileage-based road usage charge to replace (1)11 state motor fuel taxes for electric vehicles, to be 12 developed by the department of transportation; 13 (2) Eliminate the annual state vehicle registration 14 surcharge for electric vehicles; 15 Allow electric vehicle owners to pay a registration (3) 16 surcharge or a per-mile road usage charge until 17 June 30, 2028; 18 (4) Amend certain requirements for motor vehicle 19 registration applications and certificates of 20 inspection; and

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1 (5) Appropriate funds for the initial implementation of 2 the mileage-based road usage charge. 3 SECTION 2. Chapter 249, Hawaii Revised Statutes, is 4 amended by adding a new section to be appropriately designated 5 and to read as follows: 6 "§249- State mileage-based road usage charge. (a) 7 Beginning July 1, 2025, in addition to all other fees and taxes 8 levied by this chapter, electric vehicles shall be subject to a 9 state mileage-based road usage charge. The state mileage-based 10 road usage charge shall be calculated by the county director of 11 finance at the rate of cents per mile traveled, multiplied 12 by the number of miles traveled, less the estimated amount of 13 paid state fuel taxes that correspond with the number of miles 14 traveled. The department shall adopt rules pursuant to chapter 91 to determine the method for calculating the estimated amount 15 16 of paid state fuel taxes that correspond with the number of 17 miles traveled. The number of miles traveled shall be 18 calculated as the difference between the vehicle's two most 19 recent odometer readings, as noted on the vehicle's certificate 20 of inspection pursuant to section 286-26(e). The state mileagebased road usage charge shall be no less than \$0, and the state 21



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1	mileage-based road usage charge shall be no more than
2	<pre>\$ per year. For the first registration renewal of new</pre>
3	motor vehicles for which no certificate of inspection is
4	required, the state mileage-based road usage charge assessed
5	<pre>shall be \$ , and such amount once paid shall be</pre>
6	subtracted from the calculation of the state mileage-based road
7	usage charge upon that vehicle's second registration renewal.
8	(b) The state mileage-based road usage charge shall be
9	paid each year following the vehicle's most recent inspection
10	together with all other taxes and fees levied by this chapter on
11	a staggered basis as established by each county as authorized by
12	section 286-51 so that the state mileage-based road usage charge
13	is due and payable at the same time and shall be collected
14	together with the county vehicle weight tax. The state mileage-
15	based road usage charge shall be deemed delinquent if not paid
16	with the county registration fee. The respective counties shall
17	collect this road usage charge together with the vehicle weight
18	tax collected for the county and shall transfer the moneys
19	collected under this section to the state director of finance
20	for deposit into the state highway fund established under
21	section 248-8.

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1	(c) Vehicles subject to the state mileage-based road usage
2	charge shall include all electric vehicles in the State except
3	for vehicles that qualify for any of the exemptions in sections
4	249-4, 249-5.5, 249-6, and 249-6.5.
5	(d) Until June 30, 2028, owners of electric vehicles shall
6	be offered a choice to pay a \$ registration surcharge
7	in lieu of the state mileage-based road usage charge.
8	(e) The department of transportation shall develop a long-
9	term mileage-based road usage charge implementation plan that
10	includes findings, recommendations, implementation phase
11	schedules, and proposed legislation for the deployment of a
12	state mileage-based road usage charge program to encompass all
13	passenger vehicles and light duty trucks by December 31, 2033.
14	This plan shall also include recommendations for ensuring
15	compatibility with the deployment of mileage-based road usage
16	charge by any county. This plan shall be completed and
17	submitted to the legislature no later than twenty days prior to
18	the convening of the regular session of 2026.
19	(f) The department of transportation shall adopt rules
20	pursuant to chapter 91 for establishing and administering the
21	state mileage-based road usage charge.

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1	(g) For the purposes of this section, "electric vehicle"
2	means a vehicle, with three or more wheels, a gross vehicle
3	weight rating less than or equal to ten thousand pounds, and the
4	capability to operate legally at a speed of more than thirty-
5	five miles per hour, that draws propulsion energy exclusively
6	from a battery that can be recharged from an external source of
7	electricity."
8	SECTION 3. Section 249-31, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) All vehicles and motor vehicles in the State as
11	defined in section 249-1, including antique motor vehicles,
12	except as otherwise provided in sections 249-4, 249-6, and
13	249-31.5, shall be subject to a \$46 annual vehicle registration
14	fee; provided that [electric vehicles-and] alternative fuel
15	vehicles shall pay an annual vehicle registration surcharge
16	[ <del>fee</del> ] of \$50, which shall be assessed and collected beginning
17	with the first registration renewal for every [ <del>electric vehicle</del>
18	and] alternative fuel vehicle and shall be deposited into the
19	state highway fund established under section 248-8. The [fee]
20	surcharge shall be paid each year together with all other taxes
21	and fees levied by this chapter on a staggered basis as

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1 established by each county as authorized by section 286-51, and 2 the state registration for that county shall likewise be 3 staggered so that the state registration fee is due and payable 4 at the same time and shall be collected together with the county 5 fee. The state registration fee shall be deemed delinguent if not paid with the county registration fee. The respective 6 7 counties shall collect this fee together with the vehicle 8 registration tax collected for the county and shall transfer the 9 moneys collected under this section to the State. For the purposes of this subsection, "alternative fuel 10 11 vehicle" means a vehicle powered by a non-petroleum-based fuel, 12 but excludes an electric vehicle as defined in section 13 249- (g)." 14 SECTION 4. Section 286-26, Hawaii Revised Statutes, is 15 amended by amending subsection (e) to read as follows:

16 "(e) Upon application for a certificate of inspection to 17 be issued for a vehicle or moped, an inspection as prescribed by 18 the director under subsection (g) shall be conducted on the 19 vehicle or moped, and if the vehicle or moped is found to be in 20 a safe operating condition, a certificate of inspection shall be 21 issued upon payment of a fee to be determined by the director.

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1 The certificate shall state the effective date, the termination 2 date, the name of the issuing insurance carrier, [and] the 3 policy number of the motor vehicle insurance identification card 4 for the inspected motor vehicle as specified by section 431:10C-5 107 or state the information contained in the proof of insurance 6 card as specified by section 431:10G-106[-], and the odometer 7 reading of the vehicle on the date of inspection. A sticker, 8 authorized by the director, shall be affixed to the vehicle or 9 moped at the time a certificate of inspection is issued. An 10 inspection sticker [which] that has been lost, stolen, or 11 destroyed shall be replaced without reinspection by the 12 inspection station that issued the original inspection sticker 13 upon presentation of the current certificate of inspection; 14 provided that the current certificate of inspection and 15 inspection sticker shall not have expired at the time the 16 replacement is requested. The director shall adopt rules to determine the fee for replacement of lost, stolen, or destroyed 17 18 inspection stickers."

19 SECTION 5. Section 286-41, Hawaii Revised Statutes, is20 amended by amending subsection (b) to read as follows:

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1 "(b) Application for the registration of a vehicle shall 2 be made upon the appropriate form furnished by the director of 3 finance and shall contain the name, occupation, and address of 4 the owner and legal owner; and, if the applicant is a member of 5 the United States naval or military forces, the applicant shall 6 give the organization and station. All applications shall also 7 contain a description of the vehicle, including: the name of 8 the maker; the type of fuel for the use of which it is adapted, 9 such as gasoline, diesel oil, liquefied petroleum gas[+], or 10 battery electricity; the serial or motor number; the date first 11 sold by the manufacturer or dealer; a further description of the 12 vehicle as is called for in the form; and other information as may be required by the director of finance, to establish legal 13 ownership. A person applying for initial registration of a 14 15 neighborhood electric vehicle shall certify in writing that a 16 notice of the operational restrictions applying to the vehicle 17 as provided in section 291C-134 are contained on a permanent 18 notice attached to or painted on the vehicle in a location that 19 is in clear view of the driver."

20 SECTION 6. There is appropriated out of the state highway
21 fund, the sum of \$ or so much thereof as may be

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necessary for fiscal year 2023-2024 to be used with available
 federal funds, for the initial implementation of the state
 mileage-based road user charge established pursuant to section 2
 of this Act.

5 The sum appropriated shall be expended by the department of6 transportation for the purposes of this Act.

7 SECTION 7. Statutory material to be repealed is bracketed8 and stricken. New statutory material is underscored.

9 SECTION 8. This Act shall take effect on June 30, 3000.





#### Report Title:

DOT; Electric Vehicles; Road Usage Charge System; Mileage-Based Road Usage Fees; Reports; Appropriation

#### Description:

Creates a mileage-based road usage charge to replace state motor fuel taxes beginning on 7/1/2025, for electric vehicles. Eliminates the \$50 annual state vehicle registration surcharge for electric vehicles. Allows electric vehicle owners to pay a registration surcharge or a per-mile road usage fee until 6/30/2028. Requires certificates of inspection to state the odometer reading of vehicles. Requires motor vehicle registration applications to specify whether the type of fuel for which the vehicle is adapted is battery electricity. Requires the department of transportation to plan for the deployment of a state mileage-based road user charge program by 2033 and submit a report to the legislature before the 2026 regular session. Appropriates funds. Effective 6/30/3000. (HD3)

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