

GOV. MSG. NO. 1150

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA

June 19, 2024

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Second State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Scott K. Saiki Speaker, and Members of the House of Representatives Thirty-Second State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on June 19, 2024, the following bill was signed into law:

SB2725 HD1 CD1

RELATING TO PASS-THROUGH ENTITY TAXATION. ACT 050

Sincerely,

oh Green M.D.

Josh Green, M.D. Governor, State of Hawai'i

Approved by the Governor

on IIIN 1 9 2024

THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

ACT 050 S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

1

A BILL FOR AN ACT

RELATING TO PASS-THROUGH ENTITY TAXATION.

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

SECTION 1. The legislature finds that pass-through
 entities, such as S corporations, partnerships, and limited
 liability companies, are a vital part of Hawaii's economy and
 comprise a significant portion of the State's business sector.
 These entities play a critical role in job creation, innovation,
 and economic growth, and are, in many cases, Hawaii's small
 businesses and startups.

8 The legislature further finds that Act 50, Session Laws of 9 Hawaii 2023 (Act 50), allowed certain pass-through entities to 10 elect to pay Hawaii income tax at the entity level. Act 50 was 11 enacted to help Hawaii's small businesses by allowing taxpayers 12 to deduct Hawaii state income taxes paid on their federal income 13 tax returns. These deductions from federal taxable income had 14 been eliminated by changes to the federal tax code in 2017, 15 which deprived Hawaii taxpayers of significant federal tax 16 benefits.

17 Under Act 50, the entity level tax is calculated by 18 applying the highest individual income tax rate to the taxable SB2725 CD1 LRB 24-1807.docx

income to be distributed, entitling members to receive a 1 2 nonrefundable income tax credit that cannot be carried forward to a subsequent year if the credit exceeds the member's income 3 tax liability. The legislature finds that, due to the inability 4 to carryforward the tax credit, many pass-through entity members 5 remain unable to benefit from Act 50 as intended. 6 Accordingly, the purpose of this Act is to, for taxable 7 years beginning after December 31, 2023: 8 9 (1)Add a definition for "qualified member" and repeal the definitions for "direct member" and "indirect member" 10 as used in the State's pass-through entity taxation 11 12 election law; 13 (2)Amend the pass-through entity level tax rate to be the sum of all qualified member's distributive shares and 14 15 guaranteed payments of Hawaii taxable income, as

S.B. NO. ²⁷²⁵ H.D. 1

16 calculated under chapter 235, Hawaii Revised Statutes,

17 multiplied by nine per cent; and

18 (3) Allow certain qualified members entitled to a tax
19 credit to use the credit against the member's net
20 income tax liability in subsequent years until
21 exhausted.

SB2725 CD1 LRB 24-1807.docx

3

S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

SECTION 2. Section 235-51.5, Hawaii Revised Statutes, is
 amended as follows:

1. By amending subsections (b) through (f) to read:

4 "(b) Notwithstanding any provision of law to the contrary, 5 the following tax is imposed on each electing pass-through 6 entity: the sum of all qualified member's distributive shares 7 and guaranteed payments of Hawaii taxable income as calculated 8 under this chapter, multiplied by [the highest rate of tax 9 applicable to the individual under section 235-51; provided that 10 the distributive shares and guaranteed payments of members who 11 are corporations shall not be included in the sum and shall not 12 be subject to the tax under this section.] nine per cent. If 13 the income calculated pursuant to this subsection reflects a net 14 loss for the electing pass-through entity, the net loss may be 15 carried forward to subsequent tax years for as long as the electing pass-through entity elects to be subject to the tax 16 17 pursuant to this section until exhausted.

(c) A nonresident individual who is a <u>qualified</u> member of an electing pass-through entity shall not be required to file an income tax return pursuant to this chapter for a tax year if the member's only source of Hawaii income is from electing

SB2725 CD1 LRB 24-1807.docx

pass-through entities and the electing pass-through entity or
 entities file and pay the tax due under this section.

3 (d) Each electing pass-through entity shall report to each
4 of its <u>qualified</u> members, for each tax year, the member's pro
5 rata share of the tax imposed pursuant to this section.

S.B. NO. ²⁷²⁵ H.D. 1

4

6 (e) Each qualified member of an electing pass-through 7 entity whose distributive share or guaranteed payment of Hawaii 8 taxable income is subject to tax under this section shall be 9 entitled to a credit equal to the qualified member's share of 10 the tax paid pursuant to this section. If the amount of the 11 credit authorized by this subsection exceeds the qualified 12 member's tax liability imposed pursuant to this chapter, the excess [amount_shall not be refundable to the member.] of the 13 14 credit over liability may be used as a credit against the 15 member's net income tax liability in subsequent years until 16 exhausted. Any qualified member claiming a credit shall not be entitled to deduct from the member's Hawaii state taxable income 17 18 those amounts of Hawaii state income taxes paid by the member on 19 the qualified member's distributive share or guaranteed payment 20 of income from the electing pass-through entity.

SB2725 CD1 LRB 24-1807.docx

Page 4

S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

1 (f) Each qualified member that is subject to the tax 2 imposed by this chapter as a resident or part-year resident of the State shall be entitled to a credit for the [direct] 3 qualified member's [or indirect member's] pro rata share of 4 5 taxes paid to another state or to the District of Columbia, on 6 income of any partnership or S corporation of which the person 7 is a member; provided that the taxes paid to another state or to 8 the District of Columbia result from a tax that the director of 9 taxation determines is substantially similar to the tax imposed 10 pursuant to this section. Any credit shall be calculated in a 11 form and manner prescribed by the director of taxation; provided that the calculation is consistent with the provisions of this 12 13 section. If the amount of the credit authorized by this 14 subsection exceeds the qualified member's tax liability for the 15 tax imposed pursuant to this chapter, the excess amount shall 16 not be refundable and shall not carry forward." 17 2. By amending subsection (h) to read: 18 "(h) For purposes of this section: 19 ["Direct member" means a member that holds an interest

20 directly in an electing pass through entity.]

SB2725 CD1 LRB 24-1807.docx

S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

1	"Electing pass-through entity" means any eligible
2	partnership or S corporation that elects to be subject to tax
3	pursuant to subsection (a).
4	["Indirect member" means a member that itself holds an
5	interest, through a direct member or indirect member that is a
6	partnership or S-corporation, in an electing pass-through
7	entity.]
8	"Member" means:
9	(1) A shareholder of an S corporation;
10	(2) A partner in a general partnership, a limited
11	partnership, or a limited liability partnership; or
12	(3) A member of a limited liability company that is
13	treated as a partnership or S corporation for federal
14	income tax purposes.
15	"Partnership" means the same as in the Internal Revenue
16	Code. "Partnership" includes a limited liability company that
17	is treated as a partnership for federal income tax purposes but
18	does not include any publicly traded partnership within the
19	meaning of section 7704 of the Internal Revenue Code.
20	"Qualified member" means a member of an electing
21	pass-through entity that is an individual, trust, or estate.

SB2725 CD1 LRB 24-1807.docx

S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

"S corporation" means a corporation for which a valid
 election under section 1362(a) of the Internal Revenue Code is
 in effect."
 SECTION 3. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 4. This Act, upon its approval, shall apply to
 taxable years beginning after December 31, 2023.

للرجيدة المرتب التراري التهاريه

S.B. NO. ²⁷²⁵ H.D. 1 C.D. 1

APPROVED this 19th day of June , 2024

1 Due

GOVERNOR OF THE STATE OF HAWAI'I

THE SENATE OF THE STATE OF HAWAI'I

Date: May 1, 2024 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate

of the Thirty-Second Legislature of the State of Hawai'i, Regular Session of 2024.

President of the Senate

hurt

Clerk of the Senate

SB No. 2725, HD 1, CD 1

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 1, 2024 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Second Legislature of the State of Hawaii, Regular Session of 2024.

· Same

Scott K. Saiki Speaker House of Representatives

W. L. Jele

Brian L. Takeshita Chief Clerk House of Representatives