### A BILL FOR AN ACT

RELATING TO CESSPOOLS.

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

1 SECTION 1. The legislature finds that Hawaii has more than 2 eighty thousand cesspools that release more than fifty million gallons of raw sewage into the State's groundwater and surface 3 4 waters every day. Cesspools are an antiquated technology for 5 the disposal of untreated sewage that can pollute drinking 6 water, streams, coastal waters, and coral reefs, posing a 7 significant threat to the environment and to human health. 8 recognition of the serious concerns of cesspool pollution, the 9 legislature created the cesspool conversion working group in 10 2018 to develop recommendations on how to address this issue 11 proactively. 12 The legislature further finds that one recommendation of 13 the cesspool conversion working group is to ensure that buyers 14 of real property are adequately informed about the existence of 15 a cesspool on a property they are considering purchasing, a 16 requirement that would protect consumers and help to incentivize 17 cesspool conversions. Chapter 508D, Hawaii Revised Statutes,

- 1 requires a written disclosure statement prepared by the seller,
- 2 or at the seller's direction, that fully and accurately
- 3 discloses all material facts relating to residential real
- 4 property being offered for sale. A "material fact" is defined
- 5 to mean "any fact, defect, or condition, past or present that
- 6 would be expected to measurably affect the value to a reasonable
- 7 person of the residential real property being offered for sale."
- 8 The legislature finds that a property with a cesspool that must
- 9 be converted by a set date is a material fact that should be
- 10 clearly and explicitly disclosed by the seller in a real
- 11 property transaction. Further, if the property does have a
- 12 cesspool, the priority level of that cesspool as determined by
- 13 the Hawaii cesspool prioritization tool, including the date by
- 14 which that cesspool must be converted, should also be disclosed.
- 15 The legislature additionally finds that there is a need to
- 16 reinstate the cesspool upgrade, conversion, or connection tax
- 17 credit that expired at the end of 2020. There will be a need
- 18 for a variety of financing options to assist residents with the
- 19 cost of cesspool conversions, including the grant program
- 20 established by Act 153, Session Laws of Hawaii 2022. The re-

- 1 establishment of the cesspool upgrade, conversion, or connection
- 2 tax credit will complement the grant program.
- 3 The purpose of this Act is to:
- 4 (1) Re-establish the cesspool upgrade, conversion, or connection income tax credit that sunset on December 31, 2020; and
- Require that mandatory seller disclosures in real
  estate transactions include whether the property has a
  cesspool, including the date by which state law
  mandates that the cesspool be upgraded, converted, or
  connected, and the priority level of the cesspool
  according to the Hawaii cesspool hazard assessment and
  prioritization tool.
- SECTION 2. Chapter 235, Hawaii Revised Statutes, is
  amended by adding a new section to part I to be appropriately
  designated and to read as follows:
- 17 "§235- Cesspool upgrade, conversion, or connection;
- 18 income tax credit. (a) There shall be allowed to each taxpayer
- 19 subject to the tax imposed under this chapter a cesspool
- 20 upgrade, conversion, or connection income tax credit that shall
- 21 be deductible from the taxpayer's net income tax liability, if

- any, imposed by this chapter for the taxable year in which the credit is properly claimed.
- 3 (b) In the case of a partnership, S corporation, estate,
- 4 or trust, the tax credit allowable is for qualified expenses
- 5 incurred by the entity for the taxable year. The expenses upon
- 6 which the tax credit is computed shall be determined at the
- 7 entity level. Distribution and share of credit shall be
- 8 determined by rule.
- 9 (c) The cesspool upgrade, conversion, or connection income
- 10 tax credit shall be equal to the qualified expenses of the
- 11 taxpayer, up to a maximum of \$10,000; provided that, in the case
- 12 of a qualified cesspool that is a residential large capacity
- 13 cesspool, the amount of the credit shall be equal to the
- 14 qualified expenses of the taxpayer, up to a maximum of \$10,000
- 15 per residential dwelling connected to the cesspool, as certified
- 16 by the department of health pursuant to subsection (e). There
- shall be allowed a maximum of one cesspool upgrade, conversion,
- or connection income tax credit per qualified cesspool. The
- 19 cesspool upgrade, conversion, or connection income tax credit
- 20 shall be available only for the taxable year in which the

1	taxpayer'	s qualified expenses are certified by the department of				
2	health.					
3	(d)	The total amount of tax credits allowed under this				
4	section s	hall not exceed \$ for all taxpayers in any				
5	taxable y	ear; provided that any taxpayer who is not eligible to				
6	claim the	credit in a taxable year due to the \$ cap				
7	being rea	being reached for that taxable year shall be eligible to claim				
8	the credi	t in the subsequent taxable year.				
9	(e)	The department of health shall:				
10	(1)	Certify all qualified cesspools for the purposes of				
11		this section;				
12	(2)	Collect and maintain a record of all qualified				
13		expenses certified by the department of health for the				
14		taxable year; and				
15	(3)	Certify to each taxpayer the amount of credit the				
16		taxpayer may claim; provided that if, in any year, the				
17		annual amount of certified credits reaches				
18		\$ in the aggregate, the department of health				
19		shall immediately discontinue certifying credits and				
20		notify the department of taxation.				

1	The director of health may adopt rules under chapter 91 as			
2	necessary to implement the certification requirements under thi			
3	section.			
4	(f) The director of taxation:			
5	(1) Shall prepare any forms that may be necessary to claim			
6	a tax credit under this section;			
7	(2) May require the taxpayer to furnish reasonable			
8	information to ascertain the validity of the claim for			
9	the tax credit made under this section; and			
10	(3) May adopt rules under chapter 91 necessary to			
11	effectuate the purposes of this section.			
12	(g) If the tax credit under this section exceeds the			
13	taxpayer's income tax liability, the excess of the credit over			
14	liability may be used as a credit against the taxpayer's income			
15	tax liability in subsequent years until exhausted. All claims			
16	for the tax credit under this section, including amended claims			
17	shall be filed on or before the end of the twelfth month			
18	following the close of the taxable year for which the credit mag			
19	be claimed. Failure to comply with the foregoing provision			
20	shall constitute a waiver of the right to claim the credit.			
21	(h) As used in this section:			

1	"Cesspool" has the same meaning as in section 342D-72.					
2	"Qualified cesspool" means a cesspool that is:					
3	(1) Certified by the department of health to be:					
4	(A) Located within a priority level 1 or 2 area					
5	according to the University of Hawaii's 2022					
6	Hawaii cesspool hazard assessment and					
7	prioritization tool; or					
8	(B) A residential large capacity cesspool; or					
9	(2) Certified by a county or private sewer company to be					
10	appropriate for connection to its existing sewerage					
11	system.					
12	"Qualified expenses" means costs that are necessary and					
13	directly incurred by the taxpayer for upgrading or converting a					
14	qualified cesspool to a director of health-approved wastewater					
15	system, or connecting a qualified cesspool to a sewerage system					
16	and that are certified as such by the department of health.					
17	"Residential large capacity cesspool" means a cesspool that					
18	is connected to more than one residential dwelling.					
19	"Sewerage system" has the same meaning as in					
20	section 342D-1.					
21	"Wastewater" has the same meaning as in section 342D-1."					

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1	SECT	ION 3. Section 23-94, Hawaii Revised Statutes, is
2	amended by	y amending subsection (c) to read as follows:
3	"(C)	This section shall apply to the following:
4	(1)	Section 235-4.5(a)Exclusion of intangible income
5		earned by a trust sited in this State;
6	(2)	Section 235-4.5(b)Exclusion of intangible income of
7		a foreign corporation owned by a trust sited in this
8		State;
9	(3)	Section 235-4.5(c)Credit to a resident beneficiary
10		of a trust for income taxes paid by the trust to
11		another state;
12	(4)	Section 235Credit for cesspool upgrade,
13		conversion, or connection;
14	[-(4)-]	(5) Sections 235-55 and 235-129Credit for income
15		taxes paid by a resident taxpayer to another
16		jurisdiction;
17	[ <del>(5)</del> ]	(6) Section 235-71(c)Credit for a regulated
18		investment company shareholder for the capital gains
19		tax paid by the company;
20	[ <del>(6)</del> ]	(7) Section 235-110.6Credit for fuel taxes paid by
21		a commercial fisher;

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[\frac{(7)}{1}] (8) Section 235-110.93--Credit for important
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 2
               agricultural land qualified agricultural cost;
 3
        [\frac{(8)}{(9)}] (9) Section 235-110.94--Credit for organically
 4
               produced agricultural products;
 5
        [(9)] (10) Section 235-129(b)--Credit to a shareholder of
 6
               an S corporation for the shareholder's pro rata share
 7
               of the tax credit earned by the S corporation in this
8
               State; and
9
       [\frac{(10)}{(11)}] (11) Section 209E-10--Credit for a qualified business
10
               in an enterprise zone; provided that the review of
11
               this credit pursuant to this part shall be limited in
12
               scope to income tax credits."
13
         SECTION 4. Section 23-95, Hawaii Revised Statutes, is
14
    amended by amending subsection (c) to read as follows:
15
         "(c) This section shall apply to the following:
16
         (1) Section 235-5.5--Deduction for individual housing
17
               account deposit;
18
         (2) Section 235-7(f) -- Deduction of property loss due to a
19
              natural disaster;
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        (3) Section 235-16.5--Credit for cesspool upgrade,
21
               conversion, or connection;
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         (4)] (3) Section 235-19--Deduction for maintenance of an
2
              exceptional tree;
3
        [\frac{(5)}{(5)}] (4) Section 235-55.91--Credit for the employment of a
4
              vocational rehabilitation referral:
5
        [(6)] (5) Section 235-110.2--Credit for in-kind services
6
              contribution for public school repair and maintenance;
7
              and
8
        [\frac{(7)}{1}] (6) Sections 235-110.8 and 241-4.7--Credit for
9
              ownership of a qualified low-income housing building."
10
         SECTION 5. Section 508D-3.5, Hawaii Revised Statutes, is
11
    amended by amending subsection (a) to read as follows:
12
         "(a) If the residential real property being offered for
13
    sale is subject to a recorded declaration, the seller shall
14
    provide the following documents and any amendments or
15
    supplements thereto, to the extent applicable:
16
         (1) Articles of incorporation or other document, if any,
17
              creating the corporation or association whereby the
18
              corporation or association has the power to enforce
19
              the declaration:
20
         (2) Bylaws of the corporation or association;
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1	(3)	Declaration or similar organizational documents, and			
2		any exhibits thereto; [and]			
3	(4)	Any rules relating to the use of common areas,			
4		arch	itectural control, maintenance of units, or		
5		payment of money as a regular assessment or otherwis			
6		in connection with the provisions, maintenance, or			
7		service for the benefit of the residential real			
8		property or other real property or common areas [-]:			
9		and			
10	(5)	Info	rmation on any cesspools located on the real		
11		property, if any, including:			
12		(A)	The date, established by law, by which the		
13			cesspool is required to be upgraded or converted		
14			to a director of health-approved wastewater		
15			system or connected to a sewerage system; and		
16		<u>(B)</u>	The priority level of the area according to the		
17			University of Hawaii's 2022 Hawaii cesspool		
18			hazard assessment and prioritization tool."		

- 1 SECTION 6. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 7. This Act shall take effect on June 30, 3000.

4

### Report Title:

Cesspool Upgrade, Conversion, or Connection; Income Tax Credit; Real Property; Mandatory Disclosures

### Description:

Establishes an income tax credit for the cost of upgrading or converting a qualified cesspool to a director of health-approved wastewater system or connecting to a sewerage system. Requires certain information regarding cesspools on real property to be included in seller mandatory disclosures on real property transactions. Effective 6/30/3000. (HD1)

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