A BILL FOR AN ACT

RELATING TO THE COLLEGE SAVINGS PROGRAM.

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

- 1 SECTION 1. In 2002, the State established a college
- 2 savings program called "TuitionEDGE", pursuant to chapter 256,
- 3 Hawaii Revised Statutes, and section 529 of the Internal Revenue
- 4 Code of 1986, as amended. In November 2007, the program was
- 5 revised and renamed as "HI529-Hawaii's College Savings Program".
- 6 The program assists and encourages families to save and invest
- 7 funds for future higher education expenses. The investment
- 8 income earned under the program is exempt from federal and state
- 9 taxes; provided that the funds are used for qualified higher
- 10 education expenses, including for apprenticeship programs and to
- 11 pay student loans, as authorized by recent amendments to
- 12 section 529 of the Internal Revenue Code of 1986.
- 13 The legislature further finds that most other states offer
- 14 a state tax deduction or credit for contributions to state
- 15 college savings programs as an incentive for their residents to
- 16 participate. The legislature therefore finds that, as the cost
- 17 of higher education continues to rise, it is appropriate for the



- 1 State to provide a similar incentive to Hawaii taxpayers to
- 2 participate in college savings programs, thus helping Hawaii
- 3 families save for college instead of taking out educational
- 4 loans.
- 5 The purpose of this Act is to provide a state income tax
- 6 deduction for Hawaii taxpayers making contributions to any
- 7 college savings program established under section 529 of the
- 8 Internal Revenue Code.
- 9 SECTION 2. Chapter 235, Hawaii Revised Statutes, is
- 10 amended by adding a new section to be appropriately designated
- 11 and to read as follows:
- 12 "§235- College savings program. (a) There shall be
- 13 allowed as a deduction from the Hawaii adjusted gross income of
- 14 a qualified taxpayer, contributions made to an account in a
- 15 college savings program established under section 529 of the
- 16 Internal Revenue Code of 1986, as amended, or successor
- 17 legislation; provided that the annual deductions for the
- 18 contributions shall be not more than:
- 19 (1) \$4,000 for qualified taxpayers filing a single return
- and for married couples filing separate returns;

1		provided further that each spouse may claim a	
2		deduction of not more than \$4,000; and	
3	(2)	\$8,000 for qualified taxpayers filing joint returns,	
4		heads of household, or surviving spouses; provided	
5		further that the deduction shall be available to	
6		married couples filing joint returns if at least one	
7		spouse is an account owner in a college savings	
8		<pre>program;</pre>	
9	provided	further that only a qualified taxpayer who is an	
10	account o	wner in a college savings program shall be allowed to	
11	claim the	applicable deduction for contributions made by the	
12	qualified	taxpayer into the qualified taxpayer's account in the	
13	college s	avings program; and provided further that any	
14	contribut	ions made to the qualified taxpayer's account in the	
15	college savings program for a designated beneficiary shall be		
16	reduced b	y any withdrawals made for qualified higher education	
17	expenses	during the same year for that designated beneficiary.	
18	<u>(b)</u>	In order to be deductible for a particular taxable	
19	year, a c	contribution shall be credited to the qualified	
20	taxpayer'	s account in the college savings program on or before	
21	the last	day of that taxable year: provided that if a	

- 1 contribution is delivered by mail, it shall be postmarked on or
- 2 before the last day of that taxable year.
- 3 (c) Rollovers from a state's college savings program into
- 4 another state's college savings program shall not be considered
- 5 as contributions eligible for the tax deduction under this
- 6 section.
- 7 (d) If the amount of the contribution to the qualified
- 8 taxpayer's account in a college savings program exceeds the
- 9 maximum deduction for the taxable year in which the contribution
- 10 is made pursuant to subsection (a), the excess deduction may be
- 11 used as a deduction against the qualified taxpayer's Hawaii
- 12 adjusted gross income for up to four subsequent tax years or
- 13 until the excess deduction is exhausted, whichever occurs first.
- 14 (e) Contributions to a college savings program that have
- 15 been deducted from the qualified taxpayer's Hawaii adjusted
- 16 gross income for prior taxable years shall be subject to
- 17 recapture and penalties pursuant to section 529(c)(6) of the
- 18 Internal Revenue Code of 1986, as amended, or successor
- 19 legislation, if the qualified taxpayer makes a subsequent
- 20 nonqualified withdrawal from a college savings program. The
- 21 contribution shall be recaptured by adding the amount previously

1	deducted, not to exceed the amount of the nonqualified		
2	withdrawal, to the qualified taxpayer's Hawaii adjusted gross		
3	income for the tax year in which the nonqualified withdrawal		
4	occurred.		
5	(f) As used in this section:		
6	<pre>"Contribution" means:</pre>		
7	(1) Any payment directly allocated to a college savings		
8	program account for the benefit of a designated		
9	beneficiary, or used to pay administrative fees		
10	associated with the account; and		
11	(2) The portion of any rollover amount treated as a		
12	contribution under section 529 of the Internal Revenue		
13	Code of 1986, as amended, or successor legislation.		
14	"Qualified higher education expenses" shall have the same		
15	meaning as in section 256-1.		
16	"Qualified taxpayer" means an individual taxpayer or a		
17	married couple filing separate returns each with an adjusted		
18	gross income of less than \$ or a married couple filing		
19	a joint return, head of household, or surviving spouse with an		
20	adjusted gross income of less than \$		

1

20

"Rollover" means a distribution or transfer from an account 2 that is transferred to or deposited within sixty calendar days 3 of the distribution into an account of the same person for the 4 benefit of the same designated beneficiary or another person who 5 is a member of the family of the designated beneficiary; 6 provided that the transferee account was created under a college 7 savings program maintained in accordance with section 529 of the 8 Internal Revenue Code of 1986, as amended, or successor 9 legislation." SECTION 3. Section 23-95, Hawaii Revised Statutes, is 10 11 amended by amending subsection (c) to read as follows: 12 "(c) This section shall apply to the following: 13 (1)Section 235-5.5--Deduction for individual housing 14 account deposit; 15 (2) Section 235-7(f)--Deduction of property loss due to a 16 natural disaster; 17 (3) Section 235-16.5--Credit for cesspool upgrade, 18 conversion, or connection; 19 Section 235-19--Deduction for maintenance of an (4)

exceptional tree;

S.B. NO. 281 S.D. 2

1	(5)	Section 235-55.91Credit for the employment of a	
2		vocational rehabilitation referral;	
3	(6)	Section 235-110.2Credit for in-kind services	
4		contribution for public school repair and maintenance	
5		[and]	
6	(7)	Sections 235-110.8 and 241-4.7Credit for ownership	
7		of a qualified low-income housing building[-]; and	
8	(8)	Section 235 Deduction for contributions to an	
9		account in a college savings program."	
10	SECT	ION 4. Statutory material to be repealed is bracketed	
11	and stricken. New statutory material is underscored.		
12	SECT	ION 5. This Act shall take effect on July 1, 2050;	
13	provided	that section 2 shall apply to taxable years beginning	
14	after December 31, .		

Report Title:

College Savings Program; Income Tax Deduction

Description:

Establishes a state income tax deduction for eligible contributions made to any college savings program established under section 529 of the Internal Revenue Code. Effective 7/1/2050. Applies to taxable years beginning after an unspecified date. (SD2)

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