A BILL FOR AN ACT

RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

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

- 1 SECTION 1. The purpose of this Act is to conform Hawaii
- 2 income and estate and generation-skipping transfer tax laws to
- 3 the Internal Revenue Code.
- 4 SECTION 2. Section 235-2.3, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "\$235-2.3 Conformance to the federal Internal Revenue
- 7 Code; general application. (a) For all taxable years beginning
- 8 after December 31, [2021,] 2022, as used in this chapter, except
- 9 as provided in this section and sections 235-2.35, 235-2.4, and
- 10 235-2.45, "Internal Revenue Code" means subtitle A, chapter 1,
- 11 of the federal Internal Revenue Code of 1986, as amended as of
- 12 December 31, $\left[\frac{2021}{l}\right]$ 2022, as it applies to the determination of
- 13 gross income, adjusted gross income, ordinary income and loss,
- 14 and taxable income, except those provisions of the Internal
- 15 Revenue Code which, pursuant to this chapter, do not apply or
- 16 are otherwise limited in application.

1 Sections 9672(1) (relating to tax treatment of targeted 2 EIDL advances) and 9673(1) (relating to tax treatment of 3 restaurant revitalization grants) of Public Law 117-2 shall be operative for purposes of this chapter. No amount received 4 5 under section 9601 (relating to 2021 recovery rebates to 6 individuals) of Public Law 117-2 shall be included in gross 7 income for purposes of this chapter. 8 Sections 276(b)(1) (relating to subsequent paycheck 9 protection program loans), 277 (relating to emergency financial 10 aid grants), 278(b)(1) (relating to emergency EIDL grants and 11 targeted EIDL advances), 278(c)(1) (relating to subsidy for 12 certain loan payments), and 278(d)(1) (relating to grants for 13 shuttered venue operators) of Division N of Public Law 116-260 shall be operative for purposes of this chapter. Sections 213 14 15 (relating to modification of limitations on charitable 16 contributions) and 214 (relating to temporary special rules for health and dependent care flexible spending arrangements) of 17 Division EE of Public Law 116-260 shall be operative for 18 19 purposes of this chapter. Sections 301, 302, and 304 (relating 20 to disaster tax relief) of Division EE of Public Law 116-260 21 shall be operative for purposes of this chapter. No amount

- 1 received under section 272 (relating to additional 2020 recovery
- 2 rebates for individuals) of Division N of Public Law 116-260
- 3 shall be included in gross income for purposes of this chapter.
- 4 Sections 1106(i) (relating to exclusion of loan forgiveness
- 5 from gross income), 2202(b) (relating to loans from retirement
- 6 plans), and 2205 (relating to charitable contributions) of
- 7 Public Law 116-136 shall be operative for purposes of this
- 8 chapter. No amount received under section 2201 (relating to
- 9 recovery rebates) of Public Law 116-136 shall be included in
- 10 gross income for purposes of this chapter.
- 11 Section 2202(a) (relating to tax-favored withdrawals from
- 12 retirement plans) of Public Law 116-136 shall be operative for
- 13 purposes of this chapter and shall apply to taxable years
- 14 beginning after December 31, 2019.
- 15 Prior law shall continue to be used to determine:
- 16 (1) The basis of property, if a taxpayer first determined
- the basis of property in a taxable year to which prior
- 18 law applies; and
- 19 (2) Gross income, adjusted gross income, ordinary income
- and loss, and taxable income for a taxable year to
- which prior law applies.

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1 (b) The following Internal Revenue Code subchapters, parts 2 of subchapters, sections, subsections, and parts of subsections 3 shall not be operative for the purposes of this chapter, unless 4 otherwise provided:

Subchapter A (sections 1 to 59A) (with respect to (1)determination of tax liability), except section 1(h)(2) (relating to net capital gain reduced by the amount taken into account as investment income), except sections 2(a), 2(b), and 2(c) (with respect to the definition of "surviving spouse" and "head of household"), except section 41 (with respect to the credit for increasing research activities), except section 42 (with respect to low-income housing credit), except sections 47 and 48, as amended, as of 15 December 31, 1984 (with respect to certain depreciable tangible personal property), and except section 16 48(d)(3), as amended, as of February 17, 2009 (with respect to the treatment of United States Department 18 19 of Treasury grants made under section 1603 of the American Recovery and Reinvestment Tax Act of 2009).

1		For treatment, see sections 235-110.91, 235-110.7, and
2		235-110.8;
3	(2)	Section 78 (with respect to dividends received from
4		certain foreign corporations by domestic corporations
5		choosing foreign tax credit);
6	(3)	Section 86 (with respect to social security and tier 1
7		railroad retirement benefits);
8	(4)	Section 91 (with respect to certain foreign branch
9		losses transferred to specified 10-percent owned
10		foreign corporations);
11	(5)	Section 103 (with respect to interest on state and
12		local bonds). For treatment, see section 235-7(b);
13	(6)	Section 114 (with respect to extraterritorial income).
14		For treatment, any transaction as specified in the
15		transitional rule for 2005 and 2006 as specified in
16		the American Jobs Creation Act of 2004 section 101(d)
17		and any transaction that has occurred pursuant to a
18		binding contract as specified in the American Jobs
19		Creation Act of 2004 section 101(f) are inoperative;

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         (7)
              Section 120 (with respect to amounts received under
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              qualified group legal services plans). For treatment,
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              see section 235-7(a)(9) to (11);
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         (8)
              Section 122 (with respect to certain reduced uniformed
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              services retirement pay). For treatment, see
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              section 235-7(a)(3);
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         (9)
              Section 135 (with respect to income from United States
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              savings bonds used to pay higher education tuition and
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              fees). For treatment, see section 235-7(a)(1);
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        (10)
              Section 139C (with respect to COBRA premium
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              assistance);
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              Subchapter B (sections 141 to 150) (with respect to
        (11)
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              tax exemption requirements for state and local bonds);
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        (12)
              Section 151 (with respect to allowance of deductions
              for personal exemptions). For treatment, see
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              section 235-54;
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        (13)
              Section 179B (with respect to expensing of capital
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              costs incurred in complying with Environmental
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              Protection Agency sulphur regulations);
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        (14)
              Section 181 (with respect to special rules for certain
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film and television productions);

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1	(15)	Section 196 (with respect to deduction for certain
2		unused investment credits);
3	(16)	Section 199 (with respect to the U.S. production
4		activities deduction);
5	(17)	Section 199A (with respect to qualified business
6		income);
7	(18)	Section 222 (with respect to qualified tuition and
8		related expenses);
9	(19)	Sections 241 to 247 (with respect to special
10		deductions for corporations). For treatment, see
11		section 235-7(c);
12	(20)	Section 250 (with respect to foreign-derived
13		intangible income and global intangible low-taxed
14		income);
15	(21)	Section 267A (with respect to certain related party
16		amounts paid or accrued in hybrid transactions or with
17		hybrid entities);
18	(22)	Section 280C (with respect to certain expenses for
19		which credits are allowable). For treatment, see
20		section 235-110.91;

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1	(23)	Section 291 (with respect to special rules relating to
2		corporate preference items);
3	(24)	Section 367 (with respect to foreign corporations);
4	(25)	Section 501(c)(12), (15), (16) (with respect to exempt
5		organizations); except that section 501(c)(12) shall
6		be operative for companies that provide potable water
7		to residential communities that lack any access to
8		public utility water services;
9	(26)	Section 515 (with respect to taxes of foreign
10		countries and possessions of the United States);
11	(27)	Subchapter G (sections 531 to 565) (with respect to
12		corporations used to avoid income tax on
13		shareholders);
14	(28)	Subchapter H (sections 581 to 597) (with respect to
15		banking institutions), except section 584 (with
16		respect to common trust funds). For treatment, see
17		chapter 241;
18	(29)	Section 642(a) and (b) (with respect to special rules
19		for credits and deductions applicable to trusts). For
20		treatment, see sections 235-54(b) and 235-55;

1	(30)	Section 646 (with respect to tax treatment of electing
2		Alaska Native settlement trusts);
3	(31)	Section 668 (with respect to interest charge on
4		accumulation distributions from foreign trusts);
5	(32)	Subchapter L (sections 801 to 848) (with respect to
6		insurance companies). For treatment, see sections
7		431:7-202 and 431:7-204;
8	(33)	Section 853 (with respect to foreign tax credit
9		allowed to shareholders). For treatment, see
10		section 235-55;
11	(34)	Section 853A (with respect to credits from tax credit
12		bonds allowed to shareholders);
13	(35)	Subchapter N (sections 861 to 999) (with respect to
14		tax based on income from sources within or without the
15		United States), except sections 985 to 989 (with
16		respect to foreign currency transactions). For
17		treatment, see sections 235-4, 235-5, and 235-7(b),
18		and 235-55;
19	(36)	Section 1042(g) (with respect to sales of stock in
20		agricultural refiners and processors to eligible farm
21		cooperatives);

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1	(37)	Section 1055 (with respect to redeemable ground
2		rents);
3	(38)	Section 1057 (with respect to election to treat
4		transfer to foreign trust, etc., as taxable exchange);
5	(39)	Sections 1291 to 1298 (with respect to treatment of
6		passive foreign investment companies);
7	(40)	Subchapter Q (sections 1311 to 1351) (with respect to
8		readjustment of tax between years and special
9		limitations)[+], except for section 1341 (with respect
10		to computation of tax where taxpayer restores
11		substantial amount held under claim of right);
12	(41)	Subchapter R (sections 1352 to 1359) (with respect to
13		election to determine corporate tax on certain
14		international shipping activities using per ton rate);
15	(42)	Subchapter U (sections 1391 to 1379F) (with respect to
16		designation and treatment of empowerment zones,
17		enterprise communities, and rural development
18		investment areas). For treatment, see chapter 209E;
19	(43)	Subchapter W (sections 1400 to 1400C) (with respect to
20		District of Columbia enterprise zone);

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        (44)
              Section 14000 (with respect to education tax
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              benefits);
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        (45)
              Section 1400P (with respect to housing tax benefits);
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        (46)
              Section 1400R (with respect to employment relief);
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        (47)
              Section 1400T (with respect to special rules for
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              mortgage revenue bonds);
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        (48)
              Section 1400U-1 (with respect to allocation of
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              recovery zone bonds);
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              Section 1400U-2 (with respect to recovery zone
        (49)
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              economic development bonds); and
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        (50)
              Section 1400U-3 (with respect to recovery zone
              facility bonds)."
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         SECTION 3. Section 235-2.4, Hawaii Revised Statutes, is
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    amended by amending subsection (m) to read as follows:
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         " (m)
               Section 168 (with respect to the accelerated cost
    recovery system) of the Internal Revenue Code shall be operative
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    for purposes of this chapter, except that sections 168(j)
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    (relating to property on Indian reservations), 168(k) (relating
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    to the special allowance for certain property acquired during
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    the period specified therein), and 168(m) (relating to the
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    special allowance for certain reuse and recycling property) [7]
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2	disaster assistance property) of the Internal Revenue Code
3	shall not be operative for purposes of this chapter."
4	SECTION 4. Section 235-2.5, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) Reference in provisions of the Internal Revenue Code
7	which are operative in this State to provisions in the Internal
8	Revenue Code which are not operative in this State shall be
9	considered inoperative for the purposes of determining gross
10	income, adjusted gross income, ordinary income and loss, and
11	taxable income; provided that:
12	(1) References to time limits and other administrative
13	provisions in subtitle F (sections 6001 to 7873) of
14	the Internal Revenue Code contained in operative
15	sections of the Internal Revenue Code shall be deemed
16	references to applicable provisions of this chapter of
17	chapter 231 or 232, and in the absence of applicable
18	provisions in this chapter or chapters 231 or 232,
19	then to rules adopted by the director of taxation
20	under subsection (b);

and 168(n) (relating to the special allowance for qualified

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(2)	If inoperative provisions of the Internal Revenue Code
	have been codified in this chapter such references
	shall be deemed references to the codified provisions
	in this chapter. Transitory and savings provisions in
	federal Public Laws amending sections of the Internal
	Revenue Code operative in this chapter shall be
	operative for the purposes of this chapter.
	Provisions in this chapter or chapter 231 or 232 in
	conflict with the Internal Revenue Code or transitory
	or savings provisions in federal Public Law shall
	control; and
(3)	Retroactive and prospective provisions in federal

Public Laws amending sections of the federal Internal Revenue Code operative in this chapter and retroactive and prospective provisions in federal Public Laws that are operative in this chapter affecting taxable years beginning or ending before the December 31 date in section 235-2.3 shall be operative for the purposes of this chapter; provided that the effective dates in Public Law 96-471 placing it in effect for the taxable

- 1 year 1980 shall be operative for the purposes of this
- 2 chapter."
- 3 SECTION 5. Section 236E-3, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "S236E-3 Conformance to the Internal Revenue Code; general
- 6 application. For all decedents dying, or transfers occurring,
- 7 after December 31, [2021,] 2022, as used in this chapter,
- 8 "Internal Revenue Code" means subtitle B of the federal Internal
- 9 Revenue Code of 1986, as amended as of December 31, $[\frac{2021}{7}]$
- 10 2022, as it applies to the determination of gross estate,
- 11 adjusted gross estate, federal taxable estate, and
- 12 generation-skipping transfers, except those provisions of the
- 13 Internal Revenue Code and federal public laws that, pursuant to
- 14 this chapter, do not apply or are otherwise limited in
- 15 application."
- 16 SECTION 6. Statutory material to be repealed is bracketed
- 17 and stricken. New statutory material is underscored.
- 18 SECTION 7. This Act shall take effect upon its approval;
- 19 provided that:
- 20 (1) Section 2 shall apply to taxable years beginning after
- December 31, 2022; provided that the amendment to

1		section 235-2.3(b)(40) (with respect to computation of
2		tax where taxpayer restores substantial amount held
3		under claim of right), Hawaii Revised Statutes, shall
4		apply to taxable years beginning after December 31,
5		2021;
6	(2)	Sections 3 and 4 shall apply to taxable years
7		beginning after December 31, 2022; and
8	(3)	Section 5 shall apply to decedents dying or taxable
9		transfers occurring after December 31, 2022.

Report Title:

Conformity to the Internal Revenue Code for 2022; Income Tax; Estate and Generation-skipping Transfer Tax

Description:

Conforms Hawaii income and estate and generation-skipping transfer tax laws to the Internal Revenue Code of 1986, as amended as of 12/31/2022. (SD2)

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