REQUEST FOR By Dept. of the Corporation Counsel at 8:52 am, Aug 24, 2017

Date:

August 23, 2017

From:

Yuki Lei Sugimura, Chair

Policy, Economic Development, and Agriculture Committee

TRANSMITTAL

Memo to:

Attachments

DEPARTMENT OF THE CORPORATION COUNSEL

Attention: Edward S. Kushi, Jr., Esq.

Subject: HAWAII STATE ASSOCIATION C	OF COUNTIES (HSAC) (2018 HSAC LEGISLATIVE
PACKAGE) (PEA-3(1))	
Background Data: Please approve, as to form a	and legality, the revised proposed resolutions for
	kage. Please also include the signed hard copies
in your response.	ings. Trace also intrade are significant copies
	DALAND LECALITY
· ·	KIM AND LEGALITY CO 3
· [] OTHER:	
Requestor's signature \	Contact Person
YUKI OD SUDIMUM	
	Shelly Espeleta (Telephone Extension: 7134)
Yuki Lei Sugimura	
[] ROUTINE (WITHIN 15 WORKING DAYS)	RUSH (WITHIN 5 WORKING DAYS)
	URGENT (WITHIN 3 WORKING DAYS)
IVI OPPOUNT DIE DAMP (IN IMPOUND DY OPPOUNG	CIDCULARMANOPOL
REASON: <u>For September 8, 2017 Council meeting</u>	CIRCUMSTANCES): August 30, 2017 at 10 a.m.
FOR CORPORATION COUNSEL'S RESPONSE	
ASSIGNED TO: ESK ASSIGNMENT N	10. 2017-0098 BY: W
TO REQUESTOR: APPROVED [] DISAPPROVED [] [] RETURNINGPLEASE EXPAND AND COMMENTS (NOTE - THIS SECTION NOT TO BE USED	PROVIDE DETAILS REGARDING ITEMS AS NOTED
	DEPARTMENT OF THE OF PORATION COUNSEL
Date	By
pea:ltr:003(1)acc01:ske	(Rev. 7/03)

Resolution

No.	

APPROVING FOR INCLUSION IN THE 2018
HAWAII STATE ASSOCIATION OF COUNTIES
LEGISLATIVE PACKAGE A STATE BILL TO
INCREASE REVENUE FOR EACH COUNTY'S
AFFORDABLE HOUSING FUND THROUGH A
ONE PERCENT CONVEYANCE TAX

WHEREAS, the lack of affordable housing in every county in the State is a crisis; and

WHEREAS, each county's affordable housing situation is unique, and solutions and funding are best managed locally; and

WHEREAS, a statewide mechanism to allow each county to increase revenue for its affordable housing fund is needed; now, therefore,

BE IT RESOLVED by the Council of the County of Maui:

- 1. That the proposed State bill, attached as Exhibit "A," to increase revenue for each county's affordable housing fund through a one percent conveyance tax on the sale of residential properties over \$2,000,000, is approved for inclusion in the 2018 Hawaii State Association of Counties Legislative Package; and
- 2. That certified copies of this resolution be transmitted to the Hawaii State Association of Counties Executive Committee.

APPROVED AS TO FORM

AND LEGALITY:

EDWARD S. KUSHI, JR.

Department of the Corporation Counsel

County of Maui

2017-0098

PEA-3(1) 2017-08-28 Reso HSAC Affordable Housing Fund

.B	.	V	O	

A BILL FOR AN ACT

RELATING TO THE CONVEYANCE TAX.

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

- 1 SECTION 1. Section 247-2, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$247-2 Basis and rate of tax. The tax imposed by section
- 4 247-1 shall be based on the actual and full consideration
- 5 (whether cash or otherwise, including any promise, act,
- 6 forbearance, property interest, value, gain, advantage, benefit,
- 7 or profit), paid or to be paid for all transfers or conveyance
- 8 of realty or any interest therein, that shall include any liens
- 9 or encumbrances thereon at the time of sale, lease, sublease,
- 10 assignment, transfer, or conveyance, and shall be at the
- 11 following rates:
- 12 (1) Except as provided in paragraph (2):
- (A) Ten cents per \$100 for properties with a value of
- less than \$600,000;
- 15 (B) Twenty cents per \$100 for properties with a value
- of at least \$600,000, but less than \$1,000,000;

_.B. NO. _

1		(C)	Thirty cents per \$100 for properties with a value
2			of at least \$1,000,000, but less than \$2,000,000;
3		(D)	Fifty cents per \$100 for properties with a value
4			of at least \$2,000,000, but less than \$4,000,000;
5		(E)	Seventy cents per \$100 for properties with a
6			value of at least \$4,000,000, but less than
7			\$6,000,000;
8		(F)	Ninety cents per \$100 for properties with a value
9			of at least \$6,000,000, but less than
10			\$10,000,000; and
11		(G)	One dollar per \$100 for properties with a value
12			of \$10,000,000 or greater; and
13	(2)	For	the sale of a condominium or single family
14		resi	dence for which the purchaser is ineligible for a
15		coun	ty homeowner's exemption on property tax:
16		(A)	Fifteen cents per \$100 for properties with a
i 7			value of less than \$600,000;
18		(B)	Twenty-five cents per \$100 for properties with a
19			value of at least \$600,000, but less than
20			\$1,000,000;
21		(C)	Forty cents per \$100 for properties with a value
22			of at least \$1,000,000, but less than \$2,000,000;

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1	(D)	Sixty cents per \$100 for properties with a value
2		of at least \$2,000,000, but less than \$4,000,000;
3	(E)	Eighty-five cents per \$100 for properties with a
4		value of at least \$4,000,000, but less than
5		\$6,000,000;
6	(F)	One dollar and ten cents per \$100 for properties
7		with a value of at least \$6,000,000, but less
8		than \$10,000,000; and
9	(G)	One dollar and twenty-five cents per \$100 for
10		properties with a value of \$10,000,000 or
11		greater[-]; and
12	(3) In a	ddition to the rate established by paragraph (1)
13	<u>or (</u>	2), for the sale of a condominium or single family
14	resi	dence: One dollar per \$100 for properties with a
15	valu	e of more than \$2,000,000,
16	of such actual	and full consideration; provided that in the case
17	of a lease or	sublease, this chapter shall apply only to a lease
18	or sublease who	ose full unexpired term is for a period of five
19	years or more,	and in those cases, including (where appropriate)
20	those cases who	ere the lease has been extended or amended, the
21	tax in this cha	apter shall be based on the cash value of the
22	lease rentals	discounted to present day value and capitalized at

- 1 the rate of six per cent, plus the actual and full consideration
- 2 paid or to be paid for any and all improvements, if any, that
- 3 shall include on-site as well as off-site improvements,
- 4 applicable to the leased premises; and provided further that the
- 5 tax imposed for each transaction shall be not less than \$1."
- 6 SECTION 2. Section 247-7, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "§247-7 Disposition of taxes. All taxes collected under
- 9 this chapter shall be paid into the state treasury to the credit
- 10 of the general fund of the State, to be used and expended for
- 11 the purposes for which the general fund was created and exists
- 12 by law; provided that of the taxes collected each fiscal year:
- 13 (1) Ten per cent of the revenue from application of the
- rates established in paragraph (1) and (2) of section
- 15 247-2, or \$6,800,000, whichever is less, shall be paid
- into the land conservation fund established pursuant
- to section 173A-5; [and]
- 18 (2) Fifty per cent of the revenue from application of the
- rates established in paragraph (1) and (2) of section
- 20 247-2, or \$38,000,000, whichever is less, shall be
- 21 paid into the rental housing revolving fund
- established by section 201H-202[-]; and

1	(3)	ne l	nundred percent of the revenue generated in each
2	<u>c</u>	count	y from application of the rate established in
3	Ţ	parag	graph (3) of section 247-2 shall be paid into the
4	<u>r</u>	respe	ective county's affordable housing fund and shall
, 5	<u>c</u>	only	be used to increase the supply of affordable
6	<u>h</u>	ousi	ng by the following means:
7	_((A)	the purchase of existing housing units and other
8			interests in real property;
9	_((B)	the planning, design, or construction of housing
10	·		units;
11	_(<u>(C)</u>	making grants or loans to nonprofit
12			organizations, including community land trusts;
13			<u>or</u>
14	_((D)	investment in public infrastructure."
15	SECTIC	N 3.	Statutory material to be deleted is bracketed
16	and in stri	keth	rough. New statutory material is underscored.
17	SECTIC	ON 4.	This Act shall take effect upon its approval;
18	provided th	at t	this Act shall be repealed on June 30, 2023.

INTRODUCED	

Resolution

No.	

APPROVING FOR INCLUSION IN THE 2018 HAWAII STATE ASSOCIATION OF COUNTIES LEGISLATIVE PACKAGE A STATE BILL TO REQUIRE ONLINE TRAVEL COMPANIES AND OTHER TRANSIENT ACCOMMODATIONS REMARKETERS TO PAY TRANSIENT ACCOMMODATIONS TAX ON THEIR RESPECTIVE PORTIONS OF GROSS RENTAL PROCEEDS FROM THE PAYMENT OF ACCOMMODATIONS

WHEREAS, since the enactment of the Transient Accommodations Tax (TAT) in 1986, the method visitors use to book reservations to stay in Hawaii has changed significantly and now includes online booking and payment through third-party websites; and

WHEREAS, amending the Transient Accommodations Tax law to require online travel companies and other transient accommodations remarketers to pay TAT on their portion of proceeds from the booking of accommodations would increase TAT revenue, to the benefit of every county in the State of Hawaii; and

WHEREAS, the share of the TAT to the counties has been capped at \$93 million and the additional tax revenues generated by this proposed bill will be added to the counties' \$93 million allocation; now, therefore,

BE IT RESOLVED by the Council of the County of Maui:

1. That the proposed State bill, attached as Exhibit "A," to require online travel companies and other transient accommodations remarketers to pay transient accommodations tax on their respective portions of gross rental proceeds from the payment of accommodations, is approved for inclusion in the 2018 Hawaii State Association of Counties Legislative Package; and

Resolution	No.	

2. That a copy of this resolution be transmitted to the Hawaii State Association of Counties Executive Committee.

APPROVED AS TO FORM

AND LEGALITY:

EDWARD S. KUSHI, JR.

Department of the Corporation Counsel

County of Maui 2017-0098 PEA-3(1) 2017-08-28 Reso HSAC TAT

B.	NO).

A BILL FOR AN ACT

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

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

1	PART I
2	SECTION 1. Since the enactment of Act 340 in 1986,
3	visitors to Hawaii have paid a tax on the retail value of their
4	lodging. Known as the "transient accommodations tax," or "TAT,"
5	the tax is assessed and collected by the operator on the gross
6	rental proceeds derived from furnishing transient accommodations
7	to visitors. Operators are obligated to impose the TAT, collect
8	it from visitors, and pay the tax to the State each month. TAT
9	revenues are then used to support the Hawaii Convention Center;
10	allocated to a special fund to protect, preserve, and maintain
11	natural resources, including beaches, important to the visitor
12	industry; and distributed to the counties to help support
13	services relied upon by tourists such as police and fire
14	protection, ocean safety personnel, parks, water, sewer, and
15	roadways.
16	Act 340 was written prior to the explosion of internet
17	sales of hotel rooms and fails to capture all required TAT owed
8	to the State. There are a variety of ways visitors can book

- 1 hotel rooms, such as pre-paying their hotel stays through Online
- 2 Travel Companies ("OTCs"). Wholesale travel companies and OTCs
- 3 contract for rooms with hotels at wholesale rates, add their
- 4 mark-up, and then resell rooms to guests. Hotels may only know
- 5 the wholesale, or net, rental rate paid for the room by the OTCs
- 6 and not the full retail rate paid by the guest. OTCs are billed
- 7 for rooms at the wholesale rate and the TAT is collected by
- 8 hotels and paid to the State based on this discounted rate.
- 9 With each online transaction processed in this way, the State
- 10 loses the difference in tax between the wholesale or net rental
- 11 rate and the full retail or gross rental rate.
- 12 The purpose of this Act is to ensure the State receives the
- 13 full amount of TAT calculated based upon the full or gross
- 14 rental price paid by the visitor, whether that amount is
- 15 collected by the local Hawaii operator, travel agent, wholesale
- 16 travel company, or online by an OTC.
- 17 PART II
- 18 SECTION 2. Section 237D-1, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "§237D-1 Definitions. Whenever used in this chapter,
- 21 unless the context otherwise requires:
- "Department" means the department of taxation.

"Director" means the director of taxation. 1 "Fair market rental value" means an amount equal to 2 3 one-half of the gross daily maintenance fees that are paid by the owner and are attributable to the time share unit located in Hawaii. Gross daily maintenance fees include maintenance costs, 5 operational costs, insurance, repair costs, administrative costs, taxes, other than transient accommodations taxes, resort fees, and other costs including payments required for reserves or sinking funds. Amounts paid for optional goods and services such as food and beverage services or beach chair or umbrella 10 rentals shall be excluded from fair market rental value. 11 "Gross rental" or "gross rental proceeds" means the 12 gross receipts, cash or accrued, of the taxpayer received as 13 compensation for the furnishing of transient accommodations and 14 15 the value proceeding or accruing from the furnishing of such 16 accommodations without any deductions on account of the cost of 17 property or services sold, the cost of materials used, labor cost, taxes, royalties, interest, discounts, or any other 18 expenses whatsoever. Every taxpayer shall be presumed to be 19 dealing on a cash basis unless the taxpayer proves to the 20 satisfaction of the department of taxation that the taxpayer is 21

dealing on an accrual basis and the taxpayer's books are so

- 1 kept, or unless the taxpayer employs or is required to employ
- 2 the accrual basis for the purposes of the tax imposed by chapter
- 3 237 for any taxable year in which event the taxpayer shall
- 4 report the taxpayer's gross income for the purposes of this
- 5 chapter on the accrual basis for the same period.
- The words "gross rental" or "gross rental proceeds"
- 7 shall not be construed to include the amounts of taxes imposed
- 8 by chapter 237 or this chapter on operators of transient
- 9 accommodations and passed on, collected, and received from the
- 10 consumer as part of the receipts received as compensation for
- 11 the furnishing of transient accommodations. Where transient
- 12 accommodations are furnished through arrangements made by a
- 13 transient accommodations remarketer or travel agency [or tour
- 14 packager] as defined under section 468L-1 at noncommissioned
- 15 negotiated contract rates and the gross income is divided
- 16 between the operator of transient accommodations on the one hand
- 17 and the transient accommodations remarketer, or travel agency
- 18 [or tour packager] on the other hand, [gross rental or gross
- 19 rental proceeds to the operator means only the respective
- 20 portion allocated or distributed to the operator,] the tax
- 21 imposed by this chapter shall apply to each such person with
- 22 respect to such person's respective portion of the proceeds, and

- 1 no more. For purposes of this definition, where the operator
- 2 maintains a schedule of rates for identifiable groups of
- 3 individuals, such as kamaainas, upon which the accommodations
- 4 are leased, let, or rented, gross rental or gross rental
- 5 proceeds means the receipts collected and received based upon
- 6 the scheduled rates and recorded as receipts in its books and
- 7 records.
- % "Lease", "let", or "rental" means the leasing or
- 9 renting of living quarters or sleeping or housekeeping
- 10 accommodations in hotels, apartment hotels, motels, condominium
- 11 property regimes or apartments defined in chapter 514A or units
- 12 defined in chapter 514B, cooperative apartments, rooming houses,
- 13 or other places in which lodgings are regularly furnished to
- 14 transients for a consideration, without transfer of the title of
- 15 such property.
- 16 "Local contact" means an individual residing on the
- 17 same island as the transient accommodation or resort time share
- 18 vacation unit or an entity with a place of business and at least
- 19 one employee, officer, partner, member, or other person working
- 20 on behalf of the company who is residing on the same island as
- 21 the transient accommodation or resort time share vacation unit.

- 1 "Occupant" means an owner of a resort time share
- 2 vacation plan or other person occupying the resort time share
- 3 vacation unit.
- 4 "Operator" means any person operating a transient
- 5 accommodation, whether as owner or proprietor or as lessee,
- 6 sublessee, mortgagee in possession, licensee, or otherwise, or
- 7 engaging or continuing in any service business which involves
- 8 the actual furnishing of transient accommodation.
- 9 "Owner" means any person who owns a resort time share
- 10 vacation interest; provided that to the extent and for those
- 11 purposes provided in an agreement of sale, the vendee under the
- 12 agreement of sale shall be considered the owner of the resort
- 13 time share vacation interest.
- "Plan manager" means a person who undertakes the
- 15 duties, responsibilities, and obligations of managing a resort
- 16 time share vacation plan or is required to act for a resort time
- 17 share vacation plan under this chapter.
- "Resort time share vacation interest" means any
- 19 interest in a resort time share vacation unit or plan which
- 20 entitles the owner thereof to the use, occupancy, or possession
- of a resort time share vacation unit on a periodically recurring
- 22 basis.

1	"Resort time share vacation plan" means any plan or
2	program subject to chapter 514E in which the use, occupancy, or
3	possession of one or more resort time share vacation units
4	circulates among various persons for less than a sixty-day
5	period in any year, for any occupant. The term resort time
6	share vacation plan includes both resort time share vacation
7	ownership plans and resort time share vacation use plans, as
8	follows:
9	(1) "Resort time share vacation ownership plan" means
10	any arrangement whether by tenancy in common,
11	sale, deed, or by other means, whereby the
12	purchaser receives an ownership interest and the
13	right to use the property for a specific or
14	discernible period by temporal division.
15	(2) "Resort time share vacation use plan" means any
16	arrangement, excluding normal hotel operations,
17	whether by membership agreement, lease, rental
18	agreement, license, use agreement, security, or
19	other means, whereby the purchaser receives a
20	right to use accommodations or facilities, or
21	both, in a resort time share vacation unit for a

specific or discernible period by temporal

1	division, but does not receive an ownership
2	interest.
3	"Resort time share vacation unit" means the actual and
4	promised accommodations, and related facilities, which are the
5	subject of a resort time share vacation plan.
6	"Transient accommodations" means the furnishing of a
7	room, apartment, suite, single family dwelling, or the like to a
8	transient for less than one hundred eighty consecutive days for
9	each letting in a hotel, apartment hotel, motel, condominium
10	property regime or apartment as defined in chapter 514A or unit
11	as defined in chapter 514B, cooperative apartment, dwelling
12	unit, or rooming house that provides living quarters, sleeping,
13	or housekeeping accommodations, or other place in which lodgings
14	are regularly furnished to transients.
15	"Transient accommodations [broker] remarketer" means
16	any person or entity, including but not limited to persons who
17	operate online websites, online travel agencies, or online
18	booking agencies, that offers, lists, advertises, or accepts
19	reservations or collects whole or partial payment for transient
20	accommodations or resort time share vacation interests, units,
21	or plans."

1	SECTION 3. Section 237D-2, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Every operator, transient accommodations remarketer
4	or travel agency, who collect whole or partial payment for
5	transient accommodations shall pay to the State the tax imposed
6	by subsection (a), as provided in this chapter."
7	SECTION 4. Section 237D-4, Hawaii Revised Statutes, is
8	amended by amending subsection (d) to read as follows:
9	"(d) Failure to meet the requirements of subsection (c)
10	shall be unlawful. The department may issue citations to any
11	person, including operators, plan managers, travel agencies and
12	transient accommodations [brokers] remarketers, who violates
13	subsection (c). A citation issued pursuant to this subsection
14	for each transient accommodation or resort time share vacation
15	interest, plan, or unit in violation of subsection (c) shall
16	include a monetary fine of not less than:
17	(1) \$500 per day, for a first violation for which a
18	citation is issued;
19	(2) \$1,000 per day, for a second violation for which
20	a citation is issued; and
21	(3) \$5,000 per day, for a third and any subsequent

violation for which a citation is issued."

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- 1 SECTION 5. Section 237D-6, Hawaii Revised Statutes, is
- 2 amended by amending subsection (a) to read as follows:
- 3 "(a) On or before the twentieth day of each calendar
- 4 month, every [operator taxable, or plan manager] taxpayer liable
- 5 under this chapter during the preceding calendar month shall
- 6 file a sworn return with the director in such form as the
- 7 director shall prescribe together with a remittance for the
- 8 amount of the tax in the form required by section 237D-6.5.
- 9 Sections 237-30 and 237-32 shall apply to returns and penalties
- 10 made under this chapter to the same extent as if the sections
- 11 were set forth specifically in this section."
- 12 SECTION 6. Section 237D-6.5, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- "§237D-6.5 Remittances; distribution to counties. (a)
- 15 All remittances of taxes imposed under this chapter shall be
- 16 made by cash, bank drafts, cashier's check, money order, or
- 17 certificate of deposit to the office of the taxation district to
- 18 which the return was transmitted.
- 19 (b) Revenues collected under this chapter shall be
- 20 distributed in the following priority, with the excess revenues
- 21 to be deposited into the general fund:

__.B. NO. __

1	(1)	\$1,500,000 shall be allocated to the Turtle Bay
2		conservation easement special fund beginning July
3		1, 2015, for the reimbursement to the state
4		general fund of debt service on reimbursable
5		general obligation bonds, including ongoing
6		expenses related to the issuance of the bonds,
7		the proceeds of which were used to acquire the
8		conservation easement and other real property
9		interests in Turtle Bay, Oahu, for the
0		protection, preservation, and enhancement of
		natural resources important to the State, until
2		the bonds are fully amortized;
3	(2)	\$26,500,000 shall be allocated to the convention
4		center enterprise special fund established under
15		section 201B-8;
6	(3)	\$82,000,000 shall be allocated to the tourism
17		special fund established under section 201B-11;
18		provided that:
19		(A) Beginning on July 1, 2012, and ending on
20		June 30, 2015, \$2,000,000 shall be expended
21		from the tourism special fund for
22		development and implementation of

1		initiatives to take advantage of expanded
2		visa programs and increased travel
3		opportunities for international visitors to
4		Hawaii;
5	(B)	Of the \$82,000,000 allocated:
6		(i) \$1,000,000 shall be allocated for the
7		operation of a Hawaiian center and the
8		museum of Hawaiian music and dance at
9		the Hawaii convention center; and
10		(ii) 0.5 per cent of the \$82,000,000 shall
11		be transferred to a sub-account in the
12		tourism special fund to provide funding
13		for a safety and security budget, in
14		accordance with the Hawaii tourism
15		strategic plan 2005-2015; and
16	(C)	Of the revenues remaining in the tourism
17		special fund after revenues have been
18		deposited as provided in this paragraph and
19		except for any sum authorized by the
20		legislature for expenditure from revenues
21		subject to this paragraph, beginning July 1,
22		2007, funds shall be deposited into the

1	tourism emergency special fund, established
2	in section 201B-10, in a manner sufficient
3	to maintain a fund balance of \$5,000,000 in
4	the tourism emergency special fund;
5 (4)	\$103,000,000 for fiscal year 2014-2015,
6	\$103,000,000 for fiscal year 2015-2016,
7	\$103,000,000 for fiscal year 2016-2017, and
8	\$93,000,000 for each fiscal year thereafter shall
.9	be allocated as follows: Kauai county shall
10	receive 14.5 per cent, Hawaii county shall
11	receive 18.6 per cent, city and county of
12	Honolulu shall receive 44.1 per cent, and Maui
13	county shall receive 22.8 per cent; provided that
14	commencing with fiscal year 2018-2019, a sum that
15	represents the difference between a county public
16	employer's annual required contribution for the
17	separate trust fund established under section
18	87A-42 and the amount of the county public
19	employer's contributions into that trust fund
20	shall be retained by the state director of
21	finance and deposited to the credit of the county
22	public employer's annual required contribution

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1		into th	nat trust fund in each fiscal year, as
2		provide	ed in section 87A-42, if the respective
3		county	fails to remit the total amount of the
4		county	s required annual contributions, as
5		require	ed under section 87A-43; and
6	(5)	\$3,000,	000 shall be allocated to the special land
7 .		and dev	velopment fund established under section
8		171-19;	provided that the allocation shall be
9		expende	ed in accordance with the Hawaii tourism
10		authori	ty strategic plan for:
11		(A) The	ne protection, preservation, maintenance,
12		and	nd enhancement of natural resources,
13		in	cluding beaches, important to the visitor
14		in	ndustry;
15		(B) Pla	anning, construction, and repair of
16		fa	cilities; and
17		(C) Ope	peration and maintenance costs of public
18		la	ands, including beaches, connected with
19		enl	hancing the visitor experience.
20	All	transien	nt accommodations taxes shall be paid into
21	the state trea	sury eacl	th month within ten days after collection

.B. NO.

- 1 and shall be kept by the state director of finance in special
- 2 accounts for distribution as provided in this subsection.
- 3 As used in this subsection, "fiscal year" means the
- 4 twelve-month period beginning on July 1 of a calendar year and
- 5 ending on June 30 of the following calendar year.
- 6 (c) In addition to the taxes apportioned to the
- 7 counties in subsection (b)(4), any TAT collected from transient
- 8 accommodations remarketers or travel agencies shall be paid to
- 9 the counties in the same percentage as set forth in subsection
- 10 (b) (4).
- 11 [(c)] (d) On or before January or July 1 of each year
- 12 or after the disposition of any tax appeal with respect to an
- 13 assessment for periods after June 30, 1990, the state director
- 14 of finance shall compute and pay the amount due as provided in
- 15 subsection (b) to the director of finance of each county to
- 16 become a general realization of the county expendable as such,
- 17 except as otherwise provided by law."
- 18 SECTION 7. Section 237D-7, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "§237D-7 Annual return. On or before the twentieth day of
- 21 the fourth month following the close of the taxable year, every
- 22 person who has become liable for the payment of the taxes under

- 1 this chapter during the preceding tax year shall file a return
- 2 summarizing that person's liability under this chapter for the
- 3 year, in such form as the director prescribes. The [operator or
- 4 plan manager] taxpayer shall transmit with the return a
- 5 remittance covering the residue of the tax chargeable to the
- 6 [operator or plan manager] taxpayer, if any, to the office of
- 7 the appropriate state district tax assessor designated in
- 8 section 237D-8. The return shall be signed by the taxpayer, if
- 9 made by an individual, or by the president, vice-president,
- 10 secretary, or treasurer of a corporation, if made on behalf of a
- 11 corporation. If made on behalf of a partnership, firm, society,
- 12 unincorporated association, group, hui, joint adventure, joint
- 13 stock company, corporation, trust estate, decedent's estate,
- 14 trust, or other entity, any individual delegated by the entity
- 15 shall sign the same on behalf of the taxpayer. If for any
- 16 reason it is not practicable for the individual taxpayer to sign
- 17 the return, it may be done by any duly authorized agent. The
- 18 department, for good cause shown, may extend the time for making
- 19 the return on the application of any taxpayer and grant such
- 20 reasonable additional time within which to make the return as
- 21 the department may deem advisable.

- 1 Section 232-2 applies to the annual return, but not to a
- 2 monthly return."
- 3 SECTION 8. Section 237D-9, Hawaii Revised Statutes, is
- 4 amended by amending subsection (a) to read as follows:
- 5 "(a) If any [operator or plan manager] taxpayer fails to
- 6 make a return as required by this chapter, the director shall
- 7 make an estimate of the tax liability of the [operator or plan
- 8 manager] taxpayer from any information the director obtains, and
- 9 according to the estimate so made, assess the taxes, interest,
- 10 and penalty due the State from the [operator or plan manager]
- 11 taxpayer, give notice of the assessment to the [operator or plan
- 12 manager] taxpayer, and make demand upon the [operator or plan
- 13 manager] taxpayer for payment. The assessment shall be presumed
- 14 to be correct until and unless, upon an appeal duly taken as
- 15 provided in section 237D-11, the contrary shall be clearly
- 16 proved by the person assessed, and the burden of proof upon such
- 17 appeal shall be upon the person assessed to disprove the
- 18 correctness of assessment."
- 19 SECTION 9. Section 237D-10, Hawaii Revised Statutes, is
- 20 amended to read as follows:
- 21 "§237D-10 Overpayment; refunds. Upon application by [an
- 22 operator or plan manager] a taxpayer, if the director determines

1	chat any tax, interest, or penalty has been paid more than one	<i>:</i> ∈,
2	or has been erroneously or illegally collected or computed, the	ıe
3	tax, interest, or penalty shall be credited by the director or	1

4 any taxes then due from the [operator or plan manager] taxpayer

under this chapter. The director shall refund the balance to

- 6 the [operator or plan manager] taxpayer or the [operator's or
- 7 plan manager's taxpayer's successors, administrators,
- 8 executors, or assigns in accordance with section 231-23. No
- 9 credit or refund shall be allowed for any tax imposed by this
- 10 chapter, unless a claim for such credit or refund is filed as
- 11 follows:

5

- 12 (1) If an annual return is timely filed, or is filed
 13 within three years after the date prescribed for
 14 filing the annual return, then the credit or
 15 refund shall be claimed within three years after
 16 the date the annual return was filed or the date
 17 prescribed for filing the annual return,
 18 whichever is later.
- 19 (2) If an annual return is not filed, or is filed
 20 more than three years after the date prescribed
 21 for filing the annual return, a claim for credit
 22 or refund shall be filed within:

_.B. NO. _

1	(A) Three years after the payment of the tax; or
2	(B) Three years after the date prescribed for
3	the filing of the annual return, whichever
4	is later.
5	Paragraphs (1) and (2) are mutually exclusive. The
6	preceding limitation shall not apply to a credit or refund
7	pursuant to an appeal, provided for in section 237D-11.
8	As to all tax payments for which a refund or credit is
9	not authorized by this section (including, without prejudice to
10	the generality of the foregoing, cases of unconstitutionality),
(1	the remedies provided by appeal or by section 40-35 are
12	exclusive."
13	SECTION 10. Section 237D-12, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§237D-12 Records to be kept; examination. Every
16	[operator and plan manager] taxpayer shall keep in the English
17	language within the State, and preserve for a period of three
18	years, suitable records of gross rental, gross rental proceeds,
19	or fair market rental value relating to the business taxed under
20	this chapter, and such other books, records of account, and
21	invoices as may be required by the department, and all such
22	books, records, and invoices shall be open for examination at

any time by the department or the Multistate Tax Commission

pursuant to chapter 255, or the authorized representative

thereof."

SECTION 11. Statutory material to be deleted is bracketed

and in strike through. New statutory material is underscored.

SECTION 12. This Act shall take effect on July 1, 2018.

INTRODUCED BY: