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<th>KIND OF TAX &amp; LEGAL REFERENCES (HAWAII REVISED STATUTES)</th>
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| (8) Fuel  
Chapter 243 — Section 243-1 to 243-16 | Distributors, as defined, are required to pay: 2¢ per gallon on aviation fuel, an initial 2¢ per gallon on diesel oil, 2¢ per gallon on naphtha fuel sold for use in a power-generating facility, as defined. .25¢ per gallon on alternative fuels for operation of an internal combustion engine and at the rates specified below per gallon on alternative fuels, and from 25.8¢ to 33.5¢ per gallon on liquid fuels other than the foregoing; also, pay additional taxes from 23.8¢ to 31.5¢ per gallon on diesel oil used to operate motor vehicles upon the public highways, however, they are not required to pay the additional tax on diesel oil and the tax on alternative fuels if purchasers furnish Exemption Certificates, Form M-38. Refunds of liquid fuel used for agricultural equipment not operated upon the public highways, diesel oil used for motor vehicles not operated upon the public highways, and alternative fuels used for motor vehicles and internal combustion engines not operated upon the public highways may be claimed on Form M-36. Distributors are required to register and be licensed. Licenses are valid until revoked. An Environmental Response, Energy, and Food Security Tax of $1.05 per barrel or a fractional part of a barrel of petroleum product that is not aviation fuel sold by a distributor to a retail dealer or end user is also imposed. The fuel tax is adjusted to reflect the energy content of alternative fuels as follows: ethanol- 0.145 times the rate for diesel; methanol- 0.11 times the rate for diesel; biodiesel- 0.25 times the rate for diesel; liquefied petroleum gas- 0.33 times the rate for diesel; and for other alternative fuels, the rate is based on the energy content of the fuels as compared to diesel fuel, using a lower heating value of 130,000 BTUs per gallon as a standard for diesel, so that the tax rate, on an energy content basis, is equal to one-quarter the rate for diesel fuel. | Returns are due monthly on or before the 20th day of the following month. | At time of filing returns. |
| (9) Liquor  
Chapter 244D — Section 244D-1 to 244D-17 | This is a gallonage tax imposed upon “dealers” as defined in the law and certain others who sell or use liquor. A $2.50 liquor tax permit is required and must be renewed before July 1st of each year. See section 244D-4 for exemption from tax. The tax rates per wine gallon are $5.98 on distilled spirits, $2.12 on sparkling wine, $1.38 on still wine, $.85 on cooler beverages, $.93 on beer other than draft beer, and $.54 on draft beer. | Returns are due monthly on or before the 20th day of the following month. | At time of filing returns. |
| (10) Cigarette and Tobacco  
Chapter 245 — Section 245-1 to 245-63 | “Wholesalers” and “dealers” as defined in the law must pay an excise tax on the sale or use of tobacco products and on each cigarette sold, used, or possessed. The tax on cigarettes and little cigars is increased to 16¢ per cigarette or little cigar sold on and after July 1, 2011. The tobacco tax is imposed as follows: (1) Tobacco products (other than large cigars), 70% of the wholesale price. (2) Large cigars, 50% of the wholesale price. (3) Little cigars, 16¢ for each little cigar. A $2.50 tobacco tax license is required and must be renewed before July 1st of each year. Cigarette and tobacco wholesalers and dealers are required to affix stamps to individual cigarette packages as proof of payment of cigarette taxes. Every retailer engaged in the retail sale of cigarettes and other tobacco products is required to obtain a $20.00 retail tobacco permit that must be renewed before December 1st of each year. | Returns are due monthly on or before the 20th day of the following month. | At time of filing returns. Cigarette tax paid through the purchase of cigarette tax stamps by licensees. |