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A BILL FOR AN ACT

RELATING TO GENERAL EXCISE TAX.

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

1	SECT	ION 1. Section 237-24, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§23	7-24 Amounts not taxable. This chapter shall not
4	apply to	the following amounts:
5	(1)	Amounts received under life insurance policies and
6		contracts paid by reason of the death of the insured;
7	(2)	Amounts received (other than amounts paid by reason of
8		death of the insured) under life insurance, endowment,
9		or annuity contracts, either during the term or at
10		maturity or upon surrender of the contract;
11	(3)	Amounts received under any accident insurance or
12		health insurance policy or contract or under workers'
13		compensation acts or employers' liability acts, as
14		compensation for personal injuries, death, or
15		sickness, including also the amount of any damages or
16		other compensation received, whether as a result of

1		action or by private agreement between the parties on
2		account of the personal injuries, death, or sickness;
3	(4)	The value of all property of every kind and sort
4		acquired by gift, bequest, or devise, and the value of
5		all property acquired by descent or inheritance;
6	(5)	Amounts received by any person as compensatory damages
7		for any tort injury to the person, or to the person's
8		character reputation, or received as compensatory
9		damages for any tort injury to or destruction of
10		property, whether as the result of action or by
11		private agreement between the parties (provided that
12		amounts received as punitive damages for tort injury
13		or breach of contract injury shall be included in
14		gross income);
15	(6)	Amounts received as salaries or wages for services
16		rendered by an employee to an employer;
17	(7)	Amounts received as alimony and other similar payments
18		and settlements;
19	(8)	Amounts collected by distributors as fuel taxes on
20		"liquid fuel" imposed by chapter 243, and the amounts
21		collected by such distributors as a fuel tax imposed
22		by any Act of the Congress of the United States;



1	(9)	Taxes on liquor imposed by chapter 244D on dealers
2		holding permits under that chapter;
3	(10)	The amounts of taxes on cigarettes and tobacco
4		products imposed by chapter 245 on wholesalers or
5		dealers holding licenses under that chapter and
6		selling the products at wholesale;
7	(11)	Federal excise taxes imposed on articles sold at
8		retail and collected from the purchasers thereof and
9		paid to the federal government by the retailer;
10	(12)	The amounts of federal taxes under chapter 37 of the
11		Internal Revenue Code, or similar federal taxes,
12		imposed on sugar manufactured in the State, paid by
13		the manufacturer to the federal government;
14	(13)	An amount up to, but not in excess of, \$2,000 a year
15		of gross income received by any blind, deaf, or
16		totally disabled person engaging, or continuing, in
17		any business, trade, activity, occupation, or calling
18		within the State; a corporation all of whose
19		outstanding shares are owned by an individual or
20		individuals who are blind, deaf, or totally disabled;
21		a general, limited, or limited liability partnership,
22		all of whose partners are blind, deaf, or totally

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1		disa	abled; or a limited liability company, all of whose
2		memb	pers are blind, deaf, or totally disabled;
3	(14)	Amou	ints received by a producer of sugarcane from the
4		manu	facturer to whom the producer sells the sugarcane,
5		wher	re:
6		(A)	The producer is an independent cane farmer, so
7			classed by the Secretary of Agriculture under the
8			Sugar Act of 1948 (61 Stat. 922, Chapter 519) as
9			the Act may be amended or supplemented;
10		(B)	The value or gross proceeds of sale of the sugar,
11			and other products manufactured from the
12			sugarcane, is included in the measure of the tax
13			levied on the manufacturer under section 237-
14			13(1) or (2);
15		(C)	The producer's gross proceeds of sales are
16			dependent upon the actual value of the products
17			manufactured therefrom or the average value of
18			all similar products manufactured by the
19			manufacturer; and
20		(D)	The producer's gross proceeds of sales are
21			reduced by reason of the tax on the value or sale
22			of the manufactured products;



1	(15)	Money paid by the State or eleemosynary child-placing
2		organizations to foster parents for their care of
3		children in foster homes; [and]
4	(16)	Amounts received by a cooperative housing corporation
5		from its shareholders in reimbursement of funds paid
6		by such corporation for lease rental, real property
7		taxes, and other expenses of operating and maintaining
8		the cooperative land and improvements; provided that
9		such a cooperative corporation is a corporation:
10		(A) Having one and only one class of stock
11		outstanding;
12		(B) Each of the stockholders of which is entitled
13		solely by reason of the stockholder's ownership
14		of stock in the corporation, to occupy for
15		dwelling purposes a house, or an apartment in a
16		building owned or leased by the corporation; and
17		(C) No stockholder of which is entitled (either
18		conditionally or unconditionally) to receive any
19		distribution not out of earnings and profits of
20		the corporation except in a complete or partial
21		liquidation of the corporation[-];

1	(17) A	mounts received by a taxpayer licensed under this
2	<u>c</u>	hapter from another licensed taxpayer:
3	<u>.</u>	(A) For the sale of goods that:
4		(i) Are not for resale;
5		(ii) Will be used or finally consumed within a
6		business as part of the operation of the
7		business; and
8		(iii) Would otherwise be taxed at a rate of four
9		per cent under this chapter; or
10	<u>(1</u>	B) Who are a lessor and lessee subleasing real
11		property and would otherwise be taxed at a rate
12		of four per cent under this chapter; and
13	(18) <u>A</u> r	mounts taxable under section:
14	<u>(</u>	A) 237-13(2)(A) on wholesale sales subject to
15		section 237-4(a)(8)(B);
16	(1	B) 237-13(4)(A) on a wholesaler subject to section
17		237-4(a)(13); and
18	((C) 237-13(6)(A) on a wholesaler subject to section
19		237-4(a)(10) at one-half of one per cent."
20	SECTION	N 2. Section 237-13.3, Hawaii Revised Statutes, is
21	repealed.	

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         ["$237-13.3 Application of sections 237-4(a)(8), 237-
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    4(a)(10), 237-4(a)(13), 237-13(2)(A), 237-13(4)(A), and 237-
    13(6)(A). (a) Sections 237-4(a)(8), 237-4(a)(10), 237
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    4(a) (13), 237-13(2)(A), 237-13(4)(A), and 237-13(6)(A) to the
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    contrary notwithstanding, instead of the tax levied under
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    section 237-13(2)(A) on wholesale sales subject to section 237
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    4(a)(8)(B), under section 237 13(4)(A) on a wholesaler subject
    to section 237 4(a)(13), and under section 237 13(6)(A) on a
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    wholesaler subject to section 237 4(a)(10) at one half of one
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    per cent, during the period January 1, 2000, to December 31,
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    2005, the tax shall be as follows:
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         (1) In calendar year 2000, 3.5 per cent;
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         +2
             In calendar year 2001, 3.0 per cent;
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         (3) In calendar year 2002, 2.5 per cent;
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         (4) In calendar year 2003, 2.0 per cent;
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         (5) In calendar year 2004, 1.5 per cent;
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         (6) In calendar year 2005, 1.0 per cent; and
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         (7) In calendar year 2006 and thereafter, the tax shall be
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              0.5 per cent.
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         (b) The department shall have the authority to implement
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    the tax rate changes in subsection (a) by prescribing tax forms
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    and instructions that require tax reporting and payment by
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deduction, allocation, or any other method to determine tax
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    liability with due regard to the tax rate changes."]
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         SECTION 3. Section 237-16.5, Hawaii Revised Statutes, is
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    repealed.
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         ["[§237-16.5] Tax on written real property leases;
    deduction allowed. (a) This section relates to the leasing of
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    real property by a lessor to a lessee. There is hereby levied,
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    and shall be assessed and collected annually, a privilege tax
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    against persons engaging or continuing within the State in the
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    business of leasing real property to another, equal to four per
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    cent of the gross proceeds or gross income received or derived
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    from the leasing; provided that where real property is subleased
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    by a lessee to a sublessee, the lessee, as provided in this
    section, shall be allowed a deduction from the amount of gross
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    proceeds or gross income received from its sublease of the real
    property. The deduction shall be in the amount allowed under
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    this section.
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         All deductions under this section and the name and general
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    excise tax number of the lessee's lessor shall be reported on
    the general excise tax return. Any deduction allowed under this
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    section shall only be allowed with respect to leases and
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    subleases in writing and relating to the same real property.
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1	(b) The lessee shall obtain from its lessor a certificate,
2	in the form as the department shall prescribe, certifying that
3	the lessor is subject to tax under this chapter on the gross
4	proceeds or gross income received from the lessee. The absence
5	of the certificate in itself shall give rise to the presumption
6	that the lessee is not allowed the deduction under this section.
7	(c) If various real property or space leased to the lessee
8	have different rental values, then the total monetary gross
9	proceeds or gross income paid to a lessor for all real property
10	or space shall first be allocated to the fair rental value for
11	each real property or space. If the lessee leases less than one
12	hundred per cent of real property or space that was leased from
13	the lessor to a sublessee, then the total monetary gross
14	proceeds or gross income paid by the lessee for that real
15	property or space to its lessor shall be allocated. The
16	percentage of real property or space subleased shall be
17	multiplied by the monetary gross proceeds or gross income paid
18	for the real property or space by the lessee to its lessor. The
19	product of the preceding multiplication shall be deducted from
20	the monetary gross proceeds or gross income received for real
21	property or space by the lessee.

1	Once the allocations are made, the appropriate deduction
2	under subsection (g) shall be made.
3	(d) The lessor shall make allocations under this section
4	at the time the sublease is entered into and the allocations
5	shall not be changed during the term of the sublease. There
6	shall be a reasonable basis for the allocations, taking into
7	consideration the size, quality, and location of the real
8	property or space subleased. In no event shall the total amount
9	allocated to all subleases exceed the total monetary gross
10	proceeds paid by the lessee to its lessor. The director may
11	redetermine the amount of the deduction under this section if
12	the director finds that the basis for allocation is not
13	reasonable or that redetermination is necessary to prevent the
14	avoidance of taxes.
15	(e) As used in this section:
16	"Lease" means the rental of real property under an
17	instrument in writing by which one conveys real property for a
18	specified term and for a specified consideration, and includes
19	the written extension or renegotiation of a lease, and any
20	heldover tenancy.
21	"Lessee" means one who holds real property under lease, and
22	includes a sublessee.



1	"Lessor" means one who conveys real property by lease, and
2	includes a sublessor.
3	"Real property or space" means the area actually rented and
4	used by the lessee, and includes common elements as defined in
5	section 514A 3.
6	"Sublease" includes the rental of real property which is
7	held under a lease and is made in a written document by which
8	one conveys real property for a specified term and for a
9	specified consideration. Sublease includes the written
10	extension or renegotiation of a sublease and any holdover
11	tenancy under the written sublease.
12	"Sublessee" means one who holds real property under a
13	sublease.
14	"Sublessor" means one who conveys real property by
15	sublease.
16	(f) This section shall not cause the tax upon a lessor,
17	with respect to any item of the lessor's gross proceeds or gross
18	income, to exceed four per cent.
19	(g) After allocation under subsection (c), if necessary,
20	the deduction under this section shall be allowed from the gross
21	proceeds or gross income of the lessee received from its
22	sublease in an amount calculated by multiplying the gross



1	proceeds or gross income paid by the lessee to its lessor for
2	the lease of the real property by the following amount:
3	(1) In calendar year 1998, .125;
4	(2) In calendar year 1999, .25;
5	(3) In calendar year 2000, .375;
6	(4) In calendar year 2001, .50;
7	(5) In calendar year 2002, .625;
8	(6) In calendar year 2003, .75; and
9	(7) In calendar year 2004, and thereafter, .875.
10	The amount calculated under paragraphs (1) to (7) shall be
11	deducted by the lessee from the lessee's total reported gross
12	proceeds or gross income. The deduction allowed by this
13	subsection may be taken by the fiscal and calendar year
14	lessees. "]
15	SECTION 4. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 5. This Act shall take effect on July 1, 2007.
18	INTEROPLICIED BY Charles Con-

Report Title:

General Excise Tax; Intermediary Business Transactions

Description:

Repeals the GET on all intermediary business transactions.