A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. One of the greatest obstacles facing Hawaii's 2 drive toward excellence in the new millenium is our burdensome 3 and regressive tax system. The legislature finds that many 4 residents of Hawaii face great difficulty affording the high 5 cost of medical services and products. Part of the reason for 6 the high cost of medical services and products in Hawaii is 7 attributable to the general excise tax, which is passed on to 8 the consumer or intermediary. 9 We all need medical services and products to survive and 10 thrive. The disenfranchised - the elderly, the disabled, the sick, the poor, and our children - need medical services and 11 products even more. Yet most live on fixed incomes, making the 12 13 tax bite and final cost even more insidious. 14 The cost of basic human needs should not be a roadblock in 15 our collective drive towards excellence. As a community, we 16 cannot afford the impact of our regressive general excise tax 17 system. The purpose of this bill is to remove medical services

and products from the purview of the general excise tax.

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1	SECT	ION 2. Section 237-23, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§23	7-23 Exemptions, persons exempt, applications for
4	exemption	. (a) This chapter shall not apply to the following
5	persons:	
6	(1)	Public service companies (as that term is defined in
7		section 239-2), with respect to the gross income,
8		either actual gross income or gross income estimated
9		and adjusted, which is included in the measure of the
10		tax imposed by chapter 239;
11	(2)	Public utilities owned and operated by the State or
12		any county or other political subdivision thereof;
13	(3)	Fraternal benefit societies, orders, or associations,
14		operating under the lodge system, or for the exclusive
15		benefit of the members of the fraternity itself,
16		operating under the lodge system, and providing for
17		the payment of death, sick, accident, prepaid legal
18		services, or other benefits to the members of such
19		societies, orders, or associations, and to their
20		dependents;
21	(4)	Corporations, associations, trusts, or societies

organized and operated exclusively for religious,

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1		charitable, scientific, or educational purposes, as
2		well as that of operating senior citizens housing
3		facilities qualifying for a loan under the laws of the
4		United States as authorized by section 202 of the
5		Housing Act of 1959, as amended, as well as that of
6		operating a prepaid legal services plan, as well as
7		that of operating or managing a homeless facility, or
8		any other program for the homeless authorized under
9		chapter 201G, part IV;
10	(5)	Business leagues, chambers of commerce, boards of
11		trade, civic leagues, agricultural and horticultural
12		organizations, and organizations operated exclusively
13		for the benefit of the community and for the promotion
14		of social welfare which shall include the operation of
15		a prepaid legal service plan, and from which no profit
16		inures to the benefit of any private stockholder or
17		individual;
18	(6)	Hospitals, infirmaries, [and sanitaria;] skilled
19		nursing facilities, intermediate care facilities,
20		adult residential care homes, adult foster homes,

adult day care facilities, assisted living facilities,

and sanitaria;

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1	(7)	Coop	erative associations incorporated under chapter
2		421	or Code section 521 cooperatives which fully meet
3		the	requirements of section 421-23, except Code
4		sect	ion 521 cooperatives need not be organized in
5		Hawa	ii; provided that:
6		(A)	The exemption shall apply only to the gross
7			income derived from activities which are pursuant
8			to purposes and powers authorized by chapter 421,
9			except those provisions pertaining to or
10			requiring corporate organization in Hawaii do not
11			apply to Code section 521 cooperatives;
12		(B)	The exemption shall not relieve any person who
13			receives any proceeds of sale from the
14			association of the duty of returning and paying
15			the tax on the total gross proceeds of the sales
16			on account of which the payment was made, in the
17			same amount and at the same rate as would apply
18			thereto had the sales been made directly by the
19			person, and all such persons shall be so taxable
20			and
21		(C)	As used in this paragraph, "section 521

cooperatives" mean associations which qualify as

1		a cooperative under section 521 (with respect to
2		exemption of farmers' cooperatives from tax) of
3		the Internal Revenue Code of 1986, as amended;
4	(8)	Persons affected with Hansen's disease and kokuas,
5		with respect to business within the county of Kalawao;
6	(9)	Corporations, companies, associations, or trusts
7		organized for the establishment and conduct of
8		cemeteries no part of the net earnings of which inures
9		to the financial benefit of any private stockholder or
10		individual (provided that the exemption shall apply
11		only to the activities of such persons in the conduct
12		of cemeteries and not to any activity the primary
13		purpose of which is to produce income, even though the
14		income is to be used for or in the furtherance of the
15		exempt activities of such persons); and
16	(10)	Nonprofit shippers associations operating under part
17		296 of the Civil Aeronautics Board Economic
18		Regulations.
19	(b)	The exemptions enumerated in subsection (a)(3) to
20	[(6)] <u>(5)</u>	shall apply only:
21	(1)	To those persons who shall have registered with the
22		department of taxation by filing a written application

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1		for registration in such form as the department shall
2		prescribe, shall have paid the registration fee of
3		\$20, and shall have had the exemption allowed by the
4		department or by a court or tribunal of competent
5		jurisdiction upon appeal from any assessment resulting
6		from disallowance of the exemption by the department;
7	(2)	To activities from which no profit inures to the
8		benefit of any private stockholder or individual,
9		except for death or other benefits to the members of
10		fraternal societies; and
11	(3)	To the fraternal, religious, charitable, scientific,
12		educational, communal, or social welfare activities of
13		such persons[, or to the activities of such hospitals,
14		infirmaries, and sanitaria as such], and not to any
15		activity the primary purpose of which is to produce
16		income even though the income is to be used for or in
17		furtherance of the exempt activities of such persons.
18	(c)	To obtain allowance of an exemption:
19	(1)	A person under subsection (a)(3) to $[-(6)]$ (5), who has
20		received or applied for recognition of tax exempt
21		status under section 501(c)(3), (4), (6), or (8) of
22		the Internal Revenue Code of 1986, as amended, or who

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is a subordinate person of a person who has received a

group exemption letter under section 501(c)(3), (4),

(6), or (8) of the Internal Revenue Code of 1986, as

amended, shall register with the department by filing

a statement attaching a copy of the exemption or

application for recognition of exempt status and any

particular facts that the department may require; and

All other persons under subsection (a)(3) to [-(6)-] (5)

- (2) All other persons under subsection (a) (3) to [(6)] (5) shall file an application for exemption in the form of an affidavit or affidavits setting forth in general all facts affecting the right to the exemption and such particular facts as the department may require, to which shall be attached such records, papers, and other information as the department may prescribe.
- 15 (d) For all persons, the statement registering the person 16 with the department or application for exemption shall be filed 17 on or before March 31 of the first year of registration or within three months after the commencement of business. 18 In the 19 event of allowance of the exemption, no further statement or 20 application therefor need be filed unless there is a material change in the facts. In the event of disallowance of the 21 22 exemption, a license may be obtained upon payment of the

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- 1 required fee as provided by section 237-9, less the \$20 already
- 2 paid under this section, which shall be credited thereon. In
- 3 the event the registrant has a license under this chapter, no
- 4 further fee shall be required for registration under this
- 5 section.
- 6 (e) The department for good cause may extend the time for
- 7 registration or the time for filing an application for
- 8 exemption."
- 9 SECTION 3. Section 237-24.3, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- 11 "§237-24.3 Additional amounts not taxable. In addition to
- 12 the amounts not taxable under section 237-24, this chapter shall
- 13 not apply to:
- 14 (1) Amounts received from the loading, transportation, and
- unloading of agricultural commodities shipped for a
- 16 producer or produce dealer on one island of this State
- to a person, firm, or organization on another island
- 18 of this State. The terms "agricultural commodity",
- 19 "producer", and "produce dealer" shall be defined in
- the same manner as they are defined in section 147-1;
- 21 provided that agricultural commodities need not have
- been produced in the State;

1	(2)	Amounts received from sales of:
2		(A) Intoxicating liquor as the term "liquor" is
3		defined in chapter 244D;
4		(B) Cigarettes and tobacco products as defined in
5		chapter 245; and
6	·	(C) Agricultural, meat, or fish products;
7		to any person or common carrier in interstate or
8		foreign commerce, or both, whether ocean-going or air
9		for consumption out-of-state on the shipper's vessels
10		or airplanes;
11	(3)	Amounts received by the manager or board of directors
12		of:
13		(A) An association of apartment owners of a
14	*	condominium property regime established in
15		accordance with chapter 514A; or
16		(B) A nonprofit homeowners or community association
17		incorporated in accordance with chapter 415B or
18		any predecessor thereto and existing pursuant to
19		covenants running with the land,
20		in reimbursement of sums paid for common expenses;
21	(4)	Amounts received or accrued from:

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1	(A)	The loading or unloading of cargo from ships,
2		barges, vessels, or aircraft, whether or not the
3		ships, barges, vessels, or aircraft travel
4		between the State and other states or countries
5		or between the islands of the State;
6	(B)	Tugboat services including pilotage fees
7		performed within the State, and the towage of
8		ships, barges, or vessels in and out of state
9		harbors, or from one pier to another; and
10	(C)	The transportation of pilots or governmental
11		officials to ships, barges, or vessels offshore;
12		rigging gear; checking freight and similar
13		services; standby charges; and use of moorings
14		and running mooring lines;
15 (5)	Amoı	unts received by an employee benefit plan by way of
16	cont	tributions, dividends, interest, and other income;
17	and	amounts received by a nonprofit organization or

office, as payments for costs and expenses incurred

for the administration of an employee benefit plan;

provided that this exemption shall not apply to any

after June 30, 1994, as income from investments in

gross rental income or gross rental proceeds received

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1		real property in this State; and provided further that
2		gross rental income or gross rental proceeds from
3		investments in real property received by an employee
4		benefit plan after June 30, 1994, under written
5		contracts executed prior to July 1, 1994, shall not be
6		taxed until the contracts are renegotiated, renewed,
7		or extended, or until after December 31, 1998,
8		whichever is earlier. For the purposes of this
9		paragraph, "employee benefit plan" means any plan as
10		defined in section 1002(3) of title 29 of the United
11		States Code, as amended;
12	(6)	Amounts received for purchases made with United States
13		Department of Agriculture food coupons under the
14		federal food stamp program, and amounts received for
15		purchases made with United States Department of
16		Agriculture food vouchers under the Special
17		Supplemental Foods Program for Women, Infants and
18		Children;
19	(7)	Amounts received by a hospital, infirmary, medical
20		clinic, health care facility, pharmacy, or a
21		practitioner licensed to administer the drug to an
22		individual for selling prescription drugs or

prosthetic devices to an individual; [provided that
this paragraph shall not apply to] and any amounts
received for services provided in selling prescription
and non-prescription drugs or prosthetic devices. As
used in this paragraph:

- (A) "Prescription drugs" are those drugs defined under section 328-1 and dispensed by filling or refilling a written or oral prescription by a practitioner licensed under law to administer the drug and sold by a licensed pharmacist under section 328-16 or practitioners licensed to administer drugs; and
- (B) "Prosthetic device" means any artificial device or appliance, instrument, apparatus, or contrivance, including their components, parts, accessories, and replacements thereof, used to replace a missing or surgically removed part of the human body, which is prescribed by a licensed practitioner of medicine, osteopathy, or podiatry and which is sold by the practitioner or which is dispensed and sold by a dealer of prosthetic devices; provided that "prosthetic device" shall

1		not mean any auditory, ophthalmic, dental, or
2		ocular device or appliance, instrument,
3		apparatus, or contrivance;
4	(8)	Taxes on transient accommodations imposed by chapter
5		237D and passed on and collected by operators holding
6		certificates of registration under that chapter;
7	(9)	Amounts received as dues by an unincorporated
8		merchants association from its membership for
9		advertising media, promotional, and advertising costs
10		for the promotion of the association for the benefit
11		of its members as a whole and not for the benefit of
12		an individual member or group of members less than the
13		entire membership;
14	(10)	Amounts received by a labor organization for real
15		property leased to:
16		(A) A labor organization; or
17		(B) A trust fund established by a labor organization
18		for the benefit of its members, families, and
19		dependents for medical or hospital care, pensions
20		on retirement or death of employees,
21		apprenticeship and training, and other membership
22		service programs.

1		As used in this paragraph, "labor organization" means
2		a labor organization exempt from federal income tax
3		under section 501(c)(5) of the Internal Revenue Code,
4		as amended;
5	(11)	Amounts received from foreign diplomats and consular
6		officials who are holding cards issued or authorized
7		by the United States Department of State granting them
8		an exemption from state taxes; and
9	(12)	Amounts received as rent for the rental or leasing of
10		aircraft or aircraft engines used by the lessees or
11		renters for interstate air transportation of
12		passengers and goods. For purposes of this paragraph,
13		payments made pursuant to a lease shall be considered
14		rent regardless of whether the lease is an operating
15		lease or a financing lease. The definition of
16		"interstate air transportation" is the same as in 49
17		U.S.C. 40102.
18	(13)	Amounts received from the rent, lease, or sale of
19		medical equipment. As used in this paragraph:
20		(A) "Medical equipment" includes any device,
21		instrument, appliance, apparatus or contrivance,
22		including their components, parts, accessories, and

1		replacements thereof, either electronic, mechanical,
2		or otherwise that is intended for the use in the
3		diagnosis, cure, mitigation, treatment, or prevention
4		of disease or the protection of wellness of body; and
5	(14)	Amounts received from the provision of health care or
6		long-term care services. As used in this paragraph:
7		(A) "Health care services" means services involved in
8		the diagnosis, cure, mitigation, treatment, or
9		prevention of disease or the promotion of wellness of
10		body when provided by licensed doctor, licensed
11		dentist, and entities licensed by the state to provide
12		services described herein.
13		(B) "Long-term care services" means one or more
14		necessary or medically necessary diagnostic,
15		preventive, therapeutic, rehabilitative, maintenance,
16		or personal care services provided in a setting other
17		than an acute care unit of a hospital."
18	SECT	ION 4. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.
20	SECT	CION 5. This Act shall take effect upon its approval.
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INTRODUCED BY

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JAN 2 4 2007

Report Title:

General Excise Tax; Medical Services and Products

Description:

Exempts medical care services, long-term care services, and non-prescription drugs from general excise tax liability.

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