A BILL FOR AN ACT

RELATING TO THE MOTOR VEHICLE RENTAL INDUSTRY.

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

SECTION 1. Section 437D-8.4, Hawaii Revised Statutes, is 1 amended to read as follows: 2 "§437D-8.4 License [and], registration, and other fees. 3 Notwithstanding any law to the contrary, a lessor may 4 visibly pass on to a lessee: 5 The general excise tax attributable to the 6 transaction; 7 (2) The vehicle license and registration fee and weight 8 taxes, prorated at 1/365th of the annual vehicle 9 license and registration fee and weight taxes actually 10 paid on the particular vehicle being rented for each 11 full or partial twenty-four hour rental day that the 12 vehicle is rented; provided the total of all vehicle 13 license and registration fees charged to all lessees 14 shall not exceed the annual vehicle license and 15 registration fee actually paid for the particular 16 vehicle rented; 17

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1	(3)	the rental motor vehicle surcharge tax as provided in	
2		section 251-2 attributable to the transaction;	
3	(4)	The county surcharge on state tax under section	
4		6-16.8; provided that the lessor itemizes the tax for	
5		the lessee; [and]	
6	(5)	The rents or fees paid to the department of	
7		transportation under concession contracts, negotiated	
8		pursuant to chapter 102, or service permits, granted	
9		oursuant to title 19, Hawaii Administrative Rules,	
10		provided that:	
11		(A) The rents or fees are limited to amounts that car	
12		be attributed to the proceeds of the particular	
13		transaction;	
14		B) The rents or fees shall not exceed the lessor's	
15		net payments to the department of transportation	
16		made under concession contract or service permit;	
17		C) The lessor submits to the department of	
18		transportation and the department of commerce and	
19		consumer affairs a statement, verified by a	
20		certified public accountant as correct, that	
21		reports the amounts of the rents or fees paid to	

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1	the department of transportation pursuant to the
2	applicable concession contract or service permit:
3	(i) For all airport locations; and
4	(ii) For each airport location;
5	(D) The lessor submits to the department of
6	transportation and the department of commerce and
7	consumer affairs a statement, verified by a
8	certified public accountant as correct, that
9	reports the amounts charged to lessees:
10	(i) For all airport locations;
11	(ii) For each airport location; and
12	(iii) For each lessee;
13	(E) The lessor includes in these reports the
14	methodology used to determine the amount of fees
15	charged to each lessee; and
16	(F) The lessor submits the above information to the
17	department of transportation and the department
18	of commerce and consumer affairs within three
19	months of the end of the preceding annual
20	accounting period or contract year as determined
21	by the applicable concession agreement or service
22	permit.

The respective departments, in their sole discretion,
may extend the time to submit the statement required
in this subsection. If the director determines that
an examination of the lessor's information is
inappropriate under this subsection and the lessor
fails to correct the matter within ninety days, the
director may conduct an examination and charge a
lessor an examination fee based upon the cost per hour
per examiner for evaluating, investigating, and
verifying compliance with this subsection, as well as
additional amounts for travel, per diem, mileage, and
other reasonable expenses incurred in connection with
the examination, which shall relate solely to the
requirements of this subsection, and which shall be
billed by the departments as soon as feasible after
the close of the examination. The cost per hour shall
be \$40 or as may be established by rules adopted by
the director. The lessor shall pay the amounts billed
within thirty days following the billing. All moneys
collected by the director shall be credited to the
compliance resolution fund[-]; and

1	1 (6) The concession for	ee paid by the lessor under any		
2	2 agreement with a	third party, other than under		
3	3 subsection (a) (5	, that requires the payment of the		
4	fee for the less	or to conduct business on the third		
5	party's premises; provided that:			
6	6 (A) The lessor	itemizes the concession fee for the		
7	7 lessee; and			
8	8 (B) The concess:	ion fee shall not exceed the lessor's		
9	g concession	payment to the third party.		
10	(b) A representation	by the lessor to the lessee [which]		
11	11 <u>that</u> states that the visib	that states that the visible pass on of the charges in this		
12	section is mandatory or that it is a government assessment upon			
13	the consumer shall be a per	the consumer shall be a per se violation of section 480-2."		
14	SECTION 2. Statutory	material to be repealed is bracketed		
15	s and stricken. New statuto:	ry material is underscored.		
16	SECTION 3. This Act	shall take effect on July 1, 2050.		

HB 2244 HD1

Report Title:

Motor Vehicles; Rental

Description:

Authorizes motor vehicle lessors to visibly pass on to the lessee third party concession fees where the third party is an entity other than the department of transportation (HB2244 HD1).