A BILL FOR AN ACT

RELATING TO GENERAL EXCISE TAX.

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

1 SECTION 1. Section 237-24.3, Hawaii Revised Statutes, is 2 amended to read as follows: "\$237-24.3 Additional amounts not taxable. In addition to 3 the amounts not taxable under section 237-24, this chapter shall 4 5 not apply to: 6 Amounts received from the loading, transportation, and (1)7 unloading of agricultural commodities shipped for a producer or produce dealer on one island of this State 8 to a person, firm, or organization on another island 9 10 of this State. The terms "agricultural commodity", "producer", and "produce dealer" shall be defined in 11 12 the same manner as they are defined in section 147-1; 13 provided that agricultural commodities need not have 14 been produced in the State; Amounts received from sales of: 15 (2)16 (A) Intoxicating liquor as the term "liquor" is

defined in chapter 244D;

1		(B) Cigarettes and tobacco products as defined in
2		chapter 245; and
3		(C) Agricultural, meat, or fish products;
4		to any person or common carrier in interstate or
5		foreign commerce, or both, whether ocean-going or air,
6		for consumption out-of-state on the shipper's vessels
7		or airplanes;
8	(3)	Amounts received by the manager, submanager, or board
9		of directors of:
10		(A) An association of apartment owners of a
11		condominium property regime established in
12		accordance with chapter 514B; or
13		(B) A nonprofit homeowners or community association
14		incorporated in accordance with chapter 414D or
15		any predecessor thereto and existing pursuant to
16		covenants running with the land,
17		in reimbursement of sums paid for common expenses;
18	(4)	Amounts received or accrued from:
19		(A) The loading or unloading of cargo from ships,
20		barges, vessels, or aircraft, whether or not the
21		ships, barges, vessels, or aircraft travel

	between the beate and benef beates of countries
	or between the islands of the State;
(B)	Tugboat services including pilotage fees
	performed within the State, and the towage of
	ships, barges, or vessels in and out of state
	harbors, or from one pier to another; and
(C)	The transportation of pilots or governmental
	officials to ships, barges, or vessels offshore;
	rigging gear; checking freight and similar
	services; standby charges; and use of moorings
	and running mooring lines;
Amou	nts received by an employee benefit plan by way of
cont	ributions, dividends, interest, and other income;
and a	amounts received by a nonprofit organization or
offi	ce, as payments for costs and expenses incurred
for	the administration of an employee benefit plan;
prov	ided that this exemption shall not apply to any
gros	s rental income or gross rental proceeds received
	Amount contand and for prove

after June 30, 1994, as income from investments in

gross rental income or gross rental proceeds from

investments in real property received by an employee

real property in this State; and provided further that

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

this paragraph shall not apply to any amounts received

for	services	provided	lin	seli	ling	pres	scription	drugs	or
pros	thetic o	levices.	As	used	in	this	paragraph	n:	

- (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 not mean any auditory, ophthalmic, dental, or ocular device or appliance, instrument, apparatus, or contrivance;

1	(0)	Taxes on claustent accommodations imposed by chapter
2		237D and passed on and collected by operators holding
3		certificates of registration under that chapter;
4	(9)	Amounts received as dues by an unincorporated
5		merchants association from its membership for
6		advertising media, promotional, and advertising costs
7		for the promotion of the association for the benefit
8		of its members as a whole and not for the benefit of
9		an individual member or group of members less than the
10		entire membership;
11	(10)	Amounts received by a labor organization for real
12		property leased to:
13		(A) A labor organization; or
14		(B) A trust fund established by a labor organization
15		for the benefit of its members, families, and
16		dependents for medical or hospital care, pensions
17		on retirement or death of employees,
18		apprenticeship and training, and other membership
19		service programs.
20		As used in this paragraph, "labor organization" means
21		a labor organization exempt from federal income tax

1		under section 501(c)(5) of the Internal Revenue Code,
2		as amended;
3	(11)	Amounts received from foreign diplomats and consular
4		officials who are holding cards issued or authorized
5		by the United States Department of State granting them
6		an exemption from state taxes; and
7	(12)	Amounts received as rent for the rental or leasing of
8		aircraft or aircraft engines used by the lessees or
9		renters for interstate air transportation of
10		passengers and goods. For purposes of this paragraph,
11		payments made pursuant to a lease shall be considered
12		rent regardless of whether the lease is an operating
13		lease or a financing lease. The definition of
14		"interstate air transportation" is the same as in 49
15		U.S.C. 40102."
16	SECT	TION 2. Section 237-24.7, Hawaii Revised Statutes, is
17	amended t	to read as follows:
18	"§23	37-24.7 Additional amounts not taxable. In addition to
19	the amoun	nts not taxable under section 237-24, this chapter shall
20	not apply	7 to:
21	(1)	Amounts received by the operator of a hotel from the
22		owner of the hotel or from a timeshare association,



1	and amounts received by the suboperator of a hotel
2	from the owner of the hotel, from a timeshare
3	association, or from the operator of the hotel, in
4	amounts equal to and which are disbursed by the
5	operator or suboperator for employee wages, salaries,
6	payroll taxes, insurance premiums, and benefits,
7	including retirement, vacation, sick pay, and health
8	benefits. As used in this paragraph:
9	"Employee" means employees directly engaged in
10	the day-to-day operation of the hotel and employed by
11	the operator[-] or suboperator.
12	"Hotel" means an operation as defined in section
13	445-90[-] or a timeshare plan as defined in section
14	514E-1.
15	"Operator" means any person who, pursuant to a
16	written contract with the owner of a hotel[$_{ au}$] or
17	timeshare association, operates or manages the hotel
18	for the owner [-] or timeshare association.
19	"Owner" means the fee owner or lessee under a
20	recorded lease of a hotel[+].

1		"Suboperator" means any person who, pursuant to a
2		written contract with the operator, operates or
3		manages the hotel as a subcontractor of the operator.
4		"Timeshare association" means an "association" as
5		that term is defined in section 514E-1;
6	(2)	Amounts received by the operator of a county
7		transportation system operated under an operating
8		contract with a political subdivision, where the
9		political subdivision is the owner of the county
10		transportation system. As used in this paragraph:
11		"County transportation system" means a mass
12		transit system of motorized buses providing regularly
13		scheduled transportation within a county.
14		"Operating contract" or "contract" means a
15		contract to operate and manage a political
16		subdivision's county transportation system, which
17		provides that:
18		(A) The political subdivision shall exercise
19		substantial control over all aspects of the
20		operator's operation;

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2		development of transit policy, service
3		planning, routes, and fares; and
4	(C)	The operator develops in advance a draft
5		budget in the same format as prescribed for
6		agencies of the political subdivision. The
7		budget must be subject to the same
8		constraints and controls regarding the
9		lawful expenditure of public funds as any
10		public sector agency, and deviations from
11		the budget must be subject to approval by
12		the appropriate political subdivision
13		officials involved in the budgetary process.
14	"Ope	rator" means any person who, pursuant to an
15	operating	contract with a political subdivision,
16	operates	or manages a county transportation system.
17	"Own	er" means a political subdivision that owns

(B)

or is the lessee of all the properties and facilities of the county transportation system (including buses, real estate, parking garages, fuel pumps, maintenance equipment, office supplies, etc.), and that owns all revenues derived therefrom;

The political subdivision controls the

1	(3)	Surcharge taxes on rental motor vehicles imposed by
2		chapter 251 and passed on and collected by persons
3		holding certificates of registration under that
4		chapter;
5	(4)	Amounts received by the operator of orchard properties
6		from the owner of the orchard property in amounts
7		equal to and which are disbursed by the operator for
8		employee wages, salaries, payroll taxes, insurance
9		premiums, and benefits, including retirement,
10		vacation, sick pay, and health benefits. As used in
11		this paragraph:
12		"Employee" means an employee directly engaged in
13		the day-to-day operations of the orchard properties
14		and employed by the operator.
15		"Operator" means a producer who, pursuant to a
16		written contract with the owner of the orchard
17		property, operates or manages the orchard property for
18		the owner where the property contains an area
19		sufficient to make the undertaking economically
20		feasible.
21		"Orchard property" means any real property that

is used to raise trees with a production life cycle of

1		fifteen years or more producing fruits or nuts having
2		a normal period of development from the initial
3		planting to the first commercially saleable harvest of
4		not less than three years.
5		"Owner" means a fee owner or lessee under a
6		recorded lease of orchard property;
7	(5)	Taxes on nursing facility income imposed by chapter
8		346E and passed on and collected by operators of
9		nursing facilities;
10	(6)	Amounts received under property and casualty insurance
11		policies for damage or loss of inventory used in the
12		conduct of a trade or business located within the
13		State or a portion thereof that is declared a natural
14		disaster area by the governor pursuant to section 209-
15		2;
16	(7)	Amounts received as compensation by community
17		organizations, school booster clubs, and nonprofit
18		organizations under a contract with the chief election
19		officer for the provision and compensation of precinct
20		officials and other election-related personnel,
21		services, and activities, pursuant to section 11-5;

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(8)	Interest received by a person domiciled outside the
	State from a trust company (as defined in section
	412:8-101) acting as payment agent or trustee on
	behalf of the issuer or payees of an interest bearing
	instrument or obligation, if the interest would not
	have been subject to tax under this chapter if paid
	directly to the person domiciled outside the State
	without the use of a paying agent or trustee; provided
	that if the interest would otherwise be taxable under
	this chapter if paid directly to the person domiciled
	outside the State, it shall not be exempt solely
	because of the use of a Hawaii trust company as a
	paying agent or trustee;

(9) Amounts received by a management company from related entities engaged in the business of selling interstate or foreign common carrier telecommunications services in amounts equal to and which are disbursed by the management company for employee wages, salaries, payroll taxes, insurance premiums, and benefits, including retirement, vacation, sick pay, and health benefits. As used in this paragraph:

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"Employee" means employees directly engaged in
the day-to-day operation of related entities engaged
in the business of selling interstate or foreign
common carrier telecommunications services and
employed by the management company.

"Management company" means any person who,

pursuant to a written contract with a related entity

engaged in the business of selling interstate or

foreign common carrier telecommunications services,

provides managerial or operational services to that

entity.

"Related entities" means:

- (A) An affiliated group of corporations within the meaning of section 1504 (with respect to affiliated group defined) of the federal Internal Revenue Code of 1986, as amended;
- (B) A controlled group of corporations within the meaning of section 1563 (with respect to definitions and special rules) of the federal Internal Revenue Code of 1986, as amended;

1	(C) Those entities connected through ownership
2	of at least eighty per cent of the total
3	value and at least eighty per cent of the
4	total voting power of each such entity (or
5	combination thereof), including
6	partnerships, associations, trusts, S
7	corporations, nonprofit corporations,
8	limited liability partnerships, or limited
9	liability companies; and
10	(D) Any group or combination of the entities
11	described in paragraph (C) constituting a
12	unitary business for income tax purposes;
13	whether or not the entity is located within or withou
14	the State or licensed under this chapter; and
15	(10) Amounts received as grants under section 206M-15."
16	SECTION 3. Statutory material to be repealed is bracketed
17	and stricken. New statutory material is underscored.
18	SECTION 4. This Act shall take effect upon its approval
19	and shall apply to taxable years beginning after December 31,
20	2006.
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INTRODUCED BY:

HB LRB 07-1797.doc

Report Title:

General Excise Tax

Description:

Extends the current general excise tax exemptions for condominium common expenses paid by managers and hotel employee expenses paid by hotel operators, to include expenses paid by submanagers and suboperators and to include employee expenses in timeshare projects.