A BILL FOR AN ACT

RELATING TO INTRA-COUNTY FERRY SERVICE.

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

1	SECT:	ION 1. The legislature finds that the residents of
2	West Maui	are served by only one highway and one small airport.
3	Residents	on the island of Lanai have only one feasible means of
4	transport	to Mauiby intra-county ferry from Lanai to Lahaina.
5	However, t	the Lahaina small boat harbor is already overused and
6	is shared	by commercial fishing activities and cruise ships that
7	add to alm	ready congested surface traffic.
8	The I	legislature finds that an alternate ferry route from
9	Lanai to N	Maalaea harbor will:
10	(1)	Provide more convenient travel for the residents of
11		Lanai and West Maui;
12	(2)	Ease the congestion in and around Lahaina and its boat
13		harbor; and
14	(3)	Make emergency ferry operations out of Lahaina a
15		feasible reality as a component of an emergency
16		transportation system should the only highway in West
17		Maui be closed.

- 1 However, any ferry route to and from Maalaea harbor and Lahaina
- 2 requires priority assigning of mooring space. In addition, the
- 3 added fuel costs of this route would require an exemption from
- 4 the fuel tax for fuel purchases for the ferry service.
- 5 The purpose of this Act is to provide priority assignment
- 6 of mooring space for a new ferry route from Maalaea harbor to
- 7 Lahaina and to provide an exemption from the fuel tax for fuel
- purchases for the ferry service. 8
- 9 SECTION 2. Any other law to the contrary notwithstanding,
- 10 the department of land and natural resources shall assign
- 11 priority mooring space to any intra-county ferry service
- 12 regulated by the public utilities commission that serves a
- 13 county:
- 14 With a population of less than five hundred thousand (1)
- 15 residents; and
- 16 (2) That includes at least three islands inhabited by
- 17 permanent residents.
- 18 SECTION 3. Section 243-7, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "§243-7 Tax not applicable, when. (a) This chapter
- requiring the payment of license fees shall not be held or 21
- 22 construed to apply to fuel imported into the [State] state in

SB2816 HD1 HMS 2008-3033



- 1 interstate or foreign commerce while and so long as such fuel is
- 2 beyond the taxing power of the State, nor to any such fuel
- 3 exported or sold to the government of the United States or any
- 4 department thereof for official use of the government, nor to
- 5 any fuel exported or sold to another licensed distributor; but
- 6 every distributor shall be required to report such imports,
- 7 exports, and sales as provided by this chapter and in such
- 8 detail as the department of taxation shall require.
- 9 (b) This chapter shall not apply to the sale of liquid
- 10 fuel sold or used in the state for ultimate use by an intra-
- 11 county ferry service that serves a county with a population of
- 12 less than five hundred thousand residents and that includes at
- 13 least three islands inhabited by permanent residents."
- 14 SECTION 4. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 5. This Act shall take effect on July 1, 2008.

Report Title:

Intra-County Ferry; Mooring Space; Priority; Fuel Tax Exemption

Description:

Requires department of land and natural resources to assign priority mooring space to intra-county ferries serving a county with 500,000 or less people and at least 3 islands inhabited by permanent residents. Exempts distributors from fuel tax for fuel sold for ultimate use by the intra-county ferry service. (SB2816 HD1)