IAN 2 2 7008

A BILL FOR AN ACT

RELATING TO TAXATION.

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

- 1 SECTION 1. The legislature finds that a healthy inter-
- 2 island airline industry is vital to the State's economy.
- 3 Hawaii's inter-island airlines continue to face severe financial
- 4 challenges. Fuel costs in particular have skyrocketed and grown
- 5 volatile in recent years. In fact, for most airlines, the cost
- 6 of fuel has surpassed labor as the highest operating cost
- 7 factor.
- 8 Sales of fuel sold from a foreign-trade zone for use by
- 9 airlines traveling out-of-the-state are exempt from general
- 10 excise and use taxes. However, intrastate flights are not
- 11 exempt. To the extent that the Hawaii general excise and use
- 12 taxes apply to intrastate flights, these taxes only exacerbate
- 13 the problem for Hawaii airlines.
- 14 The legislature finds that exempting common carriers from
- 15 the general excise and use taxes for sales of fuel from a
- 16 foreign trade zone for intrastate flights would level the
- 17 playing field and create a fairer market for all airlines.



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S.B. NO. 2913

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         The purpose of this Act is to exempt common carriers from
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    the general excise and use taxes for fuel sold from a foreign
    trade zone to common carriers for use in intrastate
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    transportation.
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         SECTION 2. Section 212-8, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "$212-8 Exemption from taxes. (a) Notwithstanding any
    law to the contrary, sales of all products [which are]
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    categorized as privileged foreign merchandise, nonprivileged
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    foreign merchandise, domestic merchandise, or zone-restricted
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    merchandise, and [which are] admitted into a foreign-trade zone,
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    as more specifically set forth in the Act of Congress, and any
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    rules and regulations promulgated thereunder, made directly to
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    any common carrier in interstate or foreign commerce, or both,
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    whether ocean-going or air, for consumption out-of-state by the
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    crew or passengers on the shipper's vessels or airplanes, or for
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    use out-of-state by the vessels or airplanes, shall be exempt
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    from those taxes imposed under chapters 237, 238, 243, 244D, and
    245.
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         (b) Notwithstanding any law to the contrary, sales of
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aviation fuel categorized as privileged foreign merchandise,

nonprivileged foreign merchandise, domestic merchandise, or

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- 1 zone-restricted merchandise, that is admitted into a foreign-
- trade zone, as more specifically set forth by an Act of Congress 2
- and any rules and regulations thereunder, made directly to or 3
- 4 used by any common carrier for consumption or use in interstate
- air transportation shall be exempt from taxes imposed under 5
- 6 chapters 237 and 238.
- 7 As used in this subsection:
- "Aviation fuel" shall have the same meaning as defined in 8
- 9 section 243-1.
- "Interstate air transportation" means the transportation of 10
- passengers or property by aircraft as defined in Title 49 United 11
- 12 States Code Section 40102(25)."
- 13 SECTION 3. This Act shall not be construed to imply that
- 14 any law prior to the effective date of this Act is inconsistent
- 15 with this Act.
- 16 SECTION 4. Statutory material to be repealed is bracketed
- and stricken. New statutory material is underscored. **17**
- 18 SECTION 5. This Act shall take effect on July 1, 2008.

INTRODUCED BY:

Report Title:

Taxes; Intrastate Aviation; Foreign Trade Zone; Exemption

Description:

Exempts from general excise and use taxes the fuel sold from a foreign-trade zone for intrastate air transportation by common carriers.