

GOV. MSG. NO. 687

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

May 22, 2009

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fifth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on May 22, 2009, the following bill was signed into law:

SB427 HD1 CD1

A BILL FOR AN ACT RELATING TO GENERAL EXCISE TAXATION. ACT 070 (09)

Sincerely,

LINDA LINGLE

Approved by the Governor on MAY 2 2 2009

THE SENATE TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII ACT 070

RECEIVED
SENATE
OFFICE OF THE PRESENB. NO. H.D.

9 MAY 22 A10:39

A BILL FOR AN ACT

RELATING TO GENERAL EXCISE TAXATION.

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

1 SECTION 1. The legislature finds that pursuant to the 2 authority granted by Congress under title 10 United States Code section 1071 et seq., the United States Department of Defense 3 established the TRICARE program as the managed care component of 4 5 the Military Health System, a federal government program that 6 provides health care services to over nine million Americans, 7 composed of active duty, reserve, and retired members of the United States uniformed services, their family members, and 8 9 survivors, including approximately one hundred fifty thousand 10 current and former service members and their family members who 11 reside in Hawaii. 12 The legislature further finds that the purpose and mission 13 of the TRICARE program is to ensure the availability of highquality, low-cost health care services to members of the 14 15 uniformed services and their families, which is crucial to 16 ensuring military readiness, national defense, and the health

and welfare of the residents of the State.

17

1 The TRICARE program augments the health care services 2 provided by the United States Department of Defense personnel at 3 military treatment facilities. TRICARE is a program of the 4 Department of Defense, TRICARE Management Activity, which 5 contracts with third-party administrators, known as "managed 6 care support contractors", to establish and maintain networks of 7 TRICARE-authorized civilian health care providers in various 8 regions of the United States. On behalf of the United States 9 Department of Defense, managed care support contractors make 10 advances to health care providers, including doctors, hospitals, 11 and other providers, for costs of health care services provided 12 to TRICARE beneficiaries. The United States Department of 13 Defense reimburses managed care support contractors for the 14 actual cost or advancement made to third party health care 15 providers. 16 The legislature understands that some uncertainty may exist 17 about whether the amounts received by a managed care support 18 contractor of the TRICARE program for the actual cost or 19 advancement to third party health care providers, on behalf of 20 the federal government, are subject to the state general excise 21 The legislature finds that, to avoid increasing the costs 22 of health care services delivered through the TRICARE program

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- 1 and any adverse consequences to members of our uniformed
- 2 services and their families from the increased costs, it is
- 3 desirable to clarify that the amounts received by a managed care
- 4 support contractor of the TRICARE program are not subject to the
- 5 state general excise tax.
- 6 The purpose of this Act is to clarify that the amounts
- 7 received by a managed care support contractor of the TRICARE
- 8 program for the actual cost or advancement to third party health
- 9 care providers, pursuant to a contract with the United States
- 10 for the administration of the TRICARE program, are excluded from
- 11 the state general excise tax.
- 12 SECTION 2. Section 237-24, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§237-24 Amounts not taxable. This chapter shall not
- 15 apply to the following amounts:
- 16 (1) Amounts received under life insurance policies and
- 17 contracts paid by reason of the death of the insured;
- 18 (2) Amounts received (other than amounts paid by reason of
- 19 death of the insured) under life insurance, endowment,
- or annuity contracts, either during the term or at
- 21 maturity or upon surrender of the contract;

1	(3)	Amounts received under any accident insurance or
2		health insurance policy or contract or under workers'
3		compensation acts or employers' liability acts, as
4		compensation for personal injuries, death, or
5		sickness, including also the amount of any damages or
6		other compensation received, whether as a result of
7		action or by private agreement between the parties on
8		account of the personal injuries, death, or sickness;
9	(4)	The value of all property of every kind and sort
10		acquired by gift, bequest, or devise, and the value of
11		all property acquired by descent or inheritance;
12	(5)	Amounts received by any person as compensatory damages
13		for any tort injury to the person, or to the person's
14		character reputation, or received as compensatory
15		damages for any tort injury to or destruction of
16		property, whether as the result of action or by
17		private agreement between the parties (provided that
18		amounts received as punitive damages for tort injury
19		or breach of contract injury shall be included in
20		gross income);
21	(6)	Amounts received as salaries or wages for services

rendered by an employee to an employer;

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1	(7)	Amounts received as alimony and other similar payments
2		and settlements;
3	(8)	Amounts collected by distributors as fuel taxes on
4		"liquid fuel" imposed by chapter 243, and the amounts
5		collected by such distributors as a fuel tax imposed
6		by any Act of the Congress of the United States;
7	(9)	Taxes on liquor imposed by chapter 244D on dealers
8		holding permits under that chapter;
9	(10)	The amounts of taxes on cigarettes and tobacco
10		products imposed by chapter 245 on wholesalers or
1		dealers holding licenses under that chapter and
2		selling the products at wholesale;
13	(11)	Federal excise taxes imposed on articles sold at
14		retail and collected from the purchasers thereof and
15		paid to the federal government by the retailer;
16	(12)	The amounts of federal taxes under Chapter 37 of the
17		Internal Revenue Code, or similar federal taxes,
18		imposed on sugar manufactured in the State, paid by
19		the manufacturer to the federal government;
20	(13)	An amount up to, but not in excess of, \$2,000 a year
21		of gross income received by any blind, deaf, or
22		totally disabled person engaging, or continuing, in

1		any business, trade, activity, occupation, or calling
2		within the State; a corporation all of whose
3		outstanding shares are owned by an individual or
4		individuals who are blind, deaf, or totally disabled;
5		a general, limited, or limited liability partnership,
6		all of whose partners are blind, deaf, or totally
7		disabled; or a limited liability company, all of whose
8		members are blind, deaf, or totally disabled;
9	(14)	Amounts received by a producer of sugarcane from the
10		manufacturer to whom the producer sells the sugarcane
11		where:
12		(A) The producer is an independent cane farmer, so
13		classed by the Secretary of Agriculture under the
14		Sugar Act of 1948 (61 Stat. 922, Chapter 519) as
15		the Act may be amended or supplemented;
16		(B) The value or gross proceeds of the
17		sugar, and other products manufactured from the
18		sugarcane, $[is]$ are included in the measure of
19		the tax levied on the manufacturer under section
20		237-13(1) or (2);
21		(C) The producer's gross proceeds of sales are
22		dependent upon the actual value of the products

1		manufactured therefrom or the average value of
2		all similar products manufactured by the
3	•	manufacturer; and
4		(D) The producer's gross proceeds of sales are
5		reduced by reason of the tax on the value or sale
6		of the manufactured products;
7	(15)	Money paid by the State or eleemosynary child-placing
8		organizations to foster parents for their care of
9		children in foster homes; [and]
10	(16)	Amounts received by a cooperative housing corporation
11		from its shareholders in reimbursement of funds paid
12		by [such] the corporation for lease rental, real
13		property taxes, and other expenses of operating and
14		maintaining the cooperative land and improvements;
15		provided that [such a] the cooperative corporation is
16		a corporation:
17		(A) Having one and only one class of stock
18		outstanding;
19		(B) Each of the stockholders of which is entitled
20		solely by reason of the stockholder's ownership
21		of stock in the corporation, to occupy for

1		dwelling purposes a house, or an apartment in a	
2		building owned or leased by the corporation; and	
3	(C) No stockholder of which is entitled (either	
4		conditionally or unconditionally) to receive any	
5	•	distribution not out of earnings and profits of	
6		the corporation except in a complete or partial	
7		liquidation of the corporation[-]; and	
8	<u>(17)</u> Ar	nounts received by a managed care support contractor	
9	<u>o:</u>	the TRICARE program that is established under Title	
10	10	United States Code Chapter 55, as amended, for the	
11	<u>a</u> c	ctual cost or advancement to third party health care	
12	pı	coviders pursuant to a contract with the United	
13	St	cates."	
14	SECTION	3. Statutory material to be repealed is bracketed	
15	and stricker	n. New statutory material is underscored.	
16	SECTION	4. This Act shall take effect on July 1, 2009 and	
17	shall be repealed as of December 31, 2013; provided that section		
18	237-24, Hawa	ii Revised Statutes, shall be reenacted in the form	
19	in which it	read on June 30, 2009.	

APPROVED this 2 2 day of MAY , 2009

GOVERNOR OF THE STATE OF HAWAII