HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII H.B. NO. ¹²³ H.D. 1

A BILL FOR AN ACT

RELATING TO INTRA-STATE AVIATION.

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

1 SECTION 1. Chapter 237, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 S237- Aviation fuel for air transportation. This 5 chapter shall not apply to amounts received from the sale of 6 aviation fuel, as defined in section 243-1, categorized as 7 privileged foreign merchandise, nonprivileged foreign 8 merchandise, domestic merchandise, or zone-restricted merchandise that is admitted into a foreign-trade zone and 9 10 purchased by a common carrier for consumption or use in air transportation between two points in the State." 11 12 SECTION 2. Section 238-1, Hawaii Revised Statutes, is 13 amended by amending the definition of "use" to read as follows: 14 ""Use" (and any nounal, verbal, adjectival, adverbial, and 15 other equivalent form of the term) herein used interchangeably 16 means any use, whether the use is of such nature as to cause the 17 property, services, or contracting to be appreciably consumed or 18 not, or the keeping of the property or services for such use or HB123 HD1 HMS 2011-1766

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1 for sale, the exercise of any right or power over tangible or 2 intangible personal property incident to the ownership of that 3 property, and shall include control over tangible or intangible 4 property by a seller who is licensed or who should be licensed 5 under chapter 237, who directs the importation of the property 6 into the State for sale and delivery to a purchaser in the State 7 liability and free on board (FOB) to the contrary 8 notwithstanding, regardless of where title passes, but the term "use" shall not include: 9

10 (1) Temporary use of property, not of a perishable or
11 quickly consumable nature, where the property is
12 imported into the State for temporary use (not sale)
13 therein by the person importing the same and is not
14 intended to be, and is not, kept permanently in the
15 State. For example, without limiting the generality
16 of the foregoing language:

17 (A) In the case of a contractor importing permanent
18 equipment for the performance of a construction
19 contract, with intent to remove, and who does
20 remove, the equipment out of the State upon
21 completing the contract;

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1		(B) In the case of moving picture films imported for
2		use in theaters in the State with intent or under
3		contract to transport the same out of the State
4		after completion of such use; and
5		(C) In the case of a transient visitor importing an
6		automobile or other belongings into the State to
7		be used by the transient visitor while therein
8		but [which] that are to be used and are removed
9		upon the transient visitor's departure from the
10		State;
11	(2)	Use by the taxpayer of property acquired by the
12		taxpayer solely by way of gift;
13	(3)	Use [which] <u>that</u> is limited to the receipt of articles
14		and the return thereof, to the person from whom
15		acquired, immediately or within a reasonable time
16		either after temporary trial or without trial;
17	(4)	Use of goods imported into the State by the owner of a
18		vessel or vessels engaged in interstate or foreign
19		commerce and held for and used only as ship stores for
20		the vessels;

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1	(5)	The use or keeping for use of household goods,
2		personal effects, and private automobiles imported
3		into the State for nonbusiness use by a person who:
4		(A) Acquired them in another state, territory,
5		district, or country;
6		(B) At the time of the acquisition was a bona fide
7		resident of another state, territory, district,
8		or country;
9		(C) Acquired the property for use outside the State;
10		and
11		(D) Made actual and substantial use thereof outside
12		this State;
13		provided that as to an article acquired less than
14		three months prior to the time of its importation into
15		the State it shall be presumed, until and unless
16		clearly proved to the contrary, that it was acquired
17		for use in the State and that its use outside the
18		State was not actual and substantial;
19	(6)	The leasing or renting of any aircraft or the keeping
20		of any aircraft solely for leasing or renting to
21		lessees or renters using the aircraft for commercial
22		transportation of passengers and goods or the
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acquisition or importation of any such aircraft or 1 2 aircraft engines by any lessee or renter engaged in 3 interstate air transportation. For purposes of this 4 paragraph, "leasing" includes all forms of lease, 5 regardless of whether the lease is an operating lease 6 or financing lease. The definition of "interstate air 7 transportation" is the same as in [49-U.S.C. 40102;]8 Title 49 United States Code Section 40102; 9 (7) The use of oceangoing vehicles for passenger or 10 passenger and goods transportation from one point to 11 another within the State as a public utility as 12 defined in chapter 269; 13 (8) The use of material, parts, or tools imported or 14 purchased by a person licensed under chapter 237 15 [which] that are used for aircraft service and maintenance, or the construction of an aircraft 16 17 service and maintenance facility as those terms are 18 defined in section 237-24.9; 19 (9) The use of services or contracting imported for resale 20 where the contracting or services are for resale, 21 consumption, or use outside the State pursuant to

22 section 237-29.53(a);



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1	(10)	The use of contracting imported or purchased by a
2		contractor as defined in section 237-6 who is:
3		(A) Licensed under chapter 237;
4	•	(B) Engaged in business as a contractor; and
5		(C) Subject to the tax imposed under section 238-2.3;
6		[and]
7	(11)	The use of property, services, or contracting imported
8		by foreign diplomats and consular officials who are
9		holding cards issued or authorized by the United
10		States Department of State granting them an exemption
11	A.	<pre>from state taxes[+]; and</pre>
12	(12)	The use of aviation fuel, as defined in section 243-1,
13		categorized as privileged foreign merchandise,
14		nonprivileged foreign merchandise, domestic
15		merchandise, or zone-restricted merchandise that is
16		admitted into a foreign-trade zone and is used by a
17		common carrier for consumption or use in air
18		transportation between two points in the State.
19	With	regard to purchases made and distributed under the
20	authority	of chapter 421, a cooperative association shall be
21	deemed the	e user thereof."

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SECTION 3. This Act shall not be construed to imply that
 any law prior to the effective date of this Act is inconsistent
 with this Act.
 SECTION 4. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 5. This Act shall take effect on July 1, 2011.

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Report Title:

Taxes; Intrastate Aviation; Foreign Trade Zone; Exemption

Description:

Exempts the general excise and use taxes on fuel sold from a foreign-trade zone to common carriers for use in interisland air transportation. Effective July 1, 2011. (HB123 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

