A BILL FOR AN ACT

RELATING TO THE GENERAL EXCISE TAX.

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

SECTION 1. The purpose of this Act is to expand the
 general excise exemption for a common paymaster.

3 SECTION 2. Section 237-23.5, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§237-23.5 Related entities; common paymaster; certain 6 **exempt transactions.** (a) This chapter shall not apply to 7 amounts received, charged, or attributable to services furnished 8 by one related entity under section 267 of the Internal Revenue 9 Code, as amended, to another related entity under section 267 of 10 the Internal Revenue Code, as amended, or to imputed or stated interest attributable to loans, advances, or use of capital 11 12 between related entities.

13 As used in this subsection:

14 "Related entities" means:

15 (1) An affiliated group of corporations within the meaning
16 of section 1504 (with respect to affiliated group
17 defined) of the federal Internal Revenue Code of 1986,

- 18
- as amended;



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1	(2)	A controlled group of corporations within the meaning
2		of section 1563 (with respect to definitions and
3		special rules) of the federal Internal Revenue Code of
4		1986, as amended;
5	(3)	Those entities connected through ownership of at least
6		eighty per cent of the total value and at least eighty
7		per cent of the total voting power of each such entity
8		(or combination thereof), including partnerships,
9		associations, trusts, S corporations, nonprofit
10		corporations, limited liability partnerships, or
11		limited liability companies; and
12	(4)	Any group or combination of the entities described in
13		paragraph (3) constituting a unitary business for
14		income tax purposes;
15	whether or not the entity is located within or without the State	
16	or licensed under this chapter.	
17	"Services" means legal and accounting services, maintenance	
18	services, reimbursable repairs and maintenance expenses paid on	
19	behalf of	affiliates, the use of computer software and hardware,
20	information technology services, database management, and those	
21	managerial and administrative services performed by an employee,	
22	officer,	partner, trustee, sole proprietor, member, or manager
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in the person's capacity as an employee, officer, partner,
 trustee, sole proprietor, member, or manager of one of the
 related entities and shall include overhead costs attributable
 to those services.

5 This chapter shall not apply to amounts received by (b) 6 common paymasters which are disbursed as remuneration to 7 employees of two or more related corporations where the common paymaster is making such remunerations on behalf of such 8 9 corporations. Such amounts received or disbursed by the common 10 paymaster shall include payments of payroll taxes and employee 11 benefits which the common paymaster is making on behalf of 12 related corporations and which payments are related to the 13 employees being remunerated. [The] For this subsection only, 14 the definitions of related corporations, common paymaster, 15 multiple common paymasters, and concurrent employment contained 16 in 26 Code of Federal Regulations, section 31.3121(s)-1(b) are 17 incorporated and made a part of this subsection.

18 To the extent not covered by subsection (a), the exemption 19 allowed by this subsection shall not apply to the cost of 20 services, or reimbursements of such cost by one corporation to 21 another corporation, of an employee disbursing the amounts 22 exempted under this subsection. Each related corporation using HB848 HD1 LRB 11-1762.doc Page 4

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a common paymaster or multiple common paymaster shall keep
 separate payroll records and other documentation required to
 prove the existence of concurrent employment. Such records and
 documents shall be available for inspection by the director of
 taxation during normal business hours.

6 (c) This chapter shall not apply to amounts received by a 7 common paymaster that are disbursed as remuneration to employees

8 of two or more related persons where the common paymaster is

9 making the remunerations on behalf of the related persons. The

10 amounts received or disbursed by the common paymaster shall

11 include payments of payroll taxes and employee benefits that the

12 common paymaster is making on behalf of the related persons and

13 which payments are for the employees being remunerated.

14To the extent not covered by subsection (a), the exemption15allowed by this subsection shall not apply to the cost of16services or reimbursements of the cost by one related person to

17 another related person, of an employee disbursing the amounts

18 exempted under this subsection.

19Each related person using a common paymaster or multiple20common paymaster shall keep separate payroll records and other21documentation required to prove the existence of concurrent

22 employment. The records and documents shall be available for HB848 HD1 LRB 11-1762.doc



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1	inspection by the director of taxation during normal business
2	hours.
3	For the purpose of this subsection only:
4	"Common paymaster" means a person that disburses
5	remuneration to employees of two or more related persons to the
6	common paymaster on their behalf and that is responsible for
7	keeping books and records for the payroll with respect to those
8	employees.
9	"Related persons" mean persons related to a common
10	paymaster within a relationship under section 267 (with respect
11	to losses, expenses, and interest with respect to transactions
12	between related taxpayers) of the federal Internal Revenue
13	Code."
14	SECTION 3. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 4. This Act shall take effect on July 1, 2112.



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Report Title: Common Paymaster for Related Persons; GET Exemption

Description: Exempts from the GET the amounts received by a common paymaster to pay the remuneration for related persons to the common paymaster. Effective 7/1/2112. (HD1)

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