

#### A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	SECTION 1. Section 238-6, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§238-6 Collection of tax by seller; penalty. (a) For
4	purposes of the taxes due under sections 238-2 and 238-2.3,
5	every seller [having]:
6	(1) Having in the State, regularly or intermittently, any
7	property, tangible or intangible, any place of
8	business, or any representation as hereinabove
9	defined, [ <del>(and</del> ] irrespective of the seller's having or
10	not having qualified to do business in the State[+];
11	or
12	(2) Who is otherwise engaged in business in the State as
13	defined in subsection (h);
14	shall, if the seller <u>under paragraph (1)</u> makes sales of
<b>1</b> 5	property, services, or contracting for use in the State [+].
16	whether or not the sales are made in the State[+], or if the
17	seller under paragraph (2) makes sales of tangible personal
18	property for use in the State as described in section 238-2,



- 1 collect from the purchaser the taxes imposed by sections 238-2
- 2 and 238-2.3, on the use of the property, services, or
- 3 contracting, as applicable, so sold by the seller, if the seller
- 4 is not subject to the use tax under this chapter on the
- 5 importation of the property into the State. The collection
- 6 shall be made within twenty days after the accrual of the tax or
- 7 within [such other] a period [as shall-be] fixed by the director
- 8 of taxation upon the application of the seller[, and the]. The
- 9 seller shall give to the purchaser a receipt therefor in the
- 10 manner and form prescribed by the director; provided that this
- 11 subsection shall not apply to vehicles registered under section
- **12** 286-50.
- 13 (b) The director, in the director's discretion, upon
- 14 application [therefor] and under terms and conditions prescribed
- 15 by the director, may relieve any seller of the duty of
- 16 collecting and paying over the tax imposed by subsection (a)
- 17 [abover] if the director is satisfied that the tax can be
- 18 effectively collected by other means. Exemption from the duty
- 19 of collecting the tax may be canceled at any time [when] if the
- 20 director finds that the tax cannot be effectively collected by
- 21 other means. The director likewise may terminate the duty and
- 22 authority of any seller to collect and pay over the tax imposed



- 1 by subsection (a) [above] if the director finds, [as to such
- 2 seller, on a case-by-case basis, that the tax cannot be
- 3 effectively collected by [such] other means.
- 4 (c) The director, in the director's discretion, upon
- 5 application [therefor] and under terms and conditions prescribed
- 6 by the director, may authorize the collection of the tax imposed
- 7 by this chapter by a seller not otherwise required to collect
- 8 the tax. The seller, when so authorized, shall have the duty of
- 9 collecting and paying over the tax in the same manner and
- 10 subject to the same requirements as set out in subsection (a).
- 11 The authority may be canceled at any time [when,] if, in the
- 12 judgment of the director, the tax can more effectively be
- 13 collected by other means.
- (d) In case any seller required or authorized to collect
- 15 the tax under this chapter fails to collect [the same,] it or,
- 16 having collected the tax, fails to pay it over [the same] as
- 17 provided by this chapter, the seller shall nevertheless be
- 18 personally liable to the State for the amount of the tax, but it
- 19 shall be a defense to [such] this tax liability that the
- 20 indebtedness for the price is a worthless account actually
- 21 charged off for income tax purposes, if and to the extent that
- 22 the collections of the price do not equal the tax.



1 Every seller required or authorized to collect the tax 2 shall make returns and payments of the tax at the same time and in the same manner as is provided with respect to taxpayer by 3 section 238-5. All provisions of this chapter with respect to 4 returns, reports, records, payments, penalties, and interest, 5 6 appeals, investigations, and audits, assessments, tax 7 collections procedure, criminal offenses, and the general administrative powers and duties of the director, shall apply to 8 9 [such] these sellers the same as to taxpayers. 10 The tax collected pursuant to this section shall be held in trust for the State and for payment to the proper 11 collecting officer in the manner and at the time required by 12 this chapter. Any person collecting [such] the tax who 13 appropriates or converts [the same] it to the person's own use 14 15 or to any use other than the payment of the tax as herein provided, and who fails to pay over the amount of tax so 16 collected at the time required by this chapter, shall be deemed 17 quilty of an embezzlement of property of the State and shall be 18 fined more than five times the amount of money [so] embezzled or 19 imprisoned at hard labor not more than ten years, and any 20 failure by the person [so] collecting the tax to pay [the same] 21 22 collected taxes over within the time provided by this chapter[7]

1	after dem	and [therefor,] shall be taken and held to be prima			
2	facie evidence of the embezzlement.				
3	(g) This section shall not apply to a seller engaged in				
4	business in the State, as defined in paragraph (3) of that				
5	definition established under subsection (h), if the seller can				
6	demonstrate that:				
7	(1)	The person in the State with whom the seller has an			
8		agreement did not engage in referrals in the State on			
9		behalf of the seller that would satisfy the			
10		requirements of the commerce clause of the United			
11	1.2	States Constitution; or			
12	(2)	The person in the State with whom the seller has an			
13		agreement did not engage in any activity within the			
14		State that was significantly associated with the			
15		seller's ability to establish or maintain the seller's			
16		market in the State during the preceding twelve			
17		months. For the purpose of this paragraph, the seller			
18		may demonstrate this by submitting sworn written			
19		statements from all persons in the State with whom the			
20		seller has an agreement stating that the person did			
21		not engage in any solicitation in the State on behalf			
22		of the seller during the preceding twelve-month			



1		peri	od; provided that these statements were provided
2		and	obtained in good faith.
3	<u>(h)</u>	For	the purposes of this section:
4	"Com	monly	controlled group" means:
5	(1)	A pa	rent corporation and any one or more corporations
6		or c	hains of corporations, connected through stock
7		owne	rship or constructive ownership with the parent
8		corp	oration if:
9		<u>(A)</u>	The parent corporation owns stock possessing more
10			than fifty per cent of the voting power of at
11			least one corporation; and
12		<u>(B)</u>	If applicable, stock cumulatively representing
13			more than fifty per cent of the voting power of
14			each of the corporations, except the parent
15			corporation, is owned by the parent corporation,
16			one or more corporations described in
17			subparagraph (A), or one or more other
18			corporations that satisfy the conditions of this
19			subparagraph;
20	(2)	Any	two or more corporations, if stock representing
21		more	than fifty per cent of the voting power of the

1		corporations is owned, or constructively owned, by the
2		same person;
3	<u>(3)</u>	Any two or more corporations that constitute stapled
4		entities, meaning:
5		(A) Any group of two or more corporations if more
6		than fifty per cent of the ownership or
7		beneficial ownership of the stock possessing
8		voting power in each corporation consists of
9		stapled interests; or
10		(B) Two or more interests if, by reason of form of
11		ownership restrictions on transfer or other terms
12		or conditions, in connection with the transfer of
13		one of the interests the other interest or
14		interests are also transferred or required to be
15		transferred; or
16	(4)	Any two or more corporations, all of whose stock
17		representing more than fifty per cent of the voting
18		power of the corporations is cumulatively owned by, or
19		for the benefit of, members of the same family
20		consisting of an individual; the individual's spouse,
21		parents, siblings, grandparents, children, and
22	•	grandchildren; and their respective spouses.



1	<u>"Eng</u>	aged	in business in the State" is presumed to include a
2	seller, i	nclud	ing an entity affiliated with a seller within the
3	meaning o	f sec	tion 1504 of the Internal Revenue Code, that has a
4	substanti	al ne	xus with the State for purposes of the commerce
5	clause of	the	United States Constitution and upon whom federal
6	law permi	ts th	e State to impose the taxes under this chapter,
7	and inclu	des:	
8	(1)	Any	seller that is a member of a commonly controlled
9		grou	p that includes an entity that has a substantial
10		nexu	s with the State and:
11		<u>(A)</u>	Sells a similar line of products as the seller
12			and does so under the same or similar business
13			<pre>name; or</pre>
14		<u>(B)</u>	Uses trademarks, service marks, or trade names in
15			the State that are the same or substantially
16			similar to those used by the seller;
17	(2)	Any	seller that is a member of a commonly controlled
18		grou	p that includes another member that, pursuant to
19		an a	greement with or in cooperation with the seller,
20		perf	orms services in the State in connection with
21		tang	ible personal property to be sold by the seller,
22		incl	uding the design and development of tangible



1	,	personal property sold by the seller, or the
2		solicitation of sales of tangible personal property on
3		behalf of the seller; and
4	<u>(3)</u>	Any seller entering into an agreement or agreements
5		under which a person or persons in the State, for a
6		commission or other consideration, directly or
7		indirectly refer potential purchasers of tangible
8		personal property to the seller, whether by an
9		internet-based link or an internet web site, or
10		otherwise; provided that:
11		(A) The total cumulative sales price from all of the
12		seller's sales, within the preceding twelve
13		months, of tangible personal property to
14		purchasers in the State that are referred
15		pursuant to all of those agreements with a person
16	•	or persons in the State, is in excess of \$10,000;
17		and
18		(B) The seller, within the preceding twelve months,
19		has total cumulative sales of tangible personal
20		property to purchasers in the State in excess of
21		\$10,000;

1	provided further that an agreement under which a
2	seller purchases advertisements from a person or
3	persons in the State, to be delivered on television,
4	radio, in print, on the Internet, or by any other
5	medium, is not an agreement for the purposes of this
6	paragraph unless the advertisement revenue paid to the
7	person or persons in the State consists of commissions
8	or other consideration that is based upon sales of
9	tangible personal property; and provided further that
10	an agreement under which a seller engages a person in
11	the State to place an advertisement on an internet web
12	site operated by that person, or operated by another
13	person in the State, is not an agreement for the
14	purposes of this paragraph unless the person entering
15	the agreement with the seller also directly or
16	indirectly solicits potential customers in the State
17	through use of flyers, newsletters, telephone calls,
18	electronic mail, blogs, microblogs, social networking
19	sites, or other means of direct or indirect
20	solicitation specifically targeted at potential
21	customers in the State."

- 1 SECTION 2. Prior to the convening of the 2015 regular
- 2 session, the director of taxation shall certify in writing to
- 3 the governor and the legislature whether any federal law has
- 4 been enacted by December 31, 2014, authorizing the states to
- 5 require a seller to collect taxes on sales of goods to in-state
- 6 purchasers without regard to the location of the seller.
- 7 SECTION 3. If any provision of this Act, or the
- 8 application thereof to any person or circumstance, is held
- 9 invalid, the invalidity does not affect other provisions or
- 10 applications of the Act that can be given effect without the
- 11 invalid provision or application, and to this end the provisions
- 12 of this Act are severable.
- 13 SECTION 4. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 5. This Act shall take effect upon its approval;
- 16 provided that section 1 of this Act shall take effect on July 1,
- 17 2015, if the State does not, by June 30, 2015, enact a law in
- 18 accordance with any federal law authorizing the states to
- 19 require a seller to collect taxes on sales of goods to in-state
- 20 purchasers without regard to the location of the seller.

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INTRODUCED BY

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#### Report Title:

Use Tax; Internet Sales; Out-of-State Sellers; Affiliates

#### Description:

Unless preempted by federal law, requires the collection of use taxes by sellers of tangible personal property who enter into agreements under which a person in the State refers potential purchasers to the seller, including by an internet link or web site, or performs related services in the State on behalf of the seller.

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