#### A BILL FOR AN ACT

RELATING TO STATE FINANCES.

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

1	PART I
2	SECTION 1. Section 238-2, Hawaii Revised Statutes, is
3	amended to read as follows:
4	"\$238-2 Imposition of tax on tangible personal property;
5	exemptions. There is hereby levied an excise tax on the use in
6	this State of tangible personal property which is imported by a
7	taxpayer in this State whether owned, purchased from an
8	unlicensed seller, or however acquired for use in this State.
9	The tax imposed by this chapter shall accrue when the property
10	is acquired by the importer or purchaser and becomes subject to
11	the taxing jurisdiction of the State. The rates of the tax
12	hereby imposed and the exemptions thereof are as follows:
13	(1) If the importer or purchaser is licensed under chapter
14	237 and is:
15	(A) A wholesaler or jobber importing or purchasing
16	for purposes of sale or resale; or
17	(B) A manufacturer importing or purchasing material
18	or commodities which are to be incorporated by
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the manufacturer into a finished or saleable 1 2 product (including the container or package in 3 which the product is contained) wherein it will remain in such form as to be perceptible to the 5 senses, and which finished or saleable product is to be sold in such manner as to result in a further tax on the activity of the manufacturer as the manufacturer or as a wholesaler, and not as a retailer,

there shall be no tax; provided that if the wholesaler, jobber, or manufacturer is also engaged in business as a retailer (so classed under chapter 237), paragraph (2) shall apply to the wholesaler, jobber, or manufacturer, but the director of taxation shall refund to the wholesaler, jobber, or manufacturer, in the manner provided under section 231-23(c) such amount of tax as the wholesaler, jobber, or manufacturer shall, to the satisfaction of the director, establish to have been paid by the wholesaler, jobber, or manufacturer to the director with respect to property which has been used by the

1		whol	esaler, jobber, or manufacturer for the purposes
2		stat	ed in this paragraph;
3	(2)	If t	he importer or purchaser is licensed under chapter
4		237	and is:
5		(A)	A retailer or other person importing or
6			purchasing for purposes of sale or resale, not
7			exempted by paragraph (1);
8		(B)	A manufacturer importing or purchasing material
9			or commodities which are to be incorporated by
10			the manufacturer into a finished or saleable
11			product (including the container or package in
12			which the product is contained) wherein it will
13	•		remain in such form as to be perceptible to the
14			senses, and which finished or saleable product is
15			to be sold at retail in this State, in such
16			manner as to result in a further tax on the
17		,	activity of the manufacturer in selling such
18			products at retail;
19		(C)	A contractor importing or purchasing material or
20			commodities which are to be incorporated by the
21			contractor into the finished work or project

required by the contract and which will remain in

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	such finished work or project in such form as to
	be perceptible to the senses;
(D)	A person engaged in a service business or calling
•	as defined in section 237-7, or a person
	furnishing transient accommodations subject to
	the tax imposed by section 237D-2, in which the
	import or purchase of tangible personal property
	would have qualified as a sale at wholesale as
	defined in section 237-4(a)(8) had the seller of
	the property been subject to the tax in chapter
	237; or
(E)	A publisher of magazines or similar printed
	materials containing advertisements, when the
	publisher is under contract with the advertisers
	to distribute a minimum number of magazines or
	similar printed materials to the public or
	defined segment of the public, whether or not
	there is a charge to the persons who actually
	receive the magazines or similar printed
	materials,
the	tax shall be [one-half of one] two per cent of the
purc	hase price of the property, if the purchase and
	(E)

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sale are consummated in Hawaii; or, if there is no
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              purchase price applicable thereto, or if the purchase
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              or sale is consummated outside of Hawaii, then [one-
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              half of one] two per cent of the value of such
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              property; and
            In all other cases, four per cent of the value of the
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         (3)
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              property.
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         For purposes of this section, tangible personal property is
    property that is imported by the taxpayer for use in this State,
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    notwithstanding the fact that title to the property, or the risk
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    of loss to the property, passes to the purchaser of the property
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    at a location outside this State. Where plaintiff: (1) caused
    consumer electronic goods from various mainland vendors to be
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    shipped to Hawaii in order to restock plaintiff's retail stores
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    in this State, constituting importation of goods into the State
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    for purposes of resale; and (2) used the goods in Hawaii by
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    "keeping the property" in this State "for sale", plaintiff was
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    subject to assessment of the use tax under this section. 128 H.
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    116, 284 P.3d 209 (2012)."
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         SECTION 2. Section 238-2.3, Hawaii Revised Statutes, is
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    amended to read as follows:
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1	"§238 <b>-</b> 2.3	Imposition of tax on imported services or
2	contracting; ex	emptions. There is hereby levied an excise tax
3	on the value of	services or contracting as defined in section
4	237-6 that are	performed by an unlicensed seller at a point
5	outside the Sta	te and imported or purchased for use in this
6	State. The tax	imposed by this chapter shall accrue when the
7	service or cont	racting as defined in section 237-6 is received
8	by the importer	or purchaser and becomes subject to the taxing
9	jurisdiction of	the State. The rates of the tax hereby imposed
10	and the exempti	ons from the tax are as follows:
11	(1) - If th	e importer or purchaser is licensed under chapter
12	237 a	and is:
13	(A)	Engaged in a service business or calling in which
14		the imported or purchased services or contracting
15		become identifiable elements, excluding overhead,
16		of the services rendered by the importer or
17		purchaser, and the gross income of the importer
18		or purchaser is subject to the tax imposed under
19		chapter 237 on services at the rate of one-half
20		of one per cent or the rate of tax imposed under
21		section 237-13.3;

1	(B)	A manufacturer importing or purchasing services
2		or contracting that become identifiable elements,
3		excluding overhead, of a finished or saleable
4		product (including the container or package in
5		which the product is contained) and the finished
6 .		or saleable product is to be sold in a manner
7		that results in a further tax on the manufacturer
8		as a wholesaler, and not a retailer; or
9	(C)	A contractor importing or purchasing contracting
10		that become identifiable elements, excluding
11		overhead, of the finished work or project
12		required under the contract; provided that:
13		(i) The gross proceeds derived by the contractor
14		are subject to the tax under section 237-
15		13(3) as a contractor; and
16		(ii) The contractor could have deducted amounts
17		paid to the subcontractor under section 237-
18		13(3)(B) if the subcontractor was subject to
19		general excise tax under chapter 237;
20	ther	e shall be no tax imposed on the value of the
21	impo	rted or purchased services or contracting;
22	prov	rided that if the manufacturer is also engaged in

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business as a retailer as classified under chapter
237, paragraph (2) shall apply to the manufacturer,
but the director of taxation shall refund to the
manufacturer, in the manner provided under section
231-23(c), that amount of tax that the manufacturer,
to the satisfaction of the director, shall establish
to have been paid by the manufacturer to the director
with respect to services that have been used by the
manufacturer for the purposes stated in this
paragraph.

- (2) If the importer or purchaser is a person licensed under chapter 237 and is:
  - (A) Engaged in a service business or calling in which the imported or purchased services or contracting become identifiable elements, excluding overhead, of the services rendered by the importer or purchaser, and the gross income from those services when sold by the importer or purchaser is subject to the tax imposed under chapter 237 at the highest rate;
  - (B) A manufacturer importing or purchasing services or contracting that become identifiable elements,

_	,	excluding overhead, or the limitated or bulldable
2		manufactured product (including the container or
3		package in which the product is contained) and
4		the finished or saleable product is to be sold in
5		a manner that results in a further tax under
6		chapter 237 on the activity of the manufacturer
7		as a retailer; or
8		(C) A contractor importing or purchasing services
9		that become identifiable elements, excluding
10		overhead, of the finished work or project
11		required, under the contract, and where the gross
12		proceeds derived by the contractor are subject to
13		the tax under section 237-13(3) as a contractor,
14		the tax shall be [one-half of one] two per cent of the
15		value of the imported or purchased services or
16		contracting; and
17	(3)	In all other cases, the importer or purchaser is
18		subject to the tax at the rate of four per cent on the
19		value of the imported or purchased services or
20		contracting."
21	SECT	ION 3. Section 238-2.6, Hawaii Revised Statutes, is
22	amended by	amending subsection (c) to read as follows:

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         "(c) No county surcharge on state tax shall be established
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    upon any use taxable under this chapter at the [one-half] two
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    per cent tax rate or upon any use that is not subject to
    taxation or that is exempt from taxation under this chapter."
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         SECTION 4. Section 238-14, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "$238-14 Taxes state realizations. (a) All taxes
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    collected under this chapter shall be state realizations.
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         (b) Beginning on July 1, 2014, the additional revenues
    generated and collected from the increase in use tax rates
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    imposed by sections 1, 2, and 3 of Act , Session Laws of
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    Hawaii 2014, shall be deposited into the acquisition and
    management of agricultural lands special fund established under
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    section 163D- ."
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                                 PART II
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         SECTION 5. Chapter 163D, Hawaii Revised Statutes, is
    amended by adding a new section to part II to be appropriately
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    designated and to read as follows:
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         "§163D- Acquisition and management of agricultural
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    lands special fund. (a) There is established in the state
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treasury the acquisition and management of agricultural lands

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- 1 special fund, into which shall be deposited use tax revenues as 2 provided by section 238-14(b). 3 The corporation may expend moneys from the fund for 4 the following purposes: 5 Acquisition of agricultural lands pursuant to section (1) 6 163D-31; or 7 (2) Payment for financial management services for 8 agricultural lands, as provided under section 163D-9 31(d). The corporation shall adopt rules in accordance with 10 (c) 11 chapter 91 for the purposes of this section." 12 SECTION 6. Section 163D-31, Hawaii Revised Statutes, is 13 amended to read as follows: "[+]\$163D-31[+] Acquisitions of important agricultural 14 lands authorized by the legislature. (a) The legislature may 15 authorize the corporation to acquire agricultural lands for the 16 protection of agricultural lands, public land banking, or the 17 promotion of farm ownership and diversified agriculture. 18 The acquisition shall be authorized by a bill enacted 19 20 into law and shall contain:
- (1) A statement of the value of the interest in land as aresource to the State;

1	(2)	A description of the specific parcel of land or
2		agricultural easement proposed to be acquired;
3	(3)	The name of the owner of the property; and
4	(4)	The estimated costs of acquiring the interest in the
5		land.
6	(c)	The landowner shall receive payment for the interest
7	in the la	nd in a lump sum, through an installment purchase
8	agreement	as determined pursuant to section 163D-32, or from
9	revenues	derived from the issuance of revenue bonds pursuant to
10	section 1	63D-9.
11	<u>(d)</u>	Notwithstanding any provision of this chapter to the
12	contrary,	the corporation may contract with a financial
13	instituti	on chartered under chapter 412 or a federal financial
14	instituti	on, as defined under section 412:1-109, that transacts
15	business	in this State to provide financial management services
16	for agric	ultural lands acquired under this section. For the
17	purposes	of this subsection, "financial management services"
18	includes	the collection of lease rent and any other moneys owed
19	to the co	rporation related to the lease of agricultural land
20	under the	corporation's control."
21	SECT	ION 7. Section 163D-32, Hawaii Revised Statutes, is
22	amended b	y amending subsection (b) to read as follows:

1	"(b) The corporation may make payments from moneys
2	[appropriated]:
3	(1) Appropriated by the legislature [-]; or
4	(2) From the acquisition and management of agricultural
5	lands special fund."
6	PART III
7	SECTION 8. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 9. This Act shall take effect on July 1, 2014;
10	provided that part I shall be repealed on June 30, 2016, and
11	sections 238-2, 238-2.3, 238-2.6(c), and 238-14, Hawaii Revised
12	Statutes, shall be reenacted in the form in which they read on
13	the day before the effective date of this Act.
14	INTRODUCED BY:
	2 a. Dollar
	JAN 1 7 2014

#### Report Title:

Use Tax; Increase; Agribusiness Development Corporation; Acquisition and Management of Agricultural Lands

#### Description:

Increases the use tax by 1.5% for a 2-year period to provide a dedicated funding source for the acquisition and management of agricultural lands.

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