A BILL FOR AN ACT

RELATING TO GENERAL EXCISE TAXATION.

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

1 The legislature finds that pursuant to the SECTION 1. 2 authority granted by Congress under title 38 United States Code 3 section 8153, the United States Department of Veterans Affairs 4 (VA) established a new initiative in September 2013 titled 5 patient-centered community care for VA medical centers. Under 6 this program, VA medical centers will have the ability to 7 purchase non-VA medical care for veterans through contracted 8 medical providers when they cannot readily provide the needed 9 care due to geographic inaccessibility or limited capacity. 10 The legislature further finds that the patient-centered 11 community care program will augment the health care services 12 provided by the VA personnel at VA medical center facilities and 13 under the VA fee basis program. It will provide a vehicle for 14 VA medical centers to work with local health care service 15 providers to give expanded access to health care to 8,600,000 16 veterans of the United States uniformed services, including the 17 approximately one hundred twelve thousand who reside in Hawaii.

1 The purpose and mission of the patient-centered community 2 care program is to ensure access to high quality, low-cost 3 health care services for veterans, which is crucial to ensuring 4 military readiness, national defense, and the health and welfare 5 of the residents of the State. The program will also help 6 provide VA medical centers with standardized health care quality 7 metrics, timely return of medical documentation, cost avoidance 8 with fixed rates for services across the board, quaranteed 9 access to care, and enhanced tracking and reporting of non-VA 10 medical care expenditures over traditional non-VA medical care 11 services. 12 The VA works with a contractor who will establish and 13 maintain regional networks of health care providers in various 14 regions of the United States by spring of 2014. On behalf of 15 the VA, the contractor will make advances to health care 16 providers, including doctors, hospitals, and other providers, 17 for costs of health care services provided to veterans under the 18 patient-centered community care program. Using the federal 19 medicare payment schedule, established by the Centers for 20 Medicare and Medicaid Services, the VA will reimburse the contractor for the costs or advancements made to third party 21 22 health care providers.

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- 1 The legislature understands that some uncertainty may exist 2 about whether the amounts received by a contractor of the 3 patient-centered community care program for the cost or 4 advancement to third party health care providers, on behalf of 5 the federal government, are subject to the state general excise 6 The legislature finds that, to avoid increasing the costs 7 of health care services delivered through the patient-centered 8 community care program and any adverse consequences to veterans 9 from the increased costs, it is necessary to clarify that the 10 amounts received by a contractor of the patient-centered community care program are not subject to the state general 11 12 excise tax. 13 The purpose of this Act is to clarify that the amounts 14 received by a contractor of the patient-centered community care program for the costs or advancement to third party health care 15 16 providers, pursuant to a contract with the United States **17** Department of Veterans Affairs for the administration of the 18 patient-centered community care program, are excluded from the state general excise tax. 19 20 SECTION 2. Section 237-24, Hawaii Revised Statutes, is
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amended to read as follows:

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1	"§23	7-24 Amounts not taxable. This chapter shall not
2	apply to	the following amounts:
3	(1)	Amounts received under life insurance policies and
4		contracts paid by reason of the death of the insured;
5	(2)	Amounts received (other than amounts paid by reason of
6		death of the insured) under life insurance, endowment,
7		or annuity contracts, either during the term or at
8		maturity or upon surrender of the contract;
9	(3)	Amounts received under any accident insurance or
10		health insurance policy or contract or under workers'
11		compensation acts or employers' liability acts, as
12		compensation for personal injuries, death, or
13		sickness, including also the amount of any damages or
14		other compensation received, whether as a result of
15		action or by private agreement between the parties on
16		account of the personal injuries, death, or sickness;
17	(4)	The value of all property of every kind and sort
18		acquired by gift, bequest, or devise, and the value of
19		all property acquired by descent or inheritance;
20	(5)	Amounts received by any person as compensatory damages
21		for any tort injury to the person, or to the person's
22		character reputation, or received as compensatory

1		damages for any core injury to or destruction of
2		property, whether as the result of action or by
3		private agreement between the parties (provided that
4		amounts received as punitive damages for tort injury
5		or breach of contract injury shall be included in
6		gross income);
7	(6)	Amounts received as salaries or wages for services
8		rendered by an employee to an employer;
9	(7)	Amounts received as alimony and other similar payments
10		and settlements;
11	(8)	Amounts collected by distributors as fuel taxes on
12		"liquid fuel" imposed by chapter 243, and the amounts
13		collected by such distributors as a fuel tax imposed
14		by any Act of the Congress of the United States;
15	(9)	Taxes on liquor imposed by chapter 244D on dealers
16		holding permits under that chapter;
17	(10)	The amounts of taxes on cigarettes and tobacco
18		products imposed by chapter 245 on wholesalers or
19		dealers holding licenses under that chapter and
20		selling the products at wholesale;

1	(11)	Federal excise taxes imposed on articles sold at
2		retail and collected from the purchasers thereof and
3		paid to the federal government by the retailer;
4	(12)	The amounts of federal taxes under chapter 37 of the
5		Internal Revenue Code, or similar federal taxes,
6		imposed on sugar manufactured in the State, paid by
7		the manufacturer to the federal government;
8	(13)	An amount up to, but not in excess of, \$2,000 a year
9		of gross income received by any blind, deaf, or
10		totally disabled person engaging, or continuing, in
11		any business, trade, activity, occupation, or calling
12		within the State; a corporation all of whose
13		outstanding shares are owned by an individual or
14		individuals who are blind, deaf, or totally disabled;
15		a general, limited, or limited liability partnership,
16		all of whose partners are blind, deaf, or totally
17		disabled; or a limited liability company, all of whose
18		members are blind, deaf, or totally disabled;
19	(14)	Amounts received by a producer of sugarcane from the
20		manufacturer to whom the producer sells the sugarcane,
21		where:

1		(A)	The producer is an independent cane farmer, so
2			classed by the Secretary of Agriculture under the
3			Sugar Act of 1948 (61 Stat. 922, Chapter 519) as
4			the Act may be amended or supplemented;
5		(B)	The value or gross proceeds of the sale of the
6			sugar, and other products manufactured from the
7			sugarcane, are included in the measure of the tax
8			levied on the manufacturer under section
9			237-13(1) or (2);
10		(C)	The producer's gross proceeds of sales are
11			dependent upon the actual value of the products
12			manufactured therefrom or the average value of
13			all similar products manufactured by the
14			manufacturer; and
15		(D)	The producer's gross proceeds of sales are
16			reduced by reason of the tax on the value or sale
17			of the manufactured products;
18	(15)	Mone	y paid by the State or eleemosynary child-placing
19		orga	nizations to foster parents for their care of
20		chil	dren in foster homes;
21	(16)	Amou	nts received by a cooperative housing corporation
22		from	its shareholders in reimbursement of funds paid

1		by the corporation for lease rentar, rear property
2		taxes, and other expenses of operating and maintaining
3		the cooperative land and improvements; provided that
4		the cooperative corporation is a corporation:
5		(A) Having one and only one class of stock
6		outstanding;
7		(B) Each of the stockholders of which is entitled
8		solely by reason of the stockholder's ownership
9		of stock in the corporation, to occupy for
10		dwelling purposes a house, or an apartment in a
11		building owned or leased by the corporation; and
12		(C) No stockholder of which is entitled (either
13		conditionally or unconditionally) to receive any
14		distribution not out of earnings and profits of
15		the corporation except in a complete or partial
16		liquidation of the corporation; [and]
17	(17)	Amounts received by a managed care support contractor
18		of the TRICARE program that is established under title
19		10 United States Code chapter 55, as amended, for the
20		actual cost or advancement to third party health care
21		providers pursuant to a contract with the United
22		States [-]; and

<u>(18)</u>	Amounts received by a contractor of the patient-
	centered community care program that is established by
	the United States Department of Veterans Affairs under
	title 38 United States Code chapter 8153, as amended,
	for the costs or advancement to third party health
	care providers pursuant to a contract with the United
	States."
SECT	ION 3. Statutory material to be repealed is bracketed
and stric	ken. New statutory material is underscored.
SECT	ION 4. This Act shall take effect on July 1, 2014.
	SECT

Report Title:

General Excise Tax; Department of Veterans Affairs; Patient-centered Community Care; Veterans

Description:

Clarifies that amounts received by a contractor of the patient-centered community care program for the costs or advancement to third party health care providers, pursuant to a contract with the United States Department of Veterans Affairs for the administration of the patient-centered community care program, are excluded from the state general excise tax. (SD1)

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