A BILL FOR AN ACT

RELATING TO PEER-TO-PEER CAR-SHARING.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to title 15 to be appropriately designated
3	and to read as follows:
4	"CHAPTER
5	PEER-TO-PEER CAR-SHARING
6	§ -1 Definitions. As used in this chapter:
7	"Car-sharing delivery period" means the period of time
8	during which a shared car is being delivered to the location of
9	the car-sharing start time, if applicable, as documented by the
10	governing car-sharing program agreement.
11	"Car-sharing period" means the period of time that
12	commences with the car-sharing delivery period or, if there is
13	no delivery period, that commences with the car-sharing start
14	time and in either case ends at the car-sharing termination
15	time.
16	"Car-sharing program agreement" means the terms and

17 conditions applicable to a shared car owner and a shared car



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1	driver that	at govern the use of a shared car through a peer-to-
2	peer car-	sharing program. "Car-sharing program agreement" does
3	not mean	a "rental agreement" as defined in section 437D-3.
4	"Car	-sharing start time" means the time when the shared car
5	becomes s	ubject to the control of the shared car driver at or
6	after the	time the reservation of a shared car is scheduled to
7	begin as	documented in the records of a peer-to-peer car sharing
8	program.	
9	"Car	-sharing termination time" means the earliest of the
10	following	events:
11	(1)	The expiration of the agreed upon period of time
12		established for the use of a shared car according to
13		the terms of the car-sharing program agreement if the
14		shared car is delivered to the location agreed upon in
15		the car-sharing program agreement;
16	(2)	When the shared car is returned to a location as
17		alternatively agreed upon by the shared car owner and
18		shared car driver as communicated through a peer-to-
19		peer car-sharing program; or



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 (3) When the shared car owner or the shared car owner's authorized designee takes possession and control of the shared vehicle.
 "Peer-to-peer car-sharing" means the authorized use of a
 vehicle by an individual other than the vehicle's owner through a peer-to-peer car-sharing program. "Peer-to-peer car-sharing"
 does not mean the "business of providing rental motor vehicles

8 to the public" as the phrase is used in section 251-3 or the9 business of a "lessor" as defined in section 437D-3.

10 "Peer-to-peer car-sharing program" means a business
11 platform that connects vehicle owners with drivers to enable the
12 sharing of vehicles for financial consideration. "Peer-to-peer
13 car-sharing program" does not mean "lessor" as defined in
14 section 437D-3. "Peer-to-peer car-sharing program" is not a
15 "car-sharing organization" as defined in section 251-1.

16 "Shared car" means a vehicle that is available for sharing 17 through a peer-to-peer car-sharing program. "Shared car" does 18 not mean a "rental motor vehicle" or "vehicle" as defined in 19 section 437D-3.

20 "Shared car driver" means an individual who has been21 authorized to drive the shared car by the shared car owner under



a car-sharing program agreement. "Shared car driver" does not 1 2 mean "lessee" as defined in section 437D-3. 3 "Shared car owner" means the registered owner, or a person 4 or entity designated by the registered owner, of a vehicle made available for sharing to shared vehicle drivers through a peer-5 6 to-peer car-sharing program. "Shared car owner" is not a 7 "lessor" as defined in section 437D-3. 8 S -2 Insurance coverage during car-sharing period. (a) 9 A peer-to-peer car-sharing program shall assume liability, 10 except as provided in subsection (b), of a shared car owner for 11 bodily injury or property damage to third parties or uninsured 12 and underinsured motorist or personal injury protection losses 13 during the car-sharing period in an amount stated in the peer-14 to-peer car-sharing program agreement which amount may not be 15 less than those set forth in section 431:10C-301. 16 (b) Notwithstanding the definition of "car-sharing 17 termination time" as set forth in section -1, the assumption of liability under subsection (a) shall not apply to any shared 18 vehicle owner when: 19

20 (1) A shared car owner makes an intentional or fraudulent
 21 material misrepresentation or omission to the peer-to-



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1 peer car-sharing program before the car-sharing period 2 in which the loss occurred; or 3 (2) Acting in concert with a shared vehicle driver who 4 fails to return the shared vehicle pursuant to the 5 terms of program agreement. 6 (C) Notwithstanding the definition of "car-sharing 7 termination time" in section -1, the assumption of liability 8 under subsection (a) shall apply to bodily injury, property 9 damage, uninsured and underinsured motorist or personal injury 10 protection losses by damaged third parties as required by 11 section 431:10C-301. 12 (d) A peer-to-peer car-sharing program shall ensure that, 13 during each car-sharing period, the shared car owner and the 14 shared car driver shall be insured under a motor vehicle insurance policy that provides insurance coverage in amounts no 15 16 less than the minimum amounts required under section 431:10C-301 17 and: 18 (1) Recognizes that the shared vehicle insured under the 19 policy is made available and used through a peer-to-

peer car-sharing program; or

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1	(2)	Does not exclude use of a shared car by a shared car
2		driver.
3	(e)	The insurance described under subsection (d) may be
4	satisfied	by the motor vehicle insurance maintained by:
5	(1)	A shared car owner;
6	(2)	A shared car driver;
7	(3)	A peer-to-peer car-sharing program; or
8	(4)	Both a shared car owner, a shared car driver, and a
9		peer-to-peer car-sharing program.
10	(f)	Insurance described in subsection (e) that satisfies
11	the insur	ance requirement of subsection (d) shall be primary
12	during ea	ch car-sharing period.
13	(g)	If the peer-to-peer car-sharing program, in whole or
14	in part,	provides the insurance required under subsections (d)
15	and (e),	it shall assume primary liability for a claim when:
16	(1)	A dispute exists as to who was in control of the
17		shared car at the time of the loss; and
18	(2)	The peer-to-peer car-sharing program does not have
19		available, did not retain, or fails to provide the
20		information required by section -5.

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1 The shared car's insurer shall indemnify the car-sharing 2 program to the extent of its obligation under, if any, the 3 applicable insurance policy, if it is determined that the shared 4 car's owner was in control of the shared car at the time of the 5 loss.

6 (h) If insurance maintained by a shared car owner or 7 shared car driver in accordance with subsection (e) has lapsed or does not provide the required coverage, insurance maintained 8 by a peer-to-peer car-sharing program shall provide the coverage 9 10 required by subsection (d) beginning with the first dollar of a 11 claim and have the duty to defend the claim except under 12 circumstances as set forth in section -2(b).

(i) Coverage under a motor vehicle insurance policy
maintained by the peer-to-peer car-sharing program shall not be
dependent upon another motor vehicle insurer first denying a
claim nor shall another motor vehicle insurance policy be
required to first deny a claim.

18 (j) Nothing in this chapter:

19 (1) Limits the liability of the peer-to-peer car-sharing
 20 program for any act or omission of the peer-to-peer
 21 car-sharing program itself that results in injury to

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1 any person as a result of the use of a shared car 2 through a peer-to-peer car-sharing program; or 3 Limits the ability of the peer-to-peer car-sharing (2)4 program to, by contract, indemnification from the 5 shared vehicle owner or the shared car driver for 6 economic loss sustained by the peer-to-peer car-7 sharing program resulting from a breach of the terms 8 and conditions of the car-sharing program agreement. 9 -3 Notification of implications of lien. When a car S 10 owner registers as a shared car owner on a peer-to-peer car-11 sharing program and prior to when the shared car owner makes a 12 shared car available for car-sharing on the peer-to-peer car-13 sharing program, the peer-to-peer car-sharing program shall 14 notify the shared car owner that, if the shared car has a lien 15 against it, the use of the shared car through a peer-to-peer 16 car-sharing program, including use without physical damage 17 coverage, may violate the terms of the contract with the 18 lienholder.

19 § -4 Exclusions in motor vehicle insurance policies.
20 (a) An authorized insurer that writes motor vehicle insurance
21 in the State may exclude any and all coverage and the duty to



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1	defend or	indemnify any claim afforded under a shared car
2	owner's mo	otor vehicle insurance policy, including:
3	(1)	Liability coverage for bodily injury and property
4		damage;
5	(2)	Personal injury protection coverage as set forth in
6		section 431:10C-304;
7	(3)	Uninsured and underinsured motorist coverage;
8	(4)	Medical payments coverage;
9	(5)	Comprehensive physical damage coverage; and
10	(6)	Collision physical damage coverage.
11	(b)	Nothing in this chapter shall invalidate or limit an
12	exclusion	contained in a motor vehicle insurance policy,
13	including	any insurance policy in use or approved for use that
14	excludes	coverage for motor vehicles made available for rent,
15	sharing,	or hire or for any business use.
16	S	-5 Recordkeeping; use of vehicle in car-sharing. A
17	peer-to-p	eer car-sharing program shall collect and verify
18	records p	ertaining to the use of a vehicle, including times
19	used, fee	s paid by the shared car driver, and revenues received
20	by the sh	ared car owner, and provide that information upon
21	request t	o the shared car owner, the shared car owner's insurer,



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or the shared car driver's insurer to facilitate a claim
 coverage investigation. The peer-to-peer car-sharing program
 shall retain the records for a time period not less than the
 six-year statute of limitations period set forth under section
 657-1(4).

6 § -6 Exemption; vicarious liability. Consistent with 49
7 U.S.C. section 30106, a peer-to-peer car-sharing program and a
8 shared car owner shall be exempt from vicarious liability under
9 any state or local law that imposes liability solely based upon
10 motor vehicle ownership.

11 -7 Contribution against indemnification. A motor § 12 vehicle insurer that defends or indemnifies a claim against a 13 shared car that is excluded under the terms of its policy shall 14 have the right to seek contribution against the motor vehicle 15 insurer of the peer-to-peer car-sharing program if the claim is: Made against the shared car owner or the shared car 16 (1) 17 driver for loss or injury that occurs during the car-

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sharing period; and

19 (2) Excluded under the terms of its policy.

20 § -8 Insurable interest. (a) Notwithstanding any other
21 law, statute, or rule to the contrary, a peer-to-peer car-



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1	sharing p	rogram shall have an insurable interest in a shared car
2	during the	e car-sharing period.
3	(b)	A peer-to-peer car-sharing program may own and
4	maintain	as the named insured one or more policies of motor
5	vehicle i	nsurance that provides coverage for:
6	(1)	Liabilities assumed by the peer-to-peer car-sharing
7		program under a peer-to-peer car-sharing program
8		agreement;
9	(2)	Any liability of the shared car owner; or
10	(3)	Damage or loss to the shared car or any liability of
11		the shared car driver.
12	S	-9 Required disclosures and notices. For each shared
13	car parti	cipating in a car-sharing agreement on its platform, a
14	peer-to-p	eer car-sharing program shall:
15	(1)	Provide the shared car owner and shared car driver
16		with the terms and conditions of the car-sharing
17		agreement;
18	(2)	Disclose to the shared car driver any costs or fees
19		that are charged to the shared car driver under the
20		car-sharing agreement;

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1	(3)	Disclose to the shared car owner any costs or fees
2		that are charged to the shared car owner under the
3		peer-to-peer car-sharing agreement;
4	(4)	Provide an emergency telephone number for a person
5		capable of facilitating roadside assistance to the
6		shared car driver;
7	(5)	Disclose any right of the peer-to-peer car-sharing
8		program to seek indemnification from the shared car
9		owner or the shared car driver for economic loss
10		sustained by the car-sharing program caused by a
11		breach of the car-sharing program agreement;
12	(6)	Disclose that a motor vehicle insurance policy issued
13		to the shared car owner for the shared car or to the
14		shared car driver does not provide a defense or
15		indemnification for any claim asserted by the peer-to-
16		peer car-sharing program;
17	(7)	Disclose that the peer-to-peer car-sharing program's
18		insurance coverage on the shared car owner and the
19		shared car driver is in effect only during each
20		sharing period and that the shared car may not have



1		insurance coverage for use of the shared car by the
2		shared car driver after the sharing termination time;
3	(8)	Disclose any insurance or protection package costs
4		that are charged to the shared car owner or the shared
5		car driver;
6	(9)	Disclose that the shared car owner's motor vehicle
7		insurance policy may not provide coverage for a shared
8		car; and
9	(10)	Disclose to the shared car driver any conditions in
10		which the shared car driver is required to maintain a
11		motor vehicle insurance policy as the primary coverage
12		for the shared car in order to drive a shared car.
13	S	-10 Driver's license verification and data retention.
14	(a) A pe	er-to-peer car-sharing program shall not enter into a
15	car-shari	ng program agreement with a shared car driver unless
16	the share	d car driver:
17	(1)	Holds a driver's license issued under section 286-102
18		that authorizes the shared car driver to operate
19		vehicles of the class of the shared car;
20	(2)	Is a nonresident who:

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1		(A)	Has a driver's license issued by the state or
2			country of the driver's residence that authorizes
3			the shared car driver in that state or country to
4			drive vehicles of the class of the shared car;
5			and
6		(B)	Is at least the same age as that required of a
7			resident to drive; or
8	(3)	Othe	rwise is specifically authorized to drive vehicles
9		of t	he class of the shared car.
10	(b)	A pe	er-to-peer car-sharing program shall record:
11	(1)	The	name and address of the shared car driver; and
12	(2)	The	place of issuance and number of the driver's
13		lice	nse of the shared car driver and each other
14		pers	on, if any, who will operate the shared car.
15	S	-11	Responsibility for equipment. A peer-to-peer car-
16	sharing p	rogra	m shall have sole responsibility for any
17	equipment	, suc	h as a global positioning system or other special
18	equipment	that	is put in or on the shared car to monitor or
19	facilitat	e the	car-sharing transaction, and shall agree to
20	indemnify	and	hold harmless the shared car owner for any damage
21	to or the	ft of	the equipment during the sharing period not

caused by the shared car owner. The peer-to-peer car-sharing
 program has the right to seek indemnity from the shared car
 driver for any loss or damage to the equipment that occurs
 during the sharing period.

5 § -12 Motor vehicle safety recalls. (a) At the time 6 when a vehicle owner registers as a shared car owner on a peer-7 to-peer car-sharing program and prior to the time when the 8 shared car owner makes a shared car available for car-sharing on 9 the peer-to-peer car-sharing program, the peer-to-peer car-10 sharing program shall:

11 (1) Verify that no safety recalls exist for the make and
12 model of the shared car for which repairs have not
13 been made; and

14 (2) Notify the shared car owner of the requirements under15 subsection (b).

(b) If the shared car owner receives an actual notice of a safety recall on the shared car, a shared car owner shall not make the vehicle available as a shared car on a peer-to-peer car-sharing program until the safety recall repair has been made.



1 (C) If a shared car owner receives an actual notice of a 2 safety recall on a shared car while the shared car is being used in the possession of a shared car driver, as soon as possible 3 4 after receiving the notice of the safety recall, the shared car 5 owner shall notify the peer-to-peer car-sharing program about 6 the safety recall. 7 -13 Relation to other laws. Chapter 437D shall not S 8 apply to peer-to-peer car-sharing. 9 -14 Department of transportation; airports division; S 10 contract or agreement; rules. A peer-to-peer car-sharing 11 program shall enter into a contract or other agreement with the 12 airports division of the department of transportation pursuant 13 to section 261-7(a) prior to operating at any airport in the 14 State. A peer-to-peer car-sharing program shall comply with all 15 rules of the airports division of the department of 16 transportation. 17 S -15 Additional mandatory charges prohibited. The 18 daily and periodic cost to the shared car driver shall include

19 the amount of each charge that is required as a condition to the 20 peer-to-peer car-sharing agreement. The peer-to-peer car-21 sharing program shall disclose any quotations of price,

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including all quotations contained in advertising or through
online quotations and all payments that a shared car driver is
required to make, as part of the car-sharing program agreement."
SECTION 2. Chapter 251, Hawaii Revised Statutes, is
amended by adding a new section to be appropriately designated
and to read as follows:
" <u>§251-</u> Peer-to-peer car-sharing surcharge tax. (a)
There is levied, assessed, and collected each month a peer-to-
peer car-sharing surcharge tax of \$ per day, or any
portion of a day that a shared car is shared pursuant to a car-
sharing program agreement.
(b) The peer-to-peer car-sharing program shall be
responsible for collecting and remitting the surcharge tax to
the department, which shall deposit all of the moneys from the
surcharge tax into the state highway fund established by section
248-8.
(c) For purposes of this section:
"Car-sharing program agreement" has the same meaning as in
section -1.

21 in section -1."



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1 SECTION 3. New statutory material is underscored.

2 SECTION 4. This Act shall take effect on July 1, 2050.



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Report Title:

Peer-to-Peer Car-Sharing; Authorized; DOT; Surcharge Tax; State Highway Fund

Description:

Authorizes peer-to-peer car-sharing. Effective 7/1/2050. (HD1)

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

