A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	SECTION 1. Hawaii depends heavily on air service for
2	transportation, medical supplies and other medical needs, and
3	commercial goods. As an island state, residents depend on air
4	service for the transport of passengers, goods, and services
5	among islands. Inter-island travel is a key component of
6	Hawaii's tourism industry and stimulates tourism, the largest
7	single contributor to the State's gross domestic product.
8	According to the Hawaii tourism authority, visitors to the
9	State spend in excess of \$1,290,000,000 per month. The
10	legislature finds that there is an increase in the use of
11	helicopters, as well as single engine and propeller aircraft, in
12	the State for travel, recreational, and medical needs. However,
13	despite the significant function of helicopters and other types
14	of aircraft to air travel in the State, only aircraft that
15	operate with two or more jet engines are afforded certain tax
16	exemptions. Due to changes in the aviation industry and
17	increased travel options, tax incentives for aviation businesses

- 1 must be updated to promote greater inter-island travel options
- 2 for visitors and residents, as well as to meet the interests of
- 3 the State.
- 4 The purpose of this Act is to create equity among the types
- 5 of aircraft in the State eligible for the aircraft service and
- 6 maintenance facility general excise tax exemption in section
- 7 237-24.9, Hawaii Revised Statutes.
- 8 SECTION 2. Section 237-24.9, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "§237-24.9 Aircraft service and maintenance facility. (a)
- 11 This chapter shall not apply to amounts received from the
- 12 servicing and maintenance of aircraft or from the construction
- 13 of an aircraft service and maintenance facility in the State.
- 14 For aircraft service and maintenance facilities that service
- 15 helicopters, the exemption provided under this section shall
- 16 apply only if seventy-five per cent of all helicopters serviced
- 17 within the aircraft service and maintenance facility during the
- 18 taxable year for which the exemption is being claimed are
- 19 equipped with quiet technology.
- 20 (b) As used in this section:
- "Aircraft" means [any]:

1	(1) Any craft or artificial contrivance of whatever
2	description engaged in intrastate, interstate, or
3	international scheduled commercial use as defined in
4	chapter 263[, that operates with two or more jet
5	engines.]; or
6	(2) A helicopter.
7	"Aircraft service and maintenance" means all scheduled and
8	unscheduled tasks performed within an aircraft service and
9	maintenance facility for the inspection, modification,
10	maintenance, and repair of aircraft and related components
11	including engines, hydraulic and electrical systems, and all
12	other components which are an integral part of an aircraft.
13	"Aircraft service and maintenance facility" means a
14	facility for aircraft service and maintenance that is not less
15	than thirty thousand square feet in area, and which may include
16	ancillary space which is integral to the facility, such as parts
17	and inventory warehouse space, tool rooms, and related
18	administrative and employee space.
19	"Construction of an aircraft service and maintenance
20	facility" means all design, engineering, labor, and material
21	costs associated with the construction of facilities the

- 1 [+]principal[+] purpose of which is the provision of facilities
- 2 for aircraft service and maintenance.
- 3 "Maintenance" means the upkeep of aircraft engines,
- 4 hydraulic and electrical systems, and all other components which
- 5 are an integral part of an aircraft, but does not include
- 6 refueling, janitorial services or cleaning, restocking of
- 7 aircraft and passenger supplies, or loading or unloading of
- 8 cargo and passenger baggage.
- 9 "Quiet technology" means the use of design, technologies,
- 10 and structure modifications to rotorcraft to reduce or redirect
- 11 the sound generated by the engine exhaust, tail, or the main
- 12 rotor."
- 13 SECTION 3. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 4. This Act shall take effect on July 1, 2019.

Report Title:

General Excise Tax; Aircraft; Helicopters; Aircraft Service and Maintenance Facility; Exemption

Description:

Amends definition of "aircraft" to include helicopters and removes qualification of two or more jet engines, thereby expanding the types of aircraft eligible for the aircraft service and maintenance facility general excise tax exemption. Amends the aircraft service and maintenance facility general excise tax exemption to eliminate space requirements and add requirement that seventy-five per cent of helicopters serviced within any aircraft service and maintenance facility are equipped with quiet technology. Defines "quiet technology". (SD1)

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