A BILL FOR AN ACT

RELATING TO FEMININE HYGIENE PRODUCTS.

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

1 SECTION 1. The legislature finds that women's health has

2 been misunderstood and neglected throughout history. In Hawaii,

3 the general excise tax is levied on nearly all economic

4 activity, but it is a highly regressive tax system that

5 disproportionately affects women through the taxation of certain

6 necessities such as feminine hygiene products. Feminine hygiene

7 products have historically carried an additional cost burden by

8 unfairly penalizing women compared to untaxed luxury items for

9 men.

11

15

10 The legislature further finds that 288,348 women and girls

between the ages of twelve and forty-four reside in the State,

12 and one in eight of that number live below the federal poverty

13 line. The cost disparity causes physical, mental, and emotional

14 challenges that make people feel ashamed for being women, and

the stigma surrounding a woman's reproductive system prevents

16 people from discussing it. Exempting feminine hygiene products

17 from the general excise tax would remove the unequal tax burden

- 1 on women and make these products more accessible for low-income
- 2 consumers.
- 3 Accordingly, the purpose of this Act is to exempt feminine
- 4 hygiene products from the general excise tax.
- 5 SECTION 2. Section 237-24.3, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$237-24.3 Additional amounts not taxable. In addition to
- 8 the amounts not taxable under section 237-24, this chapter shall
- 9 not apply to:
- 10 (1) Amounts received from the loading, transportation, and
- 11 unloading of agricultural commodities shipped for a
- 12 producer or produce dealer on one island of this State
- to a person, firm, or organization on another island
- of this State. The terms "agricultural commodity",
- "producer", and "produce dealer" shall be defined in
- the same manner as they are defined in section 147-1;
- 17 provided that agricultural commodities need not have
- been produced in the State;
- 19 (2) Amounts received by the manager, submanager, or board
- of directors of:

1		(A)	An association of a condominium property regime
2			established in accordance with chapter 514B or
3			any predecessor thereto; or
4		(B)	A nonprofit homeowners or community association
5			incorporated in accordance with chapter 414D or
6			any predecessor thereto and existing pursuant to
7			covenants running with the land,
8		in r	eimbursement of sums paid for common expenses;
9	(3)	Amou	nts received or accrued from:
10		(A)	The loading or unloading of cargo from ships,
11			barges, vessels, or aircraft, whether or not the
12			ships, barges, vessels, or aircraft travel
13			between the State and other states or countries
14			or between the islands of the State;
15		(B)	Tugboat services including pilotage fees
16			performed within the State, and the towage of
17			ships, barges, or vessels in and out of state
18			harbors, or from one pier to another; and
19		(C)	The transportation of pilots or governmental
20			officials to ships, barges, or vessels offshore;
21			rigging gear; checking freight and similar

1	services;	standby	charges;	and	use	of	moorings
2	and runnir	ng moorin	ng lines;				

3 (4)Amounts received by an employee benefit plan by way of 4 contributions, dividends, interest, and other income; 5 and amounts received by a nonprofit organization or office, as payments for costs and expenses incurred 6 7 for the administration of an employee benefit plan; 8 provided that this exemption shall not apply to any 9 gross rental income or gross rental proceeds received after June 30, 1994, as income from investments in 10 11 real property in this State; and provided further that 12 gross rental income or gross rental proceeds from 13 investments in real property received by an employee 14 benefit plan after June 30, 1994, under written 15 contracts executed prior to July 1, 1994, shall not be taxed until the contracts are renegotiated, renewed, 16 17 or extended, or until after December 31, 1998, whichever is earlier. For the purposes of this 18 19 paragraph, "employee benefit plan" means any plan as 20 defined in title 29 United States Code section 1002(3), as amended; 21

1	(5)	Amounts received for purchases made with United States
2		Department of Agriculture food coupons under the
3		federal food stamp program, and amounts received for
4		purchases made with United States Department of
5		Agriculture food vouchers under the Special
6		Supplemental Foods Program for Women, Infants and
7		Children;
8	(6)	Amounts received by a hospital, infirmary, medical
9		clinic, health care facility, pharmacy, or a
10		practitioner licensed to administer the drug to an
11		individual for selling prescription drugs or
12		prosthetic devices to an individual; provided that
13		this paragraph shall not apply to any amounts received
14		for services provided in selling prescription drugs or
15		prosthetic devices. As used in this paragraph:
16		"Prescription drugs" are those drugs defined
17		under section 328-1 and dispensed by filling or
18		refilling a written or oral prescription by a
19		practitioner licensed under law to administer the drug
20		and sold by a licensed pharmacist under section 328-16

or practitioners licensed to administer drugs;

21

1		provided that "prescription drugs" shall not include
2		cannabis or manufactured cannabis products authorized
3		pursuant to chapters 329 and 329D; and
4		"Prosthetic device" means any artificial device
5		or appliance, instrument, apparatus, or contrivance,
6		including their components, parts, accessories, and
7		replacements thereof, used to replace a missing or
8		surgically removed part of the human body, which is
9		prescribed by a licensed practitioner of medicine,
10		osteopathy, or podiatry and that is sold by the
11		practitioner or that is dispensed and sold by a dealer
12		of prosthetic devices; provided that "prosthetic
13		device" shall not mean any auditory, ophthalmic,
14		dental, or ocular device or appliance, instrument,
15		apparatus, or contrivance;
16	(7)	Taxes on transient accommodations imposed by chapter
17		237D and passed on and collected by operators holding
18		certificates of registration under that chapter;
19	(8)	Amounts received as dues by an unincorporated

merchants association from its membership for

advertising media, promotional, and advertising costs

20

21

1		for the promotion of the association for the benefit
2		of its members as a whole and not for the benefit of
3		an individual member or group of members less than the
4		entire membership;
5	(9)	Amounts received by a labor organization for real
6		property leased to:
7		(A) A labor organization; or
8		(B) A trust fund established by a labor organization
9		for the benefit of its members, families, and
10		dependents for medical or hospital care, pensions
11		on retirement or death of employees,
12		apprenticeship and training, and other membership
13		service programs.
14		As used in this paragraph, "labor organization" means
15		a labor organization exempt from federal income tax
16		under section 501(c)(5) of the Internal Revenue Code,
17		as amended;
18	(10)	Amounts received from foreign diplomats and consular
19		officials who are holding cards issued or authorized
20		by the United States Department of State granting them
21		an exemption from state taxes; [and]

1	(11)	Amounts received as rent for the rental or leasing of
2		aircraft or aircraft engines used by the lessees or
3		renters for interstate air transportation of
4		passengers and goods. For purposes of this paragraph,
5		payments made pursuant to a lease shall be considered
6		rent regardless of whether the lease is an operating
7		lease or a financing lease. The definition of
8		"interstate air transportation" is the same as in
9		title 49 [U.S.C.] United States Code section 40102[-];
10		and
11	(12)	Amounts received from the sale of feminine hygiene
12		products. As used in this paragraph, "feminine
13		hygiene product" means a sanitary napkin, sanitary
14		towel, tampon, panty liner, douche, feminine hygiene
15		syringe, menstrual cup, sanitary pad, or vaginal
16		creams, foams, ointments, jellies, powders, and
17		sprays."
18	SECT	ION 3. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.
20	SECT	ION 4. This Act shall take effect on July 1, 2050.

S.B. NO. 2863 S.D. 2

Report Title:

General Excise Tax; Exemption; Feminine Hygiene Products

Description:

Exempts amounts received from the sale of feminine hygiene products from the general excise tax. Effective 7/1/2050. (SD2)

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