HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

H.B. NO. 2613

A BILL FOR AN ACT

RELATING TO ROADS.

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

SECTION 1. Section 46-16.8, Hawaii Revised Statutes, is
 amended to read as follows:

3 "\$46-16.8 County surcharge on state tax. (a) Each county
4 may establish a surcharge on state tax at the rates enumerated
5 in sections 237-8.6 and 238-2.6. A county electing to establish
6 this surcharge shall do so by ordinance; provided that:

- 7 (1) No ordinance shall be adopted until the county has
 8 conducted a public hearing on the proposed ordinance;
- 9 (2) The ordinance shall be adopted before December 31,
- **10** 2005; and

11 (3) No county surcharge on state tax that may be
12 authorized under this subsection shall be levied
13 before January 1, 2007, or after December 31, 2022,
14 unless extended pursuant to subsection (b).

15 Notice of the public hearing required under paragraph (1) shall
16 be published in a newspaper of general circulation within the



county at least twice within a period of thirty days immediately
 preceding the date of the hearing.

A county electing to exercise the authority granted under this subsection shall notify the director of taxation within ten days after the county has adopted a surcharge on state tax ordinance and, beginning no earlier than January 1, 2007, the director of taxation shall levy, assess, collect, and otherwise administer the county surcharge on state tax.

9 (b) Each county that has established a surcharge on state
10 tax before July 1, 2015, under authority of subsection (a) may
11 extend the surcharge until December 31, 2030, at the same rates.
12 A county electing to extend this surcharge shall do so by
13 ordinance; provided that:

14 (1) No ordinance shall be adopted until the county has
15 conducted a public hearing on the proposed ordinance;
16 and

17 (2) The ordinance shall be adopted before January 1, 2018.
18 A county electing to exercise the authority granted under
19 this subsection shall notify the director of taxation within ten
20 days after the county has adopted an ordinance extending the
21 surcharge on state tax. The director of taxation shall levy,



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assess, collect, and otherwise administer the extended surcharge
 on state tax.

3 (c) Each county that has not established a surcharge
4 pursuant to subsection (a) on state tax before July 1, 2015, may
5 establish the surcharge at the rates enumerated in sections 2376 8.6 and 238-2.6. A county electing to establish this surcharge
7 shall do so by ordinance; provided that:

8 (1) No ordinance shall be adopted until the county has
9 conducted a public hearing on the proposed ordinance;
10 (2) The ordinance shall be adopted before December 31,
11 2023; and

(3) No county surcharge on state tax that may be 12 authorized under this subsection shall be levied 13 before January 1, 2019, or after December 31, 2030. 14 15 A county electing to exercise the authority granted under this subsection shall notify the director of taxation within ten 16 days after the county has adopted a surcharge on state tax 17 18 ordinance. Beginning on January 1, 2019, January 1, 2020, January 1, 2024, or January 1, 2025, as applicable pursuant to 19 sections 237-8.6 and 238-2.6, the director of taxation shall 20



levy, assess, collect, and otherwise administer the county 1 2 surcharge on state tax. 3 (d) Each county that has established a surcharge on state tax before March 31, 2019, under subsection (a) or (c) may amend 4 the surcharge ordinance to change the authorized uses of 5 surcharge revenues, pursuant to subsection (g); provided that: 6 7 No ordinance shall be amended pursuant to this section (1) until the county has conducted a public hearing on the 8 proposed amendment; and 9 The ordinance shall be amended before December 31, 10 (2) 2023. 11 Notice of the public hearing required under subsection 12 (e) (b), (c), or (d), before adoption or amendment of an ordinance 13 14 establishing or extending the surcharge on state tax shall be published in a newspaper of general circulation within the 15 county at least twice within a period of thirty days immediately 16 17 preceding the date of the hearing. 18 (f) Each county with a population greater than five hundred thousand that adopts or extends a county surcharge on 19 state tax ordinance pursuant to subsection (a) or (b) shall use 20

21 the surcharge revenues received from the State for capital costs



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of a locally preferred alternative for a mass transit project; 1 provided that revenues derived from the county surcharge on 2 state tax shall not be used: 3 To build or repair public roads or highways, bicycle 4 (1) paths, or support public transportation systems 5 6 already in existence before July 12, 2005; (2) For operating costs or maintenance costs of the mass 7 transit project or any purpose not consistent with 8 9 this subsection; or (3) For administrative or operating, marketing, or 10 maintenance costs, including personnel costs, of a 11 rapid transportation authority charged with the 12 13 responsibility for constructing, operating, or maintaining the mass transit project; 14 provided further that nothing in this section shall be construed 15 to prohibit a county from using county funds that are not 16 17 derived from a surcharge on state tax for a purpose described in 18 paragraph (2) or (3). Each county having a population equal to or less than 19 (a)

five hundred thousand that adopts a county surcharge on state



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1	tax ordin	ance pursuant to this section shall use the surcharges
2	received	from the State for:
3	(1)	Operating or capital costs of public transportation
4		within each county for public transportation systems,
5		including:
6		(A) Public roadways or highways;
7		(B) Public buses;
8		(C) Trains;
9		(D) Ferries;
10		(E) Pedestrian paths or sidewalks; or
11		(F) Bicycle paths;
12	(2)	Expenses in complying with the Americans with
13		Disabilities Act of 1990 with respect to paragraph
14		(1); and
15	(3)	Housing infrastructure; provided that a county that
16		uses surcharge revenues for housing infrastructure
17		shall not pass on those housing infrastructure costs
18		to the developer of a housing project; provided
19		further that this paragraph shall apply only if a
20		county amended its surcharge ordinance pursuant to



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1	subsection (d) or adopts a county surcharge on state
2	tax ordinance after December 31, 2022;
3	provided that each county having a population equal to or less
4	than five hundred thousand that adopts a county surcharge on
5	state tax ordinance pursuant to this section after December 31,
6	2022, shall use the surcharge revenues received from the State
7	only for the purposes described in paragraph (3).
8	(h) Each county that adopts a county surcharge on state
9	tax ordinance pursuant to this section may use the surcharges
10	received from the State for the maintenance of privately-owned
11	roadways that are open to the public.
12	[(h)] <u>(i)</u> As used in this section:
13	"Capital costs" means nonrecurring costs required to
14	construct a transit facility or system, including debt service,
15	costs of land acquisition and development, acquiring of rights-
16	of-way, planning, design, and construction, and including
17	equipping and furnishing the facility or system. For a county
18	with a population greater than five hundred thousand, capital
19	costs also include non-recurring personal services and other
20	overhead costs that are not intended to continue after



1 completion of construction of the minimum operable segment of 2 the locally preferred alternative for a mass transit project. 3 "Housing infrastructure" includes pedestrian paths or 4 sidewalks on a county road near or around a public school, and 5 water, drainage, sewer, water reuse, waste disposal, and waste 6 treatment systems that connect to the infrastructure of the 7 county."

8 SECTION 2. Section 243-6, Hawaii Revised Statutes, is
9 amended to read as follows:

10 "§243-6 Fuel taxes, dispositions. The "city and county of 11 Honolulu fuel tax" shall be paid by the department of taxation 12 into the state treasury, and shall, by the state director of 13 finance, be paid over to the director of finance of the city and 14 county of Honolulu for deposit into the fund known as the 15 "highway fund" created by section 249-18.

16 The "county of Kauai fuel tax" shall be paid by the 17 department into the state treasury, and shall, by the state 18 director of finance, be paid over to the director of finance of 19 the county of Kauai for deposit into the fund known as the 20 "highway fund" created by section 249-18.



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The "county of Hawaii fuel tax" shall be paid by the
 department into the state treasury, and shall, by the state
 director of finance, be paid over to the director of finance of
 the county of Hawaii for deposit into the fund known as the
 "highway fund" created by section 249-18.

The "county of Maui fuel tax" collected on account of 6 liquid fuel sold or used on the island of Lanai or sold 7 elsewhere for ultimate use on the island of Lanai, shall be paid 8 by the department into the state treasury, and shall, by the 9 state director of finance, be paid over to the director of 10 finance of the county of Maui for deposit into the fund known as 11 the "highway fund" created by section 249-18, for expenditure on 12 the island of Lanai. The "county of Maui fuel tax" collected on 13 account of liquid fuel sold or used on the island of Molokai or 14 15 sold elsewhere for ultimate use on the island of Molokai, shall be paid by the department into the state treasury, and shall, by 16 the state director of finance, be paid over to the director of 17 18 finance of the county of Maui for deposit into the fund known as the "highway fund" created by section 249-18, for expenditure on 19 the island of Molokai. The remainder of the "county of Maui 20 fuel tax" shall be paid by the department into the state 21



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treasury, and shall, by the state director of finance, be paid
 over to the director of finance of the county of Maui for
 deposit into the fund known as the "highway fund" created by
 section 249-18.

5 Each of the foregoing taxes shall be expended for the 6 following purposes, for the island for which the tax revenue is 7 specially indicated, or, if none, for the county for which the 8 tax revenue is indicated:

For payment of interest on and redemption of any bonds 9 (1)duly issued or sold on or after July 1, 1951, under 10 chapter 47 for the financing or aiding in financing 11 12 the construction of county highway tunnels, approach 13 roads thereto, and highways. [Such] The payments of interest and principal on the bonds when due, shall be 14 first charges on [such] the moneys so deposited in the 15 16 fund [-];

17 (2) For acquisition, designing, construction,

18 reconstruction, improvement, repair, and maintenance 19 of county main and general thoroughfares, highways, 20 and other streets, street lights, storm drains, and 21 bridges, including costs of new land therefor, when



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1		expenditures for the foregoing purposes cannot be
2		financed under state-federal aid projects $[+]$;
3	(3)	For reconstruction, improvement, repair, and
4		maintenance of privately-owned roadways that are open
5		to the public;
6	[(3)]	(4) In the case of the city and county of Honolulu,
7		for payment of the city and county's share in an
8		improvement district initiated by the city and county
9		for an improvement listed in [+]paragraph[+] (2)
10		above, which is permitted to be constructed in the
11		city and $county[-]$;
12	[-(4)-]	(5) For the construction of county highway tunnels,
13		overpasses, underpasses, and bridges, where [such] the
14		improvement cannot be made under state-federal aid
15		projects[-] <u>;</u>
16	[(5)]	(6) For purposes and functions connected with county
17		traffic control and preservation of safety upon the
18		public highways and streets $[-,]$
19	[(6)]	(7) For purposes and functions in connection with
20		mass transit[-];



1	[(7)] <u>(8)</u> For acquisition, design, construction,
2	improvement, repair, and maintenance of bikeways $[\cdot]$;
3	and
4	[-(8)] (9) No expenditure shall be made, out of the revenues
5	paid into any such fund, which will jeopardize federal
6	aid for highway construction."
7	SECTION 3. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 4. This Act shall take effect upon its approval.
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	INTRODUCED BY:

JAN 2 4 2024



Report Title:

Privately-Owned Roadways; Fuel Tax; State Tax

Description:

Allows for a percentage of general excise and fuel taxes generated by the counties to be used for maintenance of private roadways that are open to the public.

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

