HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

HOUSE CONCURRENT RESOLUTION

REQUESTING THE DEPARTMENT OF THE ATTORNEY GENERAL TO DETERMINE WHETHER LEASES BETWEEN RELATED CAR RENTAL ENTITIES ARE EXEMPT FROM THE GENERAL EXCISE TAX AND IF SO, REQUESTING THE DEPARTMENT OF TAXATION TO APPLY THE EXEMPTION.

WHEREAS, the car rental business is an integral and 1 2 necessary part of the tourism industry in Hawaii; and 3 WHEREAS, car rental agencies lease their vehicles at retail 4 rates to the public and pay the general excise tax on the rental 5 revenues from these transactions to the State: and 6 7 WHEREAS, the car rental industry often involves payments 8 between related entities that are subject to the general excise 9 tax; and 10 11 WHEREAS, the current general excise tax law exempts many 12 13 intercompany transactions from the general excise tax, including charges for the use of capital as specified in section 237-14 23.5(a), Hawaii Revised Statutes; and 15 16 WHEREAS, some car rental companies use special purpose 17 financing entities, which they own, that issue asset-backed debt 18 instruments that are secured by the rental vehicles, which are 19 then leased to the related operating car rental agencies; and 20 21 WHEREAS, the revenues from these leases are used to pay the 22 debt service required of those instruments; and 23 24 WHEREAS, section 237-23.5, Hawaii Revised Statutes, exempts 25 from the general excise tax the flow of revenues between related 26 entities for the use of capital; and 27

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1 WHEREAS, the Department of Taxation however, currently 2 collects an additional excise tax on the lease revenues from the 3 car rental agency paid to the special purpose financing entity 4 even though the agency and the special purpose financing entity 5 are owned by the same company; and 6

7 WHEREAS, a finding that the leases used in the financing of 8 the acquisition and replacement of car rental vehicles between 9 related entities should be exempt from the excise tax would not 10 exempt car rental agencies from collecting and paying the 11 general excise tax on the revenues generated from the renting of 12 vehicles to the public; and

14 WHEREAS, in general, other states do not impose sales, use, 15 and excise taxes on intercompany lease payments; now, therefore, 16

BE IT RESOLVED by the House of Representatives of the
Twenty-fourth Legislature of the State of Hawaii, Regular
Session of 2007, the Senate concurring, that the Department of
the Attorney General is requested to conduct a study on whether
leases between related entities in the car rental industry for
the acquisition and replacement of vehicles under section 23723.5, Hawaii Revised Statutes, are:

- 25 (1) Used solely for the purpose of acquiring and replacing26 car rental vehicles;
 - (2) Transactions among related entities as currently defined; and
- 31 (3) Transactions similar to intercompany car rental
 32 company leasing transactions that are exempt from
 33 sales, use, and excise taxes in other states; and

35 BE IT FURTHER RESOLVED that if the answers to subparagraphs 36 (1), (2), and (3) are in the affirmative, the Department of 37 Taxation is requested to apply the exemption provided by section 38 237-23.5, Hawaii Revised Statutes, to revenues generated by 39 intercompany car rental acquisitions and replacements if car 40 rental agencies lease vehicles from special purpose financing 41 entities and both are related entities; and

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1 BE IT FURTHER RESOLVED that the Department of the Attorney 2 General is requested to submit a report of its findings and 3 recommendations, including suggested legislation, to the 4 Legislature not later than twenty days before the convening of 5 the Regular Session of 2008; and 6

BE IT FURTHER RESOLVED that certified copies of this
Concurrent Resolution be transmitted to the Governor, Attorney
General, and Director of Taxation.

