H.B. NO. ²⁷⁵⁸ H.D. ²

A BILL FOR AN ACT

RELATING TO HEALTH.

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

SECTION 1. The purpose of this Act is to require the
 department of taxation to defer collecting the general excise
 taxes owed by a qualified hospital group on the gross income and
 gross proceeds derived from its hospitals between July 1, 2008,
 and December 31, .

6 The legislature finds that the deferral is necessary for the continued operation of the qualified hospital group during 7 8 the deferral period. The legislature further finds that a 9 hospital of the qualified hospital group is the only hospital in 10 proximity to leeward Oahu communities and its continued 11 operation is necessary for the public health and safety in that 12 area. The legislature intends that this Act assist the 13 qualified hospital group in maintaining its financial viability 14 as a health care entity serving the public on Oahu.

15 SECTION 2. Definition. As used in this Act, "qualified 16 hospital group" means a group of private hospitals in a county 17 with a population of greater than five hundred thousand that



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annually provides services for patients, of which sixty per cent
 or more are uninsured, medicaid, and medicare patients.

3 SECTION 3. Deferral of collection of general excise taxes owed by a qualified hospital group between July 1, 2008, and 4 5 December 31, . The department of taxation shall defer the 6 collection of general excise taxes owed by a gualified hospital 7 group on the gross income and gross proceeds derived from the 8 operation of the qualified hospital group between July 1, 2008, 9 and December 31, . The approval of the governor shall not 10 be required for the department to defer the collection.

11 SECTION 4. Payment of deferred general excise taxes and 12 interest after December 31, . After December 31, , the 13 qualified hospital group shall pay to the department of taxation 14 any general excise taxes deferred under section this Act plus 15 interest imposed in accordance with section 231-39(b)(4)(A), 16 Hawaii Revised Statutes. The qualified hospital group shall 17 make the payment in cash under an installment plan, the terms 18 and conditions of which shall be approved by the department of 19 taxation. In the alternative to installment payments, the 20 qualified hospital group may make a lump sum payment to the 21 department on January 1, , of the full amount owed.



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1 No penalty shall be imposed on a qualified hospital group 2 for the deferred general excise taxes, except as otherwise 3 provided under sections 5 or 6 of this Act. 4 SECTION 5. No distribution to limited liability company members from July 1, 2008, until full payment of deferred 5 general excise taxes and interest. The qualified hospital group 6 7 shall not make any distribution to any members of the limited 8 liability company that owns the qualified hospital group from 9 July 1, 2008, until any general excise tax and interest 10 liability deferred under this Act is fully paid to the 11 department of taxation. 12 If any distribution is made contrary to this section, the balance of the deferred general excise taxes owed plus interest 13 14 shall become immediately due. The qualified hospital group 15 shall also immediately pay to the department of taxation a 16 penalty equal to twenty-five per cent of the total amount due. For the purpose of this section, "distribution" means the 17 18 same as defined under section 428-101, Hawaii Revised Statutes. 19 The term shall not mean any salary paid to, or fringe benefit 20 contribution paid for, an officer or employee of a hospital 21 operated by the qualified hospital group.

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1 SECTION 6. Immediate payment of deferred taxes, interest, 2 and penalty upon occurrence of certain event. (a) If any of the following events occur between July 1, 2008, and December 3 , the balance of any deferred taxes and interest owed by 4 31. the qualified hospital group shall become immediately due: 5 If any hospital owned by the qualified hospital is 6 (1)sold or leased to another person; 7 8 (2)If the ownership interest of the Hawaii Physicians 9 Group in the qualified hospital group falls below 10 forty-nine per cent; or 11 (3)If the qualified hospital group is dissolved. 12 (b) Upon the occurrence of any event listed under subsection (a), the qualified hospital group shall immediately 13 pay to the department of taxation the amount of deferred taxes 14 and interest owed plus a penalty of twenty-five per cent of that 15 16 amount. 17 SECTION 7. Filing of returns. During the period from July 1, 2008, to December 31, , the qualified hospital group 18 19 shall file general excise tax returns in the manner required 20 under chapter 231, Hawaii Revised Statutes; provided that during 21 that period, the qualified hospital group shall not be required

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1 to pay any general excise taxes that have been deferred under
2 this Act.

3 SECTION 8. Collection of unpaid deferred general excise 4 taxes and interest; lien for deferred general excise taxes. (a) 5 If, after December 31, , the qualified hospital group 6 becomes delinquent in the payment of an installment of general 7 excise taxes and interest owed under this Act, the department of 8 taxation may collect the delinquent amount. For this purpose, 9 sections 231-13, 231-14, and 231-25 to 231-33, Hawaii Revised 10 Statutes, shall apply.

(b) The department shall hold a lien on all real property
of a qualified hospital group for the deferred general excise
taxes and interest owed by the qualified hospital group under
this Act until the deferred taxes and interest are fully paid.
The lien and any foreclosure action shall be subject to section
231-61 to section 231-70, Hawaii Revised Statutes.

SECTION 9. If any provision of this Act conflicts with any
other state law or rule, the provisions of this Act shall
prevail. To the extent possible, the department of taxation
shall implement this Act consistent with chapters 231 and 237,
Hawaii Revised Statutes, and any other applicable state law.
SECTION 10. This Act shall take effect on July 1, 2020.

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Report Title:

General Excise Tax; Hospital Group; Uninsured, Medicare and Medicaid Patients

Description:

Requires Department of Taxation (DOTAX) to defer general excise tax collection for a for-profit hospital group that provides services to an annual patient population consisting of 60 percent or more uninsured, Medicaid and Medicare patients for hospital operations between July 1, 2008, and an unspecified date. Also requires DOTAX to collect the deferred taxes plus interest after the unspecified date. Provides for immediate payment of deferred taxes, interest, and penalty upon occurrence of certain events. Effective 07-01-2020. (HB2758 HD2)

