### A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 SECTION 1. The legislature finds that, under certain 2 circumstances, allowing a private person to act as a tax 3 collection agent is likely to ease the burden of collecting 4 taxes. Section 237-9(e), Hawaii Revised Statutes, allows a 5 person engaged in network marketing, multi-level marketing, or 6 other similar business to enter into an agreement with the 7 department of taxation to act as a tax collection agent on 8 behalf of its direct sellers. The legislature finds that 9 similarly allowing a transient accommodations broker to act as a 10 tax collection agent on behalf of providers of transient 11 accommodations that utilize the services of the transient 12 accommodations broker may facilitate the collection of transient 13 accommodations taxes and general excise taxes.

14 The purpose of this Act is to enable a transient 15 accommodations broker to register as a tax collection agent with 16 respect to transient accommodations taxes and general excise 17 taxes for its operators and plan managers in a manner that



recognizes the dynamic changes occurring in the transient
 accommodations sector. This Act is not intended to preempt or

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3 otherwise limit the authority of counties to adopt, monitor, and 4 enforce local land use regulations, nor is this Act intended to 5 transfer the authority to monitor and enforce such regulations 6 away from the counties.

7 SECTION 2. Chapter 237, Hawaii Revised Statutes, is
8 amended by adding a new section to be appropriately designated
9 and to read as follows:

10 "<u>§237-</u> Transient accommodations broker as tax collection

11 agent. (a) The director may permit a transient accommodations

12 broker to register as a tax collection agent on behalf of all of

13 its operators and plan managers by entering into a tax

14 collection agreement with the director or by submitting a

15 transient accommodations broker tax collection agent

16 registration statement to the director.

17 The director may deny an application for registration as a

18 transient accommodations broker tax collection agent under this

19 section for any cause authorized by law, including any violation

20 of this chapter or rules adopted pursuant thereto, violation of

21 any prior tax collection agreement, or failure to meet minimum



1	criteria that may be set forth by the department in rules
2	adopted pursuant to chapter 91.
3	Execution of a tax collection agreement shall not be a
4	requirement for registration as a transient accommodations
5	broker tax collection agent.
6	The director shall issue a certificate of registration or
7	letter of denial within thirty days after a transient
8	accommodations broker submits to the director a completed and
9	signed transient accommodations broker tax collection agent
10	registration statement, in a form prescribed by the department.
11	The registration shall be valid only for the transient
12	accommodations broker tax collection agent in whose name it is
13	issued, and for the website or platform designated therein, and
14	shall not be transferable.
15	A registered transient accommodations broker tax collection
16	agent shall be issued separate licenses under this chapter with
17	respect to taxes payable on behalf of its operators and plan
18	managers in its capacity as a registered transient
19	accommodations broker tax collection agent and, if applicable,
20	with respect to any taxes payable under this chapter for its own
21	business activities. A registered transient accommodations



1	broker tax collection agent shall file with the department	
2	monthly or other periodic returns as required by section 237-30.	
3	The required reporting information shall include gross transient	
4	accommodations rentals, exemptions, and taxable income from the	
5	registered transient accommodations broker tax collection	
6	agent's business activity.	
7	(b) In addition to its own responsibilities under this	
8	chapter, a registered transient accommodations broker tax	
9	collection agent shall report, collect, and pay over the taxes	
10	due under this chapter on behalf of all of its operators and	
11	plan managers from the date of registration until the	
12	registration is canceled as provided in subsection (h); provided	
13	that the registered transient accommodations broker tax	
14	collection agent's obligation to report, collect, and pay taxes	
15	on behalf of all of its operators and plan managers shall apply	
16	solely to transient accommodations in the State that are	
17	arranged or booked directly through the registered transient	
18	accommodations broker tax collection agent.	
19	(c) The registered transient accommodations broker tax	
20	collection agent's operators and plan managers shall be deemed	
21	licensed under this chapter; provided that the licensure shall	



1	apply solely to the business activity conducted directly through
2	the registered transient accommodations broker tax collection
3	agent from the date of registration until the registration is
4	canceled as provided in subsection (h). For purposes of any
5	other business activity, the operators and plan managers are
6	subject to all requirements of title 14 as if this section did
7	not exist.
8	(d) Under this section, a registered transient
9	accommodations broker tax collection agent shall assume all
10	obligations, rights, and responsibilities imposed by this
11	chapter upon its operators and plan managers with respect to
12	their business activities conducted directly through the
13	registered transient accommodations broker tax collection agent
14	from the date of registration until the registration is canceled
15	as provided in subsection (h).
16	(e) A transient accommodations broker tax collection agent
17	collects taxes imposed by this chapter on behalf of operators
18	and plan managers, but if the agent does not report or pay the
19	taxes due, then the agent shall be personally liable, together
20	with penalties and interest as provided by law.



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1	(f)	All returns and other information provided by a
2	registere	d transient accommodations broker tax collection agent,
3	including	the application for registration as a transient
4	accommoda	tions broker tax collection agent or any tax collection
5	agreement	, shall be confidential, and disclosure thereof shall
6	be prohib	ited as provided in section 237-34; provided that:
7	(1)	No disclosure of returns or information provided by
8		the transient accommodations broker tax collection
9		agent with respect to its operators and plan managers
10		shall be made pursuant to section 237-34(b)(9), (10),
11		<u>or (11); and</u>
12	(2)	All returns and the names and addresses provided by a
13		registered transient accommodations broker tax
14		collection agent shall be disclosed to a duly
15		authorized county tax official for the limited purpose
16		of real property tax administration.
17	(g)	A registered transient accommodations broker tax
18	collectio	n agent shall notify all of its operators and plan
19	managers	in the State that it has been designated to collect,
20	<u>report, a</u>	nd pay over the tax imposed by this chapter on their
21	behalf.	



1	The director may require the transient accommodations
2	broker tax collection agent, as a condition of obtaining a
3	license, to furnish with an annual return, a list including the
4	federal tax identification number of all operators and plan
5	managers for the taxable year to whom the transient
6	accommodations broker tax collection agent has provided
7	information returns required under the Internal Revenue Code,
8	and any other information that is relevant to ensure proper
9	payment of taxes under title 14.
10	A transient accommodations broker tax collection agent
11	shall provide the names or addresses of any of its operators and
12	plan managers to the director when such a request is made
13	through a lawful and valid administrative process or upon waiver
14	by the operator or plan manager.
15	(h) The registration provided for under this section shall
16	be effective until canceled in writing.
17	A registered transient accommodations broker tax collection
18	agent may cancel its registration under this section by
19	delivering written notice of cancellation to the director and
20	each of its operators and plan managers furnishing transient



1	accommoda	tions in the State no later than ninety days prior to
2	the effec	tive date of cancellation.
3	The	director may cancel a transient accommodations broker
4	tax colle	ction agent's registration under this section for any
5	<u>cause aut</u>	horized by law, including any violation of this chapter
6	or rules	adopted pursuant thereto, or for violation of any
7	applicabl	e tax collection agreement, by delivering written
8	notice of	cancellation to the transient accommodations broker
9	tax colle	ction agent no later than ninety days prior to the
10	<u>effective</u>	date of cancellation.
11	<u>(i)</u>	All registered transient accommodations broker tax
12	<u>collectio</u>	n agents shall:
13	(1)	Prior to placing an advertisement, including an online
14		advertisement, on the availability of a property for
15		lease or rent on behalf of an operator or plan
16		manager, notify the operator or plan manager that the
17		subject property is required to be in compliance with
18		applicable land use laws prior to retaining the
19		services of the transient accommodations broker; and
20	(2)	Require the operator or plan manager to attest that
21		the subject property is in compliance with applicable



1		land use laws by using the following language: "By
2		accepting the Terms of Service, I agree and attest
3		that I have reviewed all applicable laws and
4		regulations and that my listing is in compliance."
5	<u>(j)</u>	Nothing contained in this section shall limit the
6	authority	of the department under section 231-7 to conduct
7	<u>audits, i</u>	nvestigations, and hearings, and to issue subpoenas.
8	This shal	l include the authority to obtain transaction-level
9	data for	specific transactions from a transient accommodations
10	broker ta	x collection agent.
11	(k)	In addition to all other reporting requirements under
12	title 14,	each transient accommodations broker tax collection
13	agent sha	ll report annually to the director on an aggregate
14	basis:	
15	(1)	The total number of operators and plan managers by
16		county on whose behalf the transient accommodations
17		broker tax collection agent collected and remitted
18		taxes imposed by this chapter; and
19	(2)	The total taxes by county imposed by this chapter so
20		collected and remitted.
21	(1)	For the purposes of this section:



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1	"Operator" has the same meaning as in section 237D-1.
2	"Plan manager" has the same meaning as in section 237D-1.
3	"Transient accommodations broker" has the same meaning as
4	in section 237D-1."
5	SECTION 3. Chapter 237D, Hawaii Revised Statutes, is
6	amended by adding a new section to be appropriately designated
7	and to read as follows:
8	<u>§237D-</u> Transient accommodations broker as tax
9	collection agent. (a) The director may permit a transient
10	accommodations broker to register as a tax collection agent on
11	behalf of all of its operators and plan managers by entering
12	into a tax collection agreement with the director or by
13	submitting a transient accommodations broker tax collection
14	agent registration statement to the director.
15	The director may deny an application for registration as a
16	transient accommodations broker tax collection agent under this
17	section for any cause authorized by law, including any violation
18	of this chapter or rules adopted pursuant thereto, violation of
19	any prior tax collection agreement, or failure to meet minimum
20	criteria that may be set forth by the department in rules
21	adopted pursuant to chapter 91.



1	Execution of a tax collection agreement shall not be a
2	requirement for registration as a transient accommodations
3	broker tax collection agent.
4	The director shall issue a certificate of registration or
5	letter of denial within thirty days after a transient
6	accommodations broker submits to the director a completed and
7	signed transient accommodations broker tax collection agent
8	registration statement, in a form prescribed by the department.
9	The registration shall be valid only for the transient
10	accommodations broker tax collection agent in whose name it is
11	issued, and for the website or platform designated therein, and
12	shall not be transferable.
13	A registered transient accommodations broker tax collection
14	agent shall be issued separate certificates of registration
15	under this chapter with respect to taxes payable on behalf of
16	its operators and plan managers in its capacity as a registered
17	transient accommodations broker tax collection agent and, if
18	applicable, with respect to any taxes payable under this chapter
19	for its own business activities. A registered transient
20	accommodations broker tax collection agent shall file with the
21	department monthly or other periodic returns as required by



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1	section 237D-6, reporting information including gross rentals or
2	gross rental proceeds, exemptions or deductions, taxable
3	proceeds, and taxes, each separated by taxation district.
4	(b) In addition to its own responsibilities under this
5	chapter, a registered transient accommodations broker tax
6	collection agent shall report, collect, and pay over the taxes
7	due under this chapter on behalf of all of its operators and
8	plan managers from the date of registration until the
9	registration is canceled as provided in subsection (h); provided
10	that the registered transient accommodations broker tax
11	collection agent's obligation to report, collect, and pay taxes
12	on behalf of all of its operators and plan managers shall apply
13	solely to transient accommodations in the State arranged or
14	booked directly through the registered transient accommodations
15	broker tax collection agent.
16	(c) The registered transient accommodations broker tax
17	collection agent's operators and plan managers shall be deemed
18	registered under this chapter; provided that the registration
19	shall apply solely to the business activity conducted directly
20	through the registered transient accommodations broker tax
21	collection agent from the date of registration until the



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1	registration is canceled as provided in subsection (h). For
2	purposes of any other business activity, the operators and plan
3	managers are subject to all requirements of title 14 as if this
4	section did not exist.
5	(d) Under this section, a registered transient
6	accommodations broker tax collection agent shall assume all
7	obligations, rights, and responsibilities imposed by this
8	chapter upon its operators and plan managers with respect to
9	their business activities conducted directly through the
10	registered transient accommodations broker tax collection agent
11	from the date of registration until the registration is canceled
12	as provided in subsection (h).
13	(e) A transient accommodations broker tax collection agent
14	collects taxes imposed by this chapter on behalf of operators
15	and plan managers, but if the agent does not report or pay the
16	taxes due, then the agent shall be personally liable for the
17	taxes due and penalties and interest as provided by law.
18	(f) All returns and other information provided by a
19	registered transient accommodations broker tax collection agent,
20	including the application for registration as a transient
21	accommodations broker tax collection agent or any tax collection



1	agreement	, shall be confidential, and disclosure thereof shall
2	be prohib	ited as provided in section 237D-13; provided that:
3	(1)	No disclosure of returns or information provided by
4		the transient accommodations broker tax collection
5		agent with respect to its operators and plan managers
6		shall be made pursuant to section 237D-13(a)(9), (10),
7		or (11); and
8	(2)	All returns and the names and addresses provided by a
9		registered transient accommodations broker tax
10		collection agent shall be disclosed to a duly
11		authorized county tax official for the limited purpose
12		of real property tax administration.
13	<u>(g)</u>	A registered transient accommodations broker tax
14	collectio	on agent shall notify all of its operators and plan
15	managers	in the State that it has been designated to collect,
16	<u>report, a</u>	nd pay over the tax imposed by this chapter on their
17	behalf.	
18	The	director may require the transient accommodations
19	broker ta	x collection agent, as a condition of obtaining a
20	license,	to furnish with an annual return, a list including the
21	federal t	ax identification number of all operators and plan



1	managers for the taxable year to whom the transient
2	accommodations broker tax collection agent has provided
3	information returns required under the Internal Revenue Code,
4	and any other information that is relevant to ensure proper
5	payment of taxes under title 14.
6	A transient accommodations broker tax collection agent
7	shall provide the names or addresses of any of its operators and
8	plan managers to the director when such a request is made
9	through a lawful and valid administrative process or upon waiver
10	by the operator or plan manager.
11	(h) The registration provided for under this section shall
12	be effective until canceled in writing.
13	A registered transient accommodations broker tax collection
14	agent may cancel its registration under this section by
15	delivering written notice of cancellation to the director and
16	each of its operators and plan managers furnishing transient
17	accommodations in the State no later than ninety days prior to
18	the effective date of cancellation.
19	The director may cancel a transient accommodations broker
20	tax collection agent's registration under this section for any
21	cause authorized by law, including but not limited to any



1	violation	of this chapter or rules adopted pursuant thereto, or				
2	for violation of any applicable tax collection agreement, by					
3	delivering written notice of cancellation to the transient					
4	accommodations broker tax collection agent no later than ninety					
5	days prio	r to the effective date of cancellation.				
6	<u>(</u> i)	All registered transient accommodations broker tax				
7	<u>collectio</u>	n agents shall:				
8	(1)	Prior to placing an advertisement, including an online				
9		advertisement, on the availability of a property for				
10		lease or rent on behalf of an operator or plan				
11		manager, notify the operator or plan manager that the				
12		subject property is required to be in compliance with				
13		applicable land use laws prior to retaining the				
14		services of the transient accommodations broker; and				
15	(2)	Require the operator or plan manager to attest that				
16		the subject property is in compliance with applicable				
17		land use laws by using the following language: "By				
18		accepting the Terms of Service, I agree and attest				
19		that I have reviewed all applicable laws and				
20		regulations and that my listing is in compliance."				

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1	(j) Nothing contained in this section shall limit the
2	authority of the department under section 231-7 to conduct
3	audits, investigations, and hearings, and to issue subpoenas.
4	This shall include the authority to obtain transaction-level
5	data for specific transactions from a transient accommodations
6	broker tax collection agent.
7	(k) In addition to all other reporting requirements under
8	title 14, each transient accommodations broker tax collection
9	agent shall report annually to the director on an aggregate
10	basis:
11	(1) The total number of operators and plan managers by
12	county on whose behalf the transient accommodations
13	broker tax collection agent collected and remitted
14	taxes imposed by this chapter; and
15	(2) The total taxes imposed by this chapter so collected
16	and remitted."
17	SECTION 4. Section 237D-4, Hawaii Revised Statutes, is
18	amended by amending subsection (c) to read as follows:
19	"(c) Any advertisement, including an online advertisement,
20	for any transient accommodation or resort time share vacation
21	interest, plan, or unit shall conspicuously provide:



# H.B. NO. <sup>1471</sup><sub>H.D. 1</sub>

1	(1)	The registration identification number or an
2		electronic link to the registration identification
3		number of [ <del>the</del> ] <u>either:</u>
4		(A) The operator or plan manager issued pursuant to
5		this section; [ <del>and</del> ] <u>or</u>
6		(B) The transient accommodations broker tax
7		collection agent registered under section
8		237D- , if applicable; and
9	(2)	The local contact's name, phone number, and electronic
10		mail address, provided that this paragraph shall be
11		considered satisfied if this information is provided
12		to the transient or occupant prior to the furnishing
13		of the transient accommodation or resort time share
14		vacation unit."
15	SECT	ION 5. Section 237D-6.5, Hawaii Revised Statutes, is
16	amended b	y amending subsection (b) to read as follows:
17	"(b)	Revenues collected under this chapter shall be
18	distribut	ed in the following priority, with the excess revenues
19	to be dep	osited into the general fund:
20	(1)	\$1,500,000 shall be allocated to the Turtle Bay
21		conservation easement special fund beginning July 1,



### H.B. NO. <sup>1471</sup> H.D. 1

1 2015, for the reimbursement to the state general fund 2 of debt service on reimbursable general obligation bonds, including ongoing expenses related to the 3 4 issuance of the bonds, the proceeds of which were used 5 to acquire the conservation easement and other real 6 property interests in Turtle Bay, Oahu, for the 7 protection, preservation, and enhancement of natural 8 resources important to the State, until the bonds are 9 fully amortized; 10 \$26,500,000 shall be allocated to the convention (2) 11 center enterprise special fund established under 12 section 201B-8; 13 (3) \$82,000,000 shall be allocated to the tourism special 14 fund established under section 201B-11; provided that: 15 (A) Beginning on July 1, 2012, and ending on June 30, 16 2015, \$2,000,000 shall be expended from the 17 tourism special fund for development and 18 implementation of initiatives to take advantage 19 of expanded visa programs and increased travel 20 opportunities for international visitors to 21 Hawaii;



1	(B)	Of t	he \$82,000,000 allocated:
2		(i)	\$1,000,000 shall be allocated for the
3			operation of a Hawaiian center and the
4			museum of Hawaiian music and dance at the
5			Hawaii convention center; and
6		(ii)	0.5 per cent of the \$82,000,000 shall be
7			transferred to a sub-account in the tourism
8			special fund to provide funding for a safety
9			and security budget, in accordance with the
10			Hawaii tourism strategic plan 2005-2015; and
11	(C)	Of t	he revenues remaining in the tourism special
12		fund	after revenues have been deposited as
13		prov	ided in this paragraph and except for any sum
14		auth	orized by the legislature for expenditure
15		from	revenues subject to this paragraph,
16		begi	nning July 1, 2007, funds shall be deposited
17		into	the tourism emergency special fund,
18		esta	blished in section 201B-10, in a manner
19		suff	icient to maintain a fund balance of
20		\$5,0	00,000 in the tourism emergency special fund;

### H.B. NO. <sup>1471</sup> H.D. 1

1 \$103,000,000 for fiscal year 2014-2015, \$103,000,000 (4)for fiscal year 2015-2016, \$103,000,000 for fiscal 2 3 year 2016-2017, and \$93,000,000 for each fiscal year 4 thereafter shall be allocated as follows: Kauai 5 county shall receive 14.5 per cent, Hawaii county shall receive 18.6 per cent, city and county of 6 7 Honolulu shall receive 44.1 per cent, and Maui county 8 shall receive 22.8 per cent; provided that commencing 9 with fiscal year 2018-2019, a sum that represents the 10 difference between a county public employer's annual 11 required contribution for the separate trust fund 12 established under section 87A-42 and the amount of the 13 county public employer's contributions into that trust 14 fund shall be retained by the state director of 15 finance and deposited to the credit of the county 16 public employer's annual required contribution into 17 that trust fund in each fiscal year, as provided in 18 section 87A-42, if the respective county fails to 19 remit the total amount of the county's required annual 20 contributions, as required under section 87A-43; [and]



1	(5)	\$3,000,000 shall be allocated to the special land and
2		development fund established under section 171-19;
3		provided that the allocation shall be expended in
4		accordance with the Hawaii tourism authority strategic
5		plan for:
6		(A) The protection, preservation, maintenance, and
7		enhancement of natural resources, including
8		beaches, important to the visitor industry;
9		(B) Planning, construction, and repair of facilities;
10		and
11		(C) Operation and maintenance costs of public lands,
12		including beaches, connected with enhancing the
13		visitor experience [+]; and
14	(6)	\$4,000,000 shall be allocated to the counties for
15		compliance and enforcement of the tax under this
16		chapter as follows:
17		\$1,000,000 for fiscal year 2017-2018 to Kauai county,
18		\$1,000,000 for fiscal year 2017-2018 to Maui county,
19		\$1,000,000 for fiscal year 2017-2018 to Hawaii county,
20		and \$1,000,000 for fiscal year 2017-2018 to the city
21		and county of Honolulu.



### H.B. NO. <sup>1471</sup> H.D. 1

1 All transient accommodations taxes shall be paid into the 2 state treasury each month within ten days after collection and 3 shall be kept by the state director of finance in special 4 accounts for distribution as provided in this subsection. 5 As used in this subsection, "fiscal year" means the twelve-6 month period beginning on July 1 of a calendar year and ending 7 on June 30 of the following calendar year." 8 SECTION 6. By January 1, 2018, the director of taxation 9 shall make available to transient accommodations brokers a form 10 of application for registration as a transient accommodations 11 broker tax collection agent under the new section of chapter 12 237, Hawaii Revised Statutes, added by section 2 of this Act, 13 and under the new section of chapter 237D, Hawaii Revised 14 Statutes, added by section 3 of this Act. 15 SECTION 7. If any provision of this Act, or the 16 application thereof to any person or circumstance, is held 17 invalid, the invalidity does not affect other provisions or 18 applications of the Act that can be given effect without the 19 invalid provision or application, and to this end the provisions 20 of this Act are severable.



## H.B. NO. <sup>1471</sup><sub>H.D. 1</sub>

1	SECTI	ON 8. Statutory material to be repealed is bracketed
2	and strick	en. New statutory material is underscored.
3	SECTI	ON 9. This Act shall take effect on July 1, 2117, and
4	shall appl	y to taxable years beginning after December 31, 2017,
5	and:	
6	(1)	Shall be repealed on December 31, 2022;
7	(2)	Shall not apply to taxable years beginning after
8		December 31, 2022; and
9	(3)	Section 237D-4, Hawaii Revised Statutes, shall be
10		reenacted in the form in which it read on the day
11		prior to the effective date of this Act.



### H.B. NO. <sup>1471</sup> H.D. 1

#### Report Title:

Taxation; Transient Accommodations Brokers; Tax Collection Agents; General Excise Tax; Transient Accommodations Tax

#### Description:

Allows transient accommodations brokers to register as tax collection agents to collect and remit general excise and transient accommodations taxes on behalf of operators and plan managers using their services. Ensures that the subject property is in compliance with applicable land use laws. Allocates \$1,000,000 of TAT revenues to each county for FY 2017-2018. Sunsets on 12/31/2022. (HB1471 HD1)

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

