SB 162 SD2/HD1

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 traffic congestion
- 2 is a serious problem that negatively affects the quality of life
- 3 for residents and visitors in Hawaii. Traffic congestion on the
- 4 State's roadways continues to increase, forcing people to spend
- 5 more time sitting in vehicles and less time being productive at
- 6 work or with families and friends.
- 7 The legislature further finds that rental vehicle lessees
- 8 make up a large proportion of public highway users. Existing
- 9 law exempts those lessees that have a valid Hawaii driver's
- 10 license from paying an additional fee of the rental motor
- 11 vehicle surcharge tax.
- 12 The legislature believes that it is reasonable to repeal
- 13 the exemptions in order to raise revenue for capital
- 14 improvements to Hawaii's highways, which will relieve congestion
- 15 and improve the quality of life for both residents and visitors.

1	ine .	purpose of this Act is to increase the rental motor
2	vehicle s	urcharge tax to fund projects to increase highway
3	capacity	and relieve traffic congestion.
4	Spec	ifically, this Act:
5	(1)	Changes the rental motor vehicle surcharge tax for
6		such lessees for each day, or portion of a day, that a
7		rental motor vehicle is rented;
8	(2)	Repeals the additional surcharge tax of \$2 for each
9		day, or portion of a day, for lessees who do not
10		possess a valid Hawaii driver's license;
11	(3)	Deposits part of the rental motor vehicle surcharge
12		tax into the respective county subaccount of the state
13		highway fund for highway road capacity projects in the
14		county that generated the surcharge tax; and
15	(4)	Deposits part of the rental motor vehicle surcharge
16		tax into the state highway fund for statewide use.
17	SECT	ION 2. Section 251-2, Hawaii Revised Statutes, is
18	amended b	y amending subsection (a) to read as follows:
19	"(a)	There is levied and shall be assessed and collected
20	each mont	h a rental motor vehicle surcharge tax of [\$3]
21	\$	a day, or any portion of a day that a rental motor

S.B. NO. 5.D. 2

1	vehicle is	rented or leased[; provided that lessees without a
2	valid Hawa	nii driver's license shall be assessed an additional \$2
3	a day, or	any portion of a day that a rental motor vehicle is
4	rented or	leased]. The rental motor vehicle surcharge tax shall
5	be levied	upon the lessor; provided that the tax shall not be
6	levied on	the lessor if:
7	(1)	The lessor is renting the vehicle to replace a vehicle
8		of the lessee that is being repaired; and
9	(2)	A record of the repair order for the vehicle is
10		retained either by the lessor for two years for
11		verification purposes or by a motor vehicle repair
12		dealer for two years as provided in section 437B-16.
13	In ac	ddition to the requirements imposed by section 251-4, a
14	lessor sha	all disclose, to the department, the portion of the
15	remittance	e attributed to the county in which the motor vehicle
16	was opera	ted under rental or lease.
17	Of the	ne remittances collected pursuant to this subsection[$ au$
18	\$2] <u>:</u>	
19	(1)	\$ per day or portion of a day from each lessee
20		shall be deposited into the state treasury to the

1		credit of the state highway fund for statewide use;
2		and
3	(2)	\$ per day or portion of a day from each lessee
4		[without a valid Hawaii driver's license] shall be
5		deposited into the state treasury to the credit of the
6		respective county subaccount of the state highway
7		fund, established pursuant to section 248-9(c), that
8		corresponds to the county in which the rental motor
9		vehicle was driven under rental or lease[-], for
10		highway road capacity projects in that county."
11	SECT	ION 3. Section 251-5, Hawaii Revised Statutes, is
12	amended t	o read as follows:
13	"§25	1-5 Remittances. All remittances of surcharge taxes
14	imposed u	nder this chapter shall be made by cash, bank draft,
15	cashier's	check, money order, or certificate of deposit to the
16	office of	the taxation district to which the return was
17	transmitt	ed. The department shall deposit the moneys into the
18	state tre	asury to the credit of the state highway fund; provided
19	that user	fee revenues that are levied, assessed, and collected
20	pursuant	to section 251-2(a) from lessees [without a valid

- 1 Hawaii drivers license] shall be deposited in accordance with
- 2 section [248-9(c).] 251-2(a)."
- 3 SECTION 4. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 5. This Act shall take effect on July 1, 2050.

Report Title:

Rental Motor Vehicle Surcharge Tax; Increase; Driver's License

Description:

Amends the amount of the rental motor vehicle surcharge tax. Repeals the additional surcharge tax for lessees who do not possess a valid Hawaii driver's license. Deposits the surcharge tax revenues into the state highway fund, for statewide use, and the county subaccounts in the state highway fund for highway road capacity projects in the county that generated the surcharge tax. (SB162 HD1)

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

ON THE FOLLOWING MEASURE:

S.B. NO. 162, S.D. 2, H.D. 1, RELATING TO TAXATION.

BEFORE THE:

HOUSE COMMITTEE ON CONSUMER PROTECTION & COMMERCE

DATE: Tuesday, March 19, 2019 **TIME:** 2:00 p.m.

LOCATION: State Capitol, Room 329

TESTIFIER(S): Clare E. Connors, Attorney General, or

Nathan S. C. Chee

Chair Takumi and Members of the Committee:

The Department of the Attorney General supports this bill as necessary to correct a legal issue with the present law.

S.B. No. 162, S.D. 2, H.D. 1, amends Chapter 251, Hawaii Revised Statutes (HRS) by repealing the additional \$2 per day surcharge on rental motor vehicles for rentals to individuals without a valid Hawaii driver's license enacted by Act 215, Session Laws of Hawaii (SLH) 2018 and leaving the dollar amount of the remaining surcharge blank. Currently, nonresidents pay a surcharge of \$5 per day, while residents pay \$3 per day. This bill makes the daily rental motor vehicle surcharge the same for all renters regardless of residency.

We believe the current law imposing a higher rental motor vehicle surcharge on nonresidents violates the Dormant Commerce Clause of the United States Constitution. The Commerce Clause generally prohibits state discrimination against interstate commerce. Although the Commerce Clause has most often been applied to measures that discriminate against out-of-state businesses, the Commerce Clause has also been applied to invalidate state laws that discriminate in favor of local consumers over out-of-state consumers. *Opinion of Justices to the House of Representatives*, 428 Mass. 1201, 1206, 702 N.E.2d 8, 13 (1998). In *Opinion of the Justices*, the court determined a proposed measure to be unconstitutional where it proposed to reduce the surcharge on vehicular rental transaction contracts in the city of Boston from \$10 down to \$3, but only for residents of the city of Boston. The court determined that vehicle rentals in Boston

Testimony of the Department of the Attorney General Thirtieth Legislature, 2019
Page 2 of 2

were part of interstate commerce even where the rental vehicles were used locally only within the city and were not driven across state lines. *Id.* at 1205.

Here, the current law is facially discriminatory, as it imposes a higher daily surcharge on persons without a valid Hawaii driver's license. Indeed, the law requires nonresidents to pay \$2 more per day than local residents on motor vehicle rentals in the State. A facially discriminatory law will survive a dormant Commerce Clause challenge only if it "advances a legitimate local purpose that cannot be adequately served by reasonable nondiscriminatory alternatives." *Oregon Waste Sys., Inc. v. Dep't of Envtl. Quality, 511 U.S. 93, 98, 114 S.Ct. 1345, 1351 (1992).*

The proposed measure proposing an equal surcharge on all renters regardless of residency shows that a nondiscriminatory alternative for raising additional funds for capital highway improvements exists. This sort of nondiscriminatory surcharge was recently upheld in Saban Rent-A-Car LLC v. Arizona Dep't of Revenue, 2019 WL 905192 (Ariz. Feb. 25, 2019). The case involved a law that imposed a surcharge on the gross proceeds of car-rental businesses for rentals in Maricopa County to fund the construction of sports facilities in that county. In determining that the law was not discriminatory, the Arizona Supreme Court noted that "the surcharge applies equally to resident and non-resident car rental agencies operating in Maricopa County and is calculated and imposed without regard to their customers' residencies." Id. at *3. "[I]t is imposed uniformly on all car rental agencies, and ultimately on their customers, regardless of the agencies' or customers' residency status." *Id.* at *4. Even though the surcharge arguably targeted the non-resident visitors who purportedly rented most of the vehicles to pay the lion's share of the surcharges, the court determined, "[t]he fact that visitors as a group pay most of the surcharge collected by car rental agencies is not 'discriminatory." *Id.* at *3.

The Department of the Attorney General supports this bill as necessary to correct the constitutional issue noted above with respect to the current law.

DAMIEN A. ELEFANTE DEPUTY DIRECTOR





STATE OF HAWAII **DEPARTMENT OF TAXATION**

830 PUNCHBOWL STREET, ROOM 221 HONOLULU, HAWAII 96813

http://tax.hawaii.gov/ Phone: (808) 587-1540 / Fax: (808) 587-1560 Email: Tax.Directors.Office@hawaii.gov

To: The Honorable Roy M. Takumi, Chair

and Members of the House Committee on Consumer Protection & Commerce

Date: Tuesday, March 19, 2019

Time: 2:00 P.M.

Place: Conference Room 329, State Capitol

From: Linda Chu Takayama, Director

Department of Taxation

Re: S.B. 162, S.D. 2, H.D. 1, Relating to Taxation

The Department of Taxation (Department) supports S.B. 162, S.D. 2, H.D. 1, and offers the following comments the Committee's consideration.

S.B. 162, S.D. 2, H.D. 1, amends Chapter 251, Hawaii Revised Statutes to change the rental motor vehicle surcharge tax (RVST) to an unspecified dollar amount per day for all lessees. Under current law, the RVST is \$3 per day for lessees with a valid Hawaii driver's license and \$5 per day for lessees without a valid Hawaii driver's license. H.D. 1 has a defective effective date of July 1, 2050.

The Department notes that the current law imposing a higher RVST on rentals to lessees that do not have a valid Hawaii driver's license is likely unconstitutional under the dormant commerce clause of the United States Constitution. This measure would apply the same unspecified rate of RVST to all lessees and would thus remove any possibility that the tax could be held unconstitutional. The Department supports the measure, because it will allow the Department to enforce the RVST without the risk of a constitutional challenge to the tax.

Finally, the Department respectfully requests that if a non-defective effective date is to be inserted, that it be made July 1, 2019.

Thank you for the opportunity to provide testimony in support of this measure.

LEGISLATIVE TAX BILL SERVICE

TAX FOUNDATION OF HAWAII

126 Queen Street, Suite 304

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: RENTAL MOTOR VEHICLE AND TOUR VEHICLE SURCHARGE, Rate Hike, Repeal Exemption for Hawaii Drivers' License Holders

BILL NUMBER: SB 162, SD-2, HD-1

INTRODUCED BY: House Committee on Transportation

EXECUTIVE SUMMARY: Establishes a rental motor vehicle surcharge of \$5 per day for those who rent motor vehicles with or without a valid Hawaii driver's license. The increase in tax (from \$3 to \$5 per day) is to be deposited into the state highway fund but is to be used in the county in which the moneys are generated.

SYNOPSIS: Amends section 251-2, HRS, to increase the rental motor vehicle surcharge tax to \$____ for each day, or portion of a day, that a rental motor vehicle is rented; and repeals the exemption from paying an additional fee from the rental motor vehicle surcharge tax for operators who possess a valid Hawaii driver's license.

Deposits \$3 of the \$___ into the state highway fund for statewide use and deposits the balance into respective county subaccounts of the state highway fund for highway road capacity projects in the counties that generated the surcharge tax.

EFFECTIVE DATE: July 1, 2050.

STAFF COMMENTS: The proposed measure would add another tax increase and would perpetuate the earmarking of rental motor vehicle and tour vehicle surcharge tax revenues. Yes, our highways and bridges need work, and the fuel tax that now feeds the highway fund has proven to be less stable as more and more consumers start using alternative fuel vehicles, electric vehicles, and hybrids. But does that justify burdening the visitor industry with yet another tax and without going through the normal appropriation and budgeting process that also considers sweltering primary schools, underfunded state pensions, or the unique costs of intercollegiate athletics?

Rather than the continual earmarking of revenues, a direct appropriation of general funds would be preferable. Earmarking revenues from any tax type for a particular purpose decreases transparency and accountability.

Next, it should be remembered that revenues diverted for a special purpose, in this case to fund highways and bridges, will not be counted against the state's spending ceiling or debt limit and will obscure the state's true financial condition.

As a technical matter, the chapter 251 tax is imposed on lessors, not lessees, so we suggest the following change to section 2 of the bill: Change "per day or portion of a day from each lessee" to "per day or portion of a day from each rental" on page 3 line 19 and page 4 line 3.

Re: SB 162, HD-1 Page 2

Digested 3/15/2019



Robert Muhs, Esq.

Vice President Government Affairs, Corporate Compliance & Business Ethics T - 973 496-3532 Robert.muhs@avisbudget.com

Representative Roy Takumi, Chair Representative Linda Ichiyama, Vice Chair House Committee on Consumer Protection and Commerce

Tuesday, March 19, 2019; 2:00 p.m. Hawaii State Capitol; Conference Room 329

RE: SB 162 SD2 HD1 – Relating to Taxation – Comments

Aloha Chair Takumi, Vice Chair Ichiyama and members of the committee:

Avis Budget appreciates this opportunity to provide comments on SB 162 SD2 HD1, which amends the amount of the rental motor vehicle surcharge tax and repeals the additional surcharge tax for lessees who do not possess a valid Hawaii driver's license.

Last session, we expressed concerns with HB 2601 CD2 (Act 215), which established the additional surcharge of \$2.00 per day for out-of-state customers, because we believed the additional surcharge violated the Dormant Commerce Clause, Equal Protection Clause and the Privileges and Immunities Clause of the United States Constitution.

SB 162 SD2 HD1 addresses these legal concerns because it repeals the additional surcharge for out-of-state customers; however, Avis Budget submits these comments to request that the Committee address practical issues resulting from the collection and remittance of the additional surcharge since Act 215 took effect on January 1, 2019.

Since Act 215 took effect on January 1, 2019, Avis Budget has been collecting the additional \$2 per day surcharge from out-of-state customers and has been remitting these funds to the State Department of Taxation. Avis Budget respectfully requests that this bill provide a safe harbor and immunity from liability for companies such as Avis Budget that complied with Act 215 and collected the surcharge despite the legal issues raised.

Hawaii rental car customers currently pay the following charges. A rental motor vehicle customer facility charge of \$4.50 per day and a rental motor vehicle surcharge tax of \$3.00 per day, which is applied to the state highway fund. We are concerned with the blank amount in the bill, as pending the amount of the increase, the total surcharge amount before GET could be among the highest in the country.

Thank you for the opportunity to provide comments on this legislation.



DATE: March 18, 2019

TO: Representative Roy Takumi

Chair, Committee on Consumer Protection and Commerce

Submitted Via Capitol Website

FROM: Mihoko Ito

S.B. 162, S.D.2, H.D.1 – Relating to Taxation

Hearing Date: Tuesday, March 19, 2019 at 2:00 p.m.

Conference Room: 329

Dear Chair Takumi and Members of the Committee on Consumer Protection and Commerce:

We submit this testimony on behalf of Enterprise Holdings, which includes Enterprise Rent-A-Car, Alamo Rent-A-Car, National Car Rental, Enterprise CarShare and Enterprise Commute (Van Pool).

Enterprise **submits comments** regarding S.B. 162, S.D.2, H.D.1 Relating to Taxation, which increases the rental motor vehicle surcharge tax and repeals the exemption from paying the additional fee of the rental motor vehicle surcharge tax for operators who possess a valid Hawaii driver's license.

S.B. 162, S.D.2, H.D.1 seeks to amend Act 215, Session Laws of Hawaii 2018, which increased the rental motor vehicle surcharge tax for lessees without a valid Hawaii driver's license by an additional \$2 each day, to be expended for road capacity projects in the county in which the rental motor vehicle was rented.

Enterprise has concerns that Act 215 on its face discriminates against out-of-state visitors to Hawaii and, for that reason, violates the Dormant Commerce Clause (see *Bacchus Imports, Ltd v. Dias,* 468 U.S. 263 (1984)), Equal Protection Clause, and Privileges and Immunities Clause of the United States Constitution. By imposing the fee only on renters without a valid Hawaii driver's license, the existing law appears likely to be found unconstitutional if challenged in court.

We appreciate the State's need for revenue and are supportive of the effort to make the change proposed in S.B. 162, S.D.2, H.D.1 because it resolves the legal issues with the existing law, even though it is not our preference to raise the rental motor vehicle surcharge to \$5 on all renters. We would note that while this bill will specifically raise the tax on local renters, the overall impact of the proposed rental car surcharge tax is still primarily on out of state visitors (approximately 75% of Enterprise's customers are from out of state).

We note that the prior Committee blanked out the specific rental car surcharge tax amounts, and request that the amounts be restored to reflect a total tax of \$5 (\$3 to the highway fund and \$2 for county capacity projects).

As of January 1, 2019, Enterprise and other rental car companies have been collecting and remitting the extra \$2 fee per rental per day to the State. We would note that Enterprise is awaiting additional guidance from the State at this time on whether the existing law will be enforced until this bill is adopted.

Thank you for the opportunity to submit testimony regarding this measure.

<u>SB-162-HD-1</u> Submitted on: 3/18/2019 8:55:13 AM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Brandon Allen Kainoa Leong	Mr. Brandon Leong	Oppose	No

Comments:

Oppose

<u>SB-162-HD-1</u> Submitted on: 3/17/2019 1:37:58 PM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing	
Steven Melling	Individual	Oppose	No	

Comments:

This is a tax on our visitors. We count too heavily on tourists for supporting our economy to jeopardize it for a few more dollars because our DOT cannot properly manage the funds they already receive.

<u>SB-162-HD-1</u> Submitted on: 3/17/2019 1:52:15 PM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Michelle Kerr	Individual	Oppose	No

Comments:

Tourists are the scapegoat here. Tourism especially on the Blg Island where tourism is already hurting since the devastating volcano. We are still recovering.

Oppose this bill.

<u>SB-162-HD-1</u> Submitted on: 3/17/2019 5:05:13 PM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Toby Rushforth	Individual	Oppose	No

Comments:

TAX! TAX! TAX! We are just looking for more money to support our bloated State Government. The solution is to reduce expenditures. Get a spine!

SB-162-HD-1

Submitted on: 3/17/2019 5:11:08 PM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Dr Marion Ceruti	Individual	Oppose	No

Comments:

This is a tax on our visitors. It makes an alreay expensive vacation more expensive. Our number one industry is tourism. We count too heavily on tourists for supporting our economy to jeopardize it for a few more dollars because our DOT personnel cannot properly manage the funds they already receive.

<u>SB-162-HD-1</u> Submitted on: 3/17/2019 8:40:47 PM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing	
SUSAN P HUGHES	Individual	Oppose	No	

Comments:

<u>SB-162-HD-1</u> Submitted on: 3/18/2019 11:58:44 AM

Testimony for CPC on 3/19/2019 2:00:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Cindy Snow	Individual	Support	No

Comments:



TESTIMONY BY:

JADE T. BUTAY

Deputy Directors LYNN A.S. ARAKI-REGAN DEREK J. CHOW ROSS M. HIGASHI EDWIN H. SNIFFEN

STATE OF HAWAII DEPARTMENT OF TRANSPORTATION

869 PUNCHBOWL STREET HONOLULU, HAWAII 96813-5097

March 19, 2019 2:00 p.m. State Capitol, Room 329

S.B. 162, SD2, HD1 RELATING TO TAXATION.

House Committee on Consumer Protection & Commerce

The Department of Transportation (DOT) **supports** this bill and requests amending §248-9 State highway fund, §251-2 Rental motor vehicle and tour vehicle surcharge tax, §251-5 Remittances, and adding §251-_ Highway road capacity special fund; establishment.

Specifically, this amendment:

- (1) Changes the rental motor vehicle surcharge tax for <u>all</u> lessees by an unspecified amount for each day, or portion of a day;
- (2) Requires that an unspecified portion of the motor vehicle surcharge tax collection be deposited and credited to the state highway fund for statewide use, and an unspecified portion of the collection be expended for state highway road capacity projects in the county in which the rental motor vehicle was operated under the rental or lease agreement, with the balance to be
- (3) Establishes the highway road capacity special fund.

Please refer to the attached bill language.

The DOT respectfully requests that the portion of the rental motor vehicle surcharge tax for statewide Highways Division use be equivalent to the current \$3 per day or portion of a day from each lessee, so that the Division can continue operations as required to maintain current service levels of repair and maintenance, including pothole repair, landscaping and other roadside maintenance; replacing equipment and motor vehicles; as well as constructing special maintenance projects. As this revenue stream also supports highway revenue bond issuances, continued collection to service repayment is necessary for the Highways Division's capital improvement program.

Funds directed for capacity project use, will allow for the development of projects such as the following:

Oahu:

H1 East bound widening
Farrington Highway Widening – Leeward Coast
Other areas of congestion:
H201 Gulick Overpass
H201 Punahou East Bound Exit

Maui:

Honoapiilani Highway Bypass – Phase 1C Paia Bypass

Kauai:

Kuhio Highway Widening – Kapule to North Leho Add North bound lane to Kapaa Bypass – Olohena to North Kuhio Highway Intersection.

Hawaii:

Daniel K. Inouye Highway West-Side Extention Puainako Street - Hilo

Thank you for the opportunity to provide testimony.