JAN 2 7 2021

A BILL FOR AN ACT

RELATING TO TAXATION.

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

1 . PART I SECTION 1. Section 237-13, Hawaii Revised Statutes, is 2 3 amended to read as follows: 4 "§237-13 Imposition of tax. There is hereby levied and 5 shall be assessed and collected annually privilege taxes against persons on account of their business and other activities in the 6 7 State measured by the application of rates against values of 8 products, gross proceeds of sales, or gross income, whichever is 9 specified, as follows: 10 (1)Tax on manufacturers. 11 Upon every person engaging or continuing within (A) 12 the State in the business of manufacturing, including compounding, canning, preserving, 13 14 packing, printing, publishing, milling, 15 processing, refining, or preparing for sale, profit, or commercial use, either directly or 16 through the activity of others, in whole or in 17

1	part, any article or articles, substance or
2	substances, commodity or commodities, the amount
3	of the tax to be equal to the value of the
4	articles, substances, or commodities,
5	manufactured, compounded, canned, preserved,
6	packed, printed, milled, processed, refined, or
7	prepared for sale, as shown by the gross proceeds
8	derived from the sale thereof by the manufacturer
9	or person compounding, preparing, or printing
10	them, multiplied by one-half of one per cent.

- (B) The measure of the tax on manufacturers is the value of the entire product for sale.
- (2) Tax on business of selling tangible personal property; producing.
 - (A) Upon every person engaging or continuing in the business of selling any tangible personal property whatsoever, there is likewise hereby levied, and shall be assessed and collected, a tax equivalent to [four] 4.5 per cent of the gross proceeds of sales of the business; provided that, in the case of a wholesaler, the tax shall

be equal to one-half of one per cent of the gross proceeds of sales of the business; and provided further that insofar as the sale of tangible personal property is a wholesale sale under section 237-4(a)(8), the tax shall be one-half of one per cent of the gross proceeds. Upon every person engaging or continuing within this State in the business of a producer, the tax shall be equal to one-half of one per cent of the gross proceeds of sales of the business, or the value of the products, for sale.

(B) Gross proceeds of sales of tangible property in interstate and foreign commerce shall constitute a part of the measure of the tax imposed on persons in the business of selling tangible personal property, to the extent, under the conditions, and in accordance with the provisions of the Constitution of the United States and the Acts of the Congress of the United States which may be now in force or may be hereafter adopted, and whenever there occurs in the State an

1	activity to which, under the Constitution and
2	Acts of Congress, there may be attributed gross
3	proceeds of sales, the gross proceeds shall be so
4	attributed.

- (C) No manufacturer or producer, engaged in such business in the State and selling the manufacturer's or producer's products for delivery outside of the State (for example, consigned to a mainland purchaser via common carrier f.o.b. Honolulu), shall be required to pay the tax imposed in this chapter for the privilege of so selling the products, and the value or gross proceeds of sales of the products shall be included only in determining the measure of the tax imposed upon the manufacturer or producer.
- (D) A manufacturer or producer, engaged in such

 business in the State, shall pay the tax imposed

 in this chapter for the privilege of selling its

 products in the State, and the value or gross

 proceeds of sales of the products, thus subjected

1		to tax, may be deducted insolar as duplicated as
2		to the same products by the measure of the tax
3		upon the manufacturer or producer for the
4		privilege of manufacturing or producing in the
5		State; provided that no producer of agricultural
6		products who sells the products to a purchaser
7		who will process the products outside the State
8		shall be required to pay the tax imposed in this
9		chapter for the privilege of producing or selling
10		those products.
11	(E)	A taxpayer selling to a federal cost-plus
12		contractor may make the election provided for by
13		paragraph (3)(C), and in that case the tax shall
14		be computed pursuant to the election,
15		notwithstanding this paragraph or paragraph (1)
16		to the contrary.
17	(F)	The department, by rule, may require that a
18		seller take from the purchaser of tangible

personal property a certificate, in a form

sale is a sale at wholesale; provided that:

prescribed by the department, certifying that the

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1		(i)	Any purchaser who furnishes a certificate
2			shall be obligated to pay to the seller,
3			upon demand, the amount of the additional
4			tax that is imposed upon the seller whenever
5			the sale in fact is not at wholesale; and
6		(ii)	The absence of a certificate in itself shall
7			give rise to the presumption that the sale
8			is not at wholesale unless the sales of the
9			business are exclusively at wholesale.
10	(3) Tax	upon (contractors.
11	(A)	Upon	every person engaging or continuing within
12		the s	State in the business of contracting, the tax
13		shal:	l be equal to [$four$] 4.5 per cent of the
14		gross	s income of the business.
15	(B)	In co	omputing the tax levied under this paragraph,
16		there	e shall be deducted from the gross income of
17		the 1	caxpayer so much thereof as has been included
18		in tl	ne measure of the tax levied under
19		subpa	aragraph (A), on another taxpayer who is a
20		cont	ractor, as defined in section 237-6; provided

that any person claiming a deduction under this

1		para	graph shall be required to show in the
2		pers	on's return the name and general excise
3		numb	er of the person paying the tax on the amount
4		dedu	cted by the person.
5	(C)	In c	omputing the tax levied under this paragraph
6		agai	nst any federal cost-plus contractor, there
7		shal	l be excluded from the gross income of the
8		cont	ractor so much thereof as fulfills the
9		follo	owing requirements:
10		(i)	The gross income exempted shall constitute
11			reimbursement of costs incurred for
12			materials, plant, or equipment purchased
13			from a taxpayer licensed under this chapter,
14			not exceeding the gross proceeds of sale of
15			the taxpayer on account of the transaction;
16			and
17		(ii)	The taxpayer making the sale shall have
18			certified to the department that the
19			taxpayer is taxable with respect to the
20			gross proceeds of the sale, and that the

taxpayer elects to have the tax on gross

1	income	computed	the	same	as	upon	a	sale	to
2	the sta	ate govern	ıment	Ξ.					

3 (D) A person who, as a business or as a part of a business in which the person is engaged, erects, constructs, or improves any building or structure, of any kind or description, or makes, 7 constructs, or improves any road, street, 8 sidewalk, sewer, or water system, or other 9 improvements on land held by the person (whether 10 held as a leasehold, fee simple, or otherwise), 11 upon the sale or other disposition of the land or 12 improvements, even if the work was not done 13 pursuant to a contract, shall be liable to the 14 same tax as if engaged in the business of 15 contracting, unless the person shows that at the 16 time the person was engaged in making the 17 improvements the person intended, and for the 18 period of at least one year after completion of 19 the building, structure, or other improvements 20 the person continued to intend to hold and not 21 sell or otherwise dispose of the land or

1	improvements. The tax in respect of the
2	improvements shall be measured by the amount of
3	the proceeds of the sale or other disposition
4	that is attributable to the erection,
5	construction, or improvement of such building or
6	structure, or the making, constructing, or
7	improving of the road, street, sidewalk, sewer,
8	or water system, or other improvements. The
9	measure of tax in respect of the improvements
10	shall not exceed the amount which would have been
11	taxable had the work been performed by another,
12	subject as in other cases to the deductions
13	allowed by subparagraph (B). Upon the election
14	of the taxpayer, this paragraph may be applied
15	notwithstanding that the improvements were not
16	made by the taxpayer, or were not made as a
17	business or as a part of a business, or were made
18	with the intention of holding the same. However,
19	this paragraph shall not apply in respect of any
20 ′	proceeds that constitute or are in the nature of
21	rent, which shall be taxable under paragraph (9);

1	provided that insofar as the business of renting
2	or leasing real property under a lease is taxed
3	under section 237-16.5, the tax shall be levied
4	by section 237-16.5.

- (4) Tax upon theaters, amusements, radio broadcasting stations, etc.
 - (A) Upon every person engaging or continuing within the State in the business of operating a theater, opera house, moving picture show, vaudeville, amusement park, dance hall, skating rink, radio broadcasting station, or any other place at which amusements are offered to the public, the tax shall be equal to [four] 4.5 per cent of the gross income of the business, and in the case of a sale of an amusement at wholesale under section 237-4(a)(13), the tax shall be one-half of one per cent of the gross income.
 - (B) The department may require that the person rendering an amusement at wholesale take from the licensed seller a certificate, in a form

•		preserrated by t	me department, certifying that the
2		sale is a sale	at wholesale; provided that:
3		(i) Any licens	ed seller who furnishes a
4		certificat	e shall be obligated to pay to the
5		person ren	dering the amusement, upon demand,
6		the amount	of additional tax that is imposed
7		upon the s	eller whenever the sale is not at
8		wholesale;	and
9		(ii) The absence	e of a certificate in itself shall
10		give rise	to the presumption that the sale
11		is not at	wholesale unless the person
12		rendering	the sale is exclusively rendering
13		the amusem	ent at wholesale.
14	(5)	Tax upon sales repre	sentatives, etc. Upon every
15		person classified as	a representative or purchasing
16		agent under section	237-1, engaging or continuing
17		within the State in	the business of performing
18		services for another	, other than as an employee, there
19		is likewise hereby l	evied and shall be assessed and
20		collected a tax emis	1 to [four] 4 5 per cent of the

1	commissions	and other	compensation	attributable	to	the
2	services so	rendered k	by the person.			

- (6) Tax on service business.
 - (A) Upon every person engaging or continuing within the State in any service business or calling including professional services not otherwise specifically taxed under this chapter, there is likewise hereby levied and shall be assessed and collected a tax equal to [four] 4.5 per cent of the gross income of the business, and in the case of a wholesaler under section 237-4(a)(10), the tax shall be equal to one-half of one per cent of the gross income of the business.
 - (B) The department may require that the person rendering a service at wholesale take from the licensed seller a certificate, in a form prescribed by the department, certifying that the sale is a sale at wholesale; provided that:
 - (i) Any licensed seller who furnishes a certificate shall be obligated to pay to the person rendering the service, upon demand,

1	t	the amount of additional tax that is imposed
2	υ	apon the seller whenever the sale is not at
3	W	holesale; and
4	(ii) T	The absence of a certificate in itself shall
5	Ģ	give rise to the presumption that the sale
6	i	s not at wholesale unless the person
7	r	endering the sale is exclusively rendering
8	s S	ervices at wholesale.
9	(C) Where	any person is engaged in the business of
10	sellin	g interstate or foreign common carrier
11	teleco	mmunication services within and without the
12	State,	other than as a home service provider, the
13	tax sh	all be imposed on that portion of gross
14	income	e received by a person from service which is
15	origin	ated or terminated in this State and is
16	charge	ed to a telephone number, customer, or
17	accoun	t in this State notwithstanding any other
18	state	law (except for the exemption under section

237-23(a)(1)) to the contrary. If, under the

entire gross income as determined under this

Constitution and laws of the United States, the

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paragraph of a business selling interstate or foreign common carrier telecommunication services cannot be included in the measure of the tax, the gross income shall be apportioned as provided in section 237-21; provided that the apportionment factor and formula shall be the same for all persons providing those services in the State.

(D) Where any person is engaged in the business of a home service provider, the tax shall be imposed on the gross income received or derived from providing interstate or foreign mobile telecommunications services to a customer with a place of primary use in this State when the services originate in one state and terminate in another state, territory, or foreign country; provided that all charges for mobile telecommunications services which are billed by or for the home service provider are deemed to be provided by the home service provider at the customer's place of primary use, regardless of where the mobile telecommunications originate,

1	terminate, or pass through; provided further that								
2	the income from charges specifically derived from								
3	interstate or foreign mobile telecommunications								
4	services, as determined by books and records that								
5	are kept in the regular course of business by the								
6	home service provider in accordance with section								
7	239-24, shall be apportioned under any								
8	apportionment factor or formula adopted under								
9	subparagraph (C). Gross income shall not								
10	include:								
11	(i) Gross receipts from mobile								
12	telecommunications services provided to a								
13	customer with a place of primary use outside								
14	this State;								
15	(ii) Gross receipts from mobile								
16	telecommunications services that are subject								
17	to the tax imposed by chapter 239;								
18	(iii) Gross receipts from mobile								
19	telecommunications services taxed under								
20	section 237-13.8; and								

1		(1V) Gross receipts of a home service provider
2		acting as a serving carrier providing mobile
3		telecommunications services to another home
4		service provider's customer.
5		For the purposes of this paragraph, "charges for
6		mobile telecommunications services", "customer",
7		"home service provider", "mobile
8		telecommunications services", "place of primary
9		use", and "serving carrier" have the same meaning
10		as in section 239-22.
11	(7) T	ax on insurance producers. Upon every person engaged
12	a	s a licensed producer pursuant to chapter 431, there
13	i	s hereby levied and shall be assessed and collected a
14	t	ax equal to 0.15 per cent of the commissions due to
15	t.	hat activity.
16	(8) T	ax on receipts of sugar benefit payments. Upon the
17	a	mounts received from the United States government by
18	a	ny producer of sugar (or the producer's legal
19	r	epresentative or heirs), as defined under and by
20	V	irtue of the Sugar Act of 1948, as amended, or other

Acts of the Congress of the United States relating

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thereto, there is hereby levied a tax of one-half of
one per cent of the gross amount received; provided
that the tax levied hereunder on any amount so
received and actually disbursed to another by a
producer in the form of a benefit payment shall be
paid by the person or persons to whom the amount is
actually disbursed, and the producer actually making a
benefit payment to another shall be entitled to claim
on the producer's return a deduction from the gross
amount taxable hereunder in the sum of the amount so
disbursed. The amounts taxed under this paragraph
shall not be taxable under any other paragraph,
subsection, or section of this chapter.

(9) Tax on other business. Upon every person engaging or continuing within the State in any business, trade, activity, occupation, or calling not included in the preceding paragraphs or any other provisions of this chapter, there is likewise hereby levied and shall be assessed and collected, a tax equal to [four] 4.5 per cent of the gross income thereof. In addition, the rate prescribed by this paragraph shall apply to a

1	business taxable under one or more of the preceding
2	paragraphs or other provisions of this chapter, as to
3	any gross income thereof not taxed thereunder as gross
4	income or gross proceeds of sales or by taxing an
5	equivalent value of products, unless specifically
6	exempted."
7	SECTION 2. Section 237-15, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§237-15 Technicians. When technicians supply dentists or
10	physicians with dentures, orthodontic devices, braces, and
11	similar items which have been prepared by the technician in
12	accordance with specifications furnished by the dentist or
13	physician, and such items are to be used by the dentist or
14	physician in the dentist's or physician's professional practice
15	for a particular patient who is to pay the dentist or physician
16	for the same as a part of the dentist's or physician's
17	professional services, the technician shall be taxed as though
18	the technician were a manufacturer selling a product to a
19	licensed retailer, rather than at the rate of $[four]$ 4.5 per
20	cent which is generally applied to professions and services."

1 SECTION 3. Section 237-16.5, Hawaii Revised Statutes, is 2 amended as follows: 3 1. By amending subsection (a) to read: 4 "(a) This section relates to the leasing of real property 5 by a lessor to a lessee. There is hereby levied, and shall be 6 assessed and collected annually, a privilege tax against persons 7 engaging or continuing within the State in the business of 8 leasing real property to another, equal to [four] 4.5 per cent 9 of the gross proceeds or gross income received or derived from 10 the leasing; provided that where real property is subleased by a 11 lessee to a sublessee, the lessee, as provided in this section, 12 shall be allowed a deduction from the amount of gross proceeds 13 or gross income received from its sublease of the real property. 14 The deduction shall be in the amount allowed under this section. All deductions under this section and the name and general 15 16 excise tax number of the lessee's lessor shall be reported on 17 the general excise tax return. Any deduction allowed under this 18 section shall only be allowed with respect to leases and 19 subleases in writing and relating to the same real property." 20 2. By amending subsection (f) to read:



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2 with respect to any item of the lessor's gross proceeds or gross income, to exceed [four] 4.5 per cent." 3 SECTION 4. Section 237-18, Hawaii Revised Statutes, is 4 amended by amending subsection (f) to read as follows: 5 6 "(f) Where tourism related services are furnished through arrangements made by a travel agency or tour packager and the 7 gross income is divided between the provider of the services and 8 the travel agency or tour packager, the tax imposed by this 9 10 chapter shall apply to each such person with respect to such 11 person's respective portion of the proceeds, and no more. 12 As used in this subsection "tourism related services" means 13 catamaran cruises, canoe rides, dinner cruises, lei greetings, 14 transportation included in a tour package, sightseeing tours not subject to chapter 239, admissions to luaus, dinner shows, 15 extravaganzas, cultural and educational facilities, and other 16 services rendered directly to the customer or tourist, but only 17 if the providers of the services other than air transportation 18 19 are subject to a [four] 4.5 per cent tax under this chapter or 20 chapter 239."

"(f) This section shall not cause the tax upon a lessor,

1	PART II								
2	SECTION 5. Section 235-55.85, Hawaii Revised Statutes, is								
3	amended by amending subsection (b) to read as follows:								
4	"(b) Each individual taxpayer may claim a refundable								
5	food/excise tax credit multiplied by the number of qualified								
6	exemptions to which the taxpayer is entitled in accordance with								
7	the table below; provided that a husband and wife filing								
8	separate tax returns for a taxable year for which a joint return								
9	could have been filed by them shall claim only the tax credit to								
10	which they would have been entitled had a joint return been								
11	filed.								
12									
13	Adjusted gross income Credit per exemption								
14	for taxpayers filing								
15	a single return								
16	Under \$5,000 [\$110] \$220								
17	\$5,000 under \$10,000 [\$\frac{\$100}{200}]								
18	\$10,000 under \$15,000 [\$\frac{\$85}{}] \frac{\$170}{}								
19	\$15,000 under \$20,000 [\$\frac{\$}{70}] \frac{\$140}{}								
20	\$20,000 under \$30,000 [\$\frac{\$55}{}] \frac{\$110}{}								
21	\$30,000 and over \$ 0.								

1	Adjusted gross income Credit per exemption							
2	for heads of household,							
3	married individuals filing							
4	separate returns, and							
5	married couples filing							
6	joint returns							
7	Under \$5,000 [\$110] \$220							
8	\$5,000 under \$10,000 [\$\frac{\$100}{200}]							
9	\$10,000 under \$15,000 [\$\frac{\$85}{170}]							
10	\$15,000 under \$20,000 [\$\frac{\$70}{}] \frac{\$140}{}							
11	\$20,000 under \$30,000 [\$ 55] <u>\$110</u>							
12	\$30,000 under \$40,000 [\$\frac{\$45}{15}] \frac{\$90}{15}							
13	\$40,000 under \$50,000 [\$\frac{\$35}{}] \frac{\$70}{}							
14	\$50,000 and over \$ 0."							
15	PART III							
16	SECTION 6. Statutory material to be repealed is bracketed							
17	and stricken. New statutory material is underscored.							
18	SECTION 7. This Act shall take effect upon its approval;							
19	provided that:							
20	(1) Part I shall take effect on January 1, 2022; and							



1	(2)	Part	II	shall	apply	to	taxable	years	beginning	after
2		Decem	ıber	31,	2020.					

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INTRODUCED BY:



Report Title:

General Excise Tax; Refundable Food/Excise Tax Credit

Description:

Increases the general excise tax to 4.5%. Doubles the amount of the refundable food/excise tax credit.

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