441172

LEGISLATIVE ACTION

Senate House

Comm: FAV 04/13/2010

The Committee on Finance and Tax (Bennett) recommended the

Senate Amendment (with title amendment)

Between lines 36 and 37 insert:

following:

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Section 3. Public-use general aviation airport landing fees and fuel costs.-

- (1) In an effort to provide safe, cost-efficient, and reasonable accommodations at public facilities that have received state or federal funds, it is the intent of the Legislature that charges for fuel and services be reasonable at airports having a single contractor or fixed-based operator.
 - (2) A public-use airport having a single contractor or

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single, private fixed-based operator that controls the sale of aviation fuel and has received state or federal funding for land acquisition, runway and taxiway projects, airport access transportation projects, terminal projects, or any other project or operational funding:

- (a) May not impose a storage, landing, or departing fee for an aircraft that is located on the public-use airport property for less than 90 minutes.
- (b) Shall provide ingress and egress by the general aviation public to the public-use airport, consistent with federal security requirements.
- (3) The single contractor or fixed-based operator at an airport described in subsection (2):
 - (a) May not require a minimum fuel purchase.
- (b) Must charge a reasonable price for aviation fuel which is approved by the Department of Transportation. In determining the reasonable price of aviation fuel, the department shall consider the following factors:
 - 1. The cost of the fuel.
- 2. Fuel prices at other public-use airports within a 50mile radius of the airport.
- 3. Fuel prices at similarly sized public-use airports in the state having a similar volume of general aviation or commercial traffic.
- 4. A reasonable profit to the provider, consistent with fuel prices at other public-use airports in the state.

======= T I T L E A M E N D M E N T ========== And the title is amended as follows:



Delete line 11 and insert:

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56 57 aviation grants; providing legislative intent that charges for fuel and services at airports having a single contractor or fixed-based operator be reasonable; prohibiting public-use airports receiving federal funding from charging certain fees; requiring such airports to provide ingress and egress to the general aviation public; prohibiting the single contractor or fixed-based operator at such airports from requiring a minimum fuel purchase; requiring such contractors and fixed-based operators to charge a reasonable price for fuel approved by the Department of Transportation; specifying factors that the department must consider in determining the reasonable price for fuel; providing an effective date.