

By the Committee on Transportation and Senator Hargrett

306-584-98

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A bill to be entitled
An act relating to airports; amending s.
330.30, F.S.; exempting certain airports used
exclusively for aerial application or spraying
of crops on a seasonal basis from a provision
of law providing for the approval of airport
sites and the licensing of airports; requiring
memorandums of understanding; providing an
effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (f) is added to subsection (3) of
section 330.30, Florida Statutes, to read:

330.30 Approval of airport sites and licensing of
airports; fees.--

(3) EXEMPTIONS.--The provisions of this section do not
apply to:

(f) An airport that meets the criteria of s.
330.27(11) and is used exclusively for aerial application or
spraying of crops on a seasonal basis, not to include any
licensed airport where permanent crop aerial application or
spraying facilities are installed, if the period of operation
does not exceed 30 days per calendar year. Such proposed
airports that will be located within 3 miles of existing
airports or approved airport sites shall establish safe
air-traffic patterns with such existing airports or approved
airport sites by memorandums of understanding or by letters of
agreement between the parties representing those airports or
sites.

1 Section 2. This act shall take effect upon becoming a
2 law.

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4 STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
5 COMMITTEE SUBSTITUTE FOR
6 Senate Bill 110

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7 The CS directs temporary airports used exclusively for aerial
8 application or spraying of crops on a seasonal basis to
9 provide for safe air-traffic patterns through agreement with
the parties representing any airport or approved airport site
within three miles of the temporary airport.

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