By the Committee on Ways and Means; and Senator Ostalkiewicz

301-2068A-98

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A bill to be entitled An act relating to the tax on sales, use, and other transactions (RAB); amending s. 212.08, F.S.; revising eligibility standards for the partial exemption for farm equipment; providing additional uses to which equipment may be put and be eligible for the exemption; revising exemption standards for water; exempting disinfectants, pesticides, weed killers, certain seeds, cuttings, seedlings, plants, and specified packaging items in agricultural use; exempting paint color cards and other color samples available at no charge; providing guidelines for determining applicability of exemption for sales to a governmental entity to sales of tangible personal property to contractors for incorporation into public works; providing guidelines for determining applicability of sales surtaxes to certain transactions; authorizing aircraft to be returned to the state under specified circumstances without incurring tax liability; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsections (3), (6), and (9), paragraph (a) of subsection (4), paragraph (a) of subsection (5), and paragraph (d) of subsection (11) of section 212.08, Florida

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CODING: Words stricken are deletions; words underlined are additions.

Statutes, are amended, and paragraph (k) is added to

31 subsection (5) of that section, to read:

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 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.—The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following are hereby specifically exempt from the tax imposed by this chapter.

- EQUIPMENT.--There shall be taxable at the rate of 3 percent the sale, use, consumption, or storage for use in this state of self-propelled or power-drawn farm equipment used exclusively by a farmer on a farm owned, leased, or sharecropped by the farmer in plowing, planting, cultivating, or harvesting crops or for fire prevention and suppression work. The rental of self-propelled or power-drawn farm equipment shall be taxed at the rate of 6 percent.
- (4) EXEMPTIONS; ITEMS BEARING OTHER EXCISE TAXES, ETC.--
 - (a) Also exempt are:
- 1. Water delivered to the purchaser through pipes or conduits or delivered for irrigation purposes. The sale of drinking water in bottles, cans, or other containers, including water that contains minerals or carbonation in its natural state or water to which minerals have been added at a water treatment facility regulated by the Department of Environmental Protection, is exempt. This exemption does not apply to the sale of drinking water in bottles, cans, or other containers if carbonation, minerals, or flavorings, except those added at a water treatment facility, have been added. (not exempting mineral water or carbonated water).
- 2. All fuels used by a public or private utility,
 including any municipal corporation or rural electric

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30 31 cooperative association, in the generation of electric power or energy for sale. Fuel other than motor fuel and diesel fuel is taxable as provided in this chapter with the exception of fuel expressly exempt herein. Motor fuels and diesel fuels are taxable as provided in chapter 206, with the exception of those motor fuels and diesel fuels used by railroad locomotives or vessels to transport persons or property in interstate or foreign commerce, which are taxable under this chapter only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier's railroad locomotives or vessels that were used in interstate or foreign commerce and that had at least some Florida mileage during the previous fiscal year of the carrier, such ratio to be determined at the close of the fiscal year of the carrier. This ratio shall be applied each month to the total Florida purchases made in this state of motor and diesel fuels to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter. The basis for imposition of any discretionary surtax shall be set forth in s. 212.054. Fuels used exclusively in intrastate commerce do not qualify for the proration of tax.

- 3. The transmission or wheeling of electricity.
- (5) EXEMPTIONS; ACCOUNT OF USE. --
- (a) Items in agricultural use and certain nets.--There are exempt from the tax imposed by this chapter nets designed and used exclusively by commercial fisheries; <u>disinfectants</u>, fertilizers, insecticides, <u>pesticides</u>, herbicides, <u>and</u> fungicides, <u>and weed killers</u> used for application on crops or groves, <u>including commercial nurseries and home vegetable</u> gardens, used in dairy barns or on poultry farms for the

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purpose of protecting poultry or livestock, or used directly 1 2 on poultry or livestock; portable containers used for 3 processing farm products; field and garden seeds, including 4 flower seeds; nursery stock, seedlings, cuttings, or other 5 propagative material purchased for growing stock; seeds, 6 seedlings, cuttings, and plants used to produce food for human 7 consumption; cloth, plastic, and other similar materials used 8 for shade, mulch, or protection from frost or insects on a 9 farm; and liquefied petroleum gas or other fuel used to heat a 10 structure in which started pullets or broilers are raised; 11 however, such exemption shall not be allowed unless the purchaser or lessee signs a certificate stating that the item 12 13 to be exempted is for the exclusive use designated herein. 14 Also exempt are cellophane wrappers, glue for tin and glass (apiarists), mailing cases for honey, shipping cases, window 15 cartons, and baling wire and twine used for baling hay, when 16 17 used by a farmer to contain, produce, or process an agricultural commodity. 18

- (k) Samples. -- Paint color card samples, flooring and wall samples, fabric swatch samples, window covering samples, and similar samples, when such samples serve no useful purpose other than as a comparison of color, texture, or design, are provided by the manufacturer to a dealer or ultimate consumer for no charge, and are given away by the dealer to the ultimate consumer for no charge, are exempt.
- (6) EXEMPTIONS; POLITICAL SUBDIVISIONS.--There are also exempt from the tax imposed by this chapter sales made to the United States Government, a state, or any county, municipality, or political subdivision of a state when payment is made directly to the dealer by the governmental entity. 31 This exemption shall not inure to any transaction otherwise

taxable under this chapter when payment is made by a government employee by any means, including, but not limited 2 3 to, cash, check, or credit card when that employee is 4 subsequently reimbursed by the governmental entity. This 5 exemption does not include sales of tangible personal property 6 made to contractors employed either directly or as agents of 7 any such government or political subdivision thereof when such 8 tangible personal property goes into or becomes a part of public works owned by such government or political 9 10 subdivision. A determination whether a particular transaction 11 is properly characterized as an exempt sale to a government entity or a taxable sale to a contractor shall be based on the 12 substance of the transaction rather than the form in which the 13 transaction is cast. The department shall adopt rules that 14 give special consideration to factors that govern the status 15 of the tangible personal property before its affixation to 16 real property. In developing these rules, assumption of the 17 risk of damage or loss is of paramount consideration in the 18 19 determination. This exemption does not include sales of 20 tangible personal property made to contractors employed either directly or as agents of any such government or political 21 22 subdivision thereof when such tangible personal property goes into or becomes a part of public works owned by such 23 24 government or political subdivision thereof. This exemption 25 does not include sales, rental, use, consumption, or storage for use in any political subdivision or municipality in this 26 27 state of machines and equipment and parts and accessories therefor used in the generation, transmission, or distribution 28 29 of electrical energy by systems owned and operated by a political subdivision in this state for transmission or 30 31 distribution expansion. Likewise exempt are charges for

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services rendered by radio and television stations, including line charges, talent fees, or license fees and charges for 2 3 films, videotapes, and transcriptions used in producing radio 4 or television broadcasts. The exemption provided in this 5 subsection does not include sales, rental, use, consumption, 6 or storage for use in any political subdivision or 7 municipality in this state of machines and equipment and parts and accessories therefor used in providing two-way 8 9 telecommunications services to the public for hire by the use 10 of a telecommunications facility, as defined in s. 364.02(13), 11 and for which a certificate is required under chapter 364, which facility is owned and operated by any county, 12 13 municipality, or other political subdivision of the state. 14 Any immunity of any political subdivision of the state or 15 other entity of local government from taxation of the property used to provide telecommunication services that is taxed as a 16 17 result of this section is hereby waived. However, the exemption provided in this subsection includes transactions 18 19 taxable under this part which are for use by the operator of a public-use airport, as defined in s. 322.004, in providing 20 such telecommunications services for the airport or its 21 22 tenants, concessionaires, or licensees, or which are for use by a public hospital for the provision of such 23 24 telecommunications services.

- (9) PARTIAL EXEMPTIONS; RAILROADS AND MOTOR VEHICLES ENGAGED IN INTERSTATE OR FOREIGN COMMERCE. --
- (a) Railroads which are licensed as common carriers by the Interstate Commerce Commission and parts thereof used to transport persons or property in interstate or foreign commerce are subject to tax imposed in this chapter only to 31 the extent provided herein. The basis of the tax shall be the

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30 31 ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier during the previous fiscal year of the carrier. Such ratio is to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases of the railroad which are used in this state to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter. The basis for imposition of any discretionary surtax is set forth in s. 212.054.Railroads which are licensed as common carriers by the Interstate Commerce Commission and parts thereof used to transport persons or property in interstate and foreign commerce are hereby determined to be susceptible to a distinct and separate classification for taxation under the provisions of this chapter.

(b) Motor vehicles which are engaged in interstate commerce as common carriers, and parts thereof, used to transport persons or property in interstate or foreign commerce are subject to tax imposed in this chapter only to the extent provided herein. The basis of the tax shall be the ratio of intrastate mileage to interstate or foreign mileage traveled by the carrier's motor vehicles which were used in interstate or foreign commerce and which had at least some Florida mileage during the previous fiscal year of the carrier. Such ratio is to be determined at the close of the carrier's fiscal year. This ratio shall be applied each month to the total purchases of such motor vehicles and parts thereof which are used in this state to establish that portion of the total used and consumed in intrastate movement and subject to tax under this chapter. The basis for imposition of any discretionary surtax is set forth in s. 212.054.Motor vehicles which are engaged in interstate commerce, and parts

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thereof, used to transport persons or property in interstate and foreign commerce are hereby determined to be susceptible to a distinct and separate classification for taxation under the provisions of this chapter. Motor vehicles and parts thereof used exclusively in intrastate commerce do not qualify for the proration of tax. For purposes of this paragraph, parts of a motor vehicle engaged in interstate commerce include a separate tank not connected to the fuel supply system of the motor vehicle into which diesel fuel is placed to operate a refrigeration unit or other equipment.

- (11) PARTIAL EXEMPTION; FLYABLE AIRCRAFT.--
- (d) The purchaser shall execute a sworn affidavit attesting that he or she is not a resident of this state and stating where the aircraft will be domiciled. If the aircraft is subsequently used in this state within 6 months of the time of purchase, in violation of the intent of this subsection, the purchaser shall be liable for payment of the full use tax imposed by this chapter and shall be subject to the penalty imposed by s. 212.12(2), which penalty shall be mandatory. Notwithstanding the provisions of this paragraph, the owner of an aircraft purchased pursuant to this subsection may permit the aircraft to be returned to this state for repairs within 6 months after the date of sale without the aircraft being in violation of the law and without incurring liability for payment of tax or penalty on the purchase price of the aircraft, so long as the aircraft is removed from this state within 20 days after the completion of the repairs and such removal can be proven by invoices for fuel, tie-down, or hangar charges issued by out-of-state vendors or suppliers or similar documentation.
 - Section 2. This act shall take effect July 1, 1998.

1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
2	SB 1696
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4	Language dealing with the sales tax exemption for pesticides and other products used on the farm is clarified to insure that uses on poultry are included.
5	that uses on poultry are included.
6	Removes the provision which disallows the 3% tax treatment for
7	some farm equipment when the equipment is used for a non-farm purpose anytime within the first 6 months after purchase.
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