Florida House of Representatives - 1999

HB 523

By Representatives Logan, Fasano, Cosgrove, Wiles, Brown, Morroni and Heyman

A bill to be entitled 1 2 An act relating to tax on sales, use, and other 3 transactions; amending s. 212.08, F.S.; providing an exemption for personal or real 4 5 property purchased or leased for use in the operation of a television broadcasting station 6 7 that meets specified criteria; requiring return 8 of tax refunds plus interest and penalties if 9 certain criteria are not met; providing limitations; providing an effective date. 10 11 12 Be It Enacted by the Legislature of the State of Florida: 13 Section 1. Paragraph (f) of subsection (5) of section 14 212.08, Florida Statutes, 1998 Supplement, is amended to read: 15 16 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions. -- The sale at retail, 17 the rental, the use, the consumption, the distribution, and 18 the storage to be used or consumed in this state of the 19 20 following are hereby specifically exempt from the tax imposed 21 by this chapter. 22 (5) EXEMPTIONS; ACCOUNT OF USE. --Motion picture or video equipment used in motion 23 (f) picture or television production activities and sound 24 recording equipment used in the production of master tapes and 25 26 master records; property purchased or leased to operate 27 certain television broadcasting stations .--28 Motion picture or video equipment and sound 1. 29 recording equipment purchased or leased for use in this state in production activities is exempt from the tax imposed by 30 this chapter upon an affirmative showing by the purchaser or 31 1

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lessee to the satisfaction of the department that the 1 2 equipment will be used for production activities. 2. There is exempt from the tax imposed by this 3 4 chapter all personal or real property purchased or leased for 5 use in the operation of any television broadcasting station б that meets all of the following requirements: 7 a. It has been acquired following the conclusion of 8 bankruptcy proceedings by a previously unrelated owner. The 9 station general manager of the acquiring station must submit 10 an affidavit stating that the acquiring station had no 11 ownership interest, or other business relationship, with the 12 previous owner that went through bankruptcy proceedings. 13 b. It submits an affidavit from its general manager stating that the television broadcasting station or stations 14 15 under common ownership have established and maintained more 16 than 75 full-time jobs since acquisition. c. The acquiring owner has invested more than \$5 17 million in capital improvements since the acquisition of the 18 19 television broadcasting station or stations. 20 d. It is located within the boundaries of a metropolitan statistical area and shares common ownership or 21 management with another television broadcasting station that 22 23 has been acquired following bankruptcy that is located in a 24 different metropolitan statistical area. 25 e. In the year following receipt of a tax refund 26 pursuant to this section, it broadcasts at no cost to the 27 state youth-oriented anti-tobacco public service announcements 28 and programming of a value equal to or greater than the tax 29 refund received by the television broadcasting station in the previous year. If a television broadcasting station that has 30 received a refund fails to broadcast sufficient public service 31

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1 announcements and programming, the taxpayer must return the 2 refund to the state together with interest and penalties. 3 3. The exemptions exemption provided by this paragraph 4 shall inure to the taxpayer only through a refund of 5 previously paid taxes. With respect to the refund authorized б under subparagraph 2., the maximum refund allowed in any year 7 shall not exceed \$350,000 for any television broadcasting 8 station or group of television broadcasting stations that 9 share common ownership or management, and no taxpayer may receive a refund for more than 5 years. Notwithstanding the 10 11 provisions of s. 212.095, such refund shall be made within 30 12 days of formal application, which application may be made 13 after the completion of production activities or on a 14 quarterly basis with respect to the refund authorized under subparagraph 1., and on a quarterly basis with respect to the 15 16 refund authorized under subparagraph 2. Notwithstanding the 17 provisions of chapter 213, the department shall provide the Department of Commerce with a copy of each refund application 18 19 and the amount of such refund, if any. 20 4.2. For the purpose of the exemption provided in 21 subparagraph 1.: 22 a. "Motion picture or video equipment" and "sound recording equipment" includes only equipment meeting the 23 24 definition of "section 38 property" as defined in s. 48(a)(1)(A) and (B)(i) of the Internal Revenue Code that is 25 26 used by the lessee or purchaser exclusively as an integral 27 part of production activities; however, motion picture or 28 video equipment and sound recording equipment does not include 29 supplies, tape, records, film, or video tape used in productions or other similar items; vehicles or vessels; or 30 31 general office equipment not specifically suited to production 3

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activities. In addition, the term does not include equipment 1 purchased or leased by television or radio broadcasting or 2 3 cable companies licensed by the Federal Communications Commission. 4 5 b. "Production activities" means activities directed б toward the preparation of a: 7 (I) Master tape or master record embodying sound; or 8 (II) Motion picture or television production which is 9 produced for theatrical, commercial, advertising, or 10 educational purposes and utilizes live or animated actions or 11 a combination of live and animated actions. The motion picture or television production shall be commercially produced for 12 13 sale or for showing on screens or broadcasting on television 14 and may be on film or video tape. 15 Section 2. This act shall take effect July 1, 1999. 16 17 18 HOUSE SUMMARY 19 Provides a sales tax exemption for personal or real property purchased or leased for use in the operation of a television broadcasting station that meets specified criteria. Requires return of tax refunds plus interest and penalties if certain criteria are not met. Limits the amount and duration of such refunds. 20 21 22 23 24 25 26 27 28 29 30 31

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