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An act relating to freight forwarders; amending s. 212.13, F.S.; requiring freight forwarders to provide warehouse receipts or copies of airway bills or bills of lading for certain purposes; providing receipt requirements; requiring freight forwarders to maintain certain records for a time certain; providing for effect of such documentation; providing a penalty for failing to provide such documentation or maintain certain records;

A bill to be entitled

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

providing an effective date.

Section 1. Subsection (1) of section 212.13, Florida Statutes, is amended to read:

212.13 Records required to be kept; power to inspect; audit procedure.--

(1) (a) For the purpose of enforcing the collection of the tax levied by this chapter, the department is hereby specifically authorized and empowered to examine at all reasonable hours the books, records, and other documents of all transportation companies, agencies, or firms that conduct their business by truck, rail, water, aircraft, or otherwise, in order to determine what dealers, or other persons charged with the duty to report or pay a tax under this chapter, are importing or are otherwise shipping in articles or tangible personal property which are liable for said tax. In the event said transportation company, agency, or firm refuses to permit such examination of its books, records, or other documents by

the department as aforesaid, it is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. If, however, any subsequent offense involves intentional destruction of such records with an intent to evade payment of or deprive the state of any tax revenues, such subsequent offense shall be a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083. The department shall have the right to proceed in any chancery court to seek a mandatory injunction or other appropriate remedy to enforce its right against the offender, as granted by this section, to require an examination of the books and records of such transportation company or carrier.

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(b) Each freight forwarder operating in this state shall provide a warehouse receipt for any tangible personal property received from any person for the purpose of transporting such property outside this state by air or water. The warehouse receipt shall be provided to the person who engages the freight forwarder to arrange such transportation at the time the tangible personal property is delivered to the freight forwarder. The warehouse receipt must contain the name, address, and telephone number of the freight forwarder; a preprinted warehouse receipt number; the date the property was delivered to the freight forwarder; and a brief description of the tangible personal property. Within 2 weeks after the date the freight forwarder receives the airway bill or bill of lading from the transportation company with whom the freight forwarder has contracted to transport the tangible personal property, the freight forwarder shall mail or deliver the airway bill or bill of lading to the person for whom the freight forwarder arranged transportation of the tangible personal property. The warehouse receipt and airway bill or

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bill of lading shall constitute evidence that the tangible
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    personal property was sold in a sale for export under s.
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    212.06(5)(a). A freight forwarder shall maintain a copy of
    each such warehouse receipt, airway bill, and bill of lading
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    in its own records for a period of 3 years. Any freight
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    forwarder who fails to provide the documentation required by
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    this paragraph to a person who arranges air or water
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    transportation of tangible personal property through the
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    freight forwarder or who fails to maintain such required
    documentation in its records as provided in this paragraph
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    commits a misdemeanor of the second degree, punishable as
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    provided in s. 775.082 or s. 775.083.
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           Section 2. This act shall take effect January 1, 2001.
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