Florida Senate - 2000

By Senator Holzendorf

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2-121-00
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                        A bill to be entitled
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           An act relating to the tax on sales, use, and
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           other transactions; amending s. 212.031, F.S.;
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           exempting property used as a travel
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           center/truck stop facility from the tax on the
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           rental or lease of, or grant of a license to
           use, real property; providing an effective
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           date.
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    Be It Enacted by the Legislature of the State of Florida:
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           Section 1. Paragraph (a) of subsection (1) of section
    212.031, Florida Statutes, is amended to read:
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           212.031 Lease or rental of or license in real
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   property.--
           (1)(a) It is declared to be the legislative intent
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    that every person is exercising a taxable privilege who
    engages in the business of renting, leasing, letting, or
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    granting a license for the use of any real property unless
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    such property is:
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           1. Assessed as agricultural property under s. 193.461.
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           2. Used exclusively as dwelling units.
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           3.
               Property subject to tax on parking, docking, or
    storage spaces under s. 212.03(6).
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           4.
               Recreational property or the common elements of a
    condominium when subject to a lease between the developer or
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    owner thereof and the condominium association in its own right
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    or as agent for the owners of individual condominium units or
    the owners of individual condominium units. However, only the
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    lease payments on such property shall be exempt from the tax
31 imposed by this chapter, and any other use made by the owner
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or the condominium association shall be fully taxable under
 this chapter.

3 5. A public or private street or right-of-way and 4 poles, conduits, fixtures, and similar improvements located on 5 such streets or rights-of-way, occupied or used by a utility 6 or franchised cable television company for utility or communications or television purposes. For purposes of this 7 8 subparagraph, the term "utility" means any person providing 9 utility services as defined in s. 203.012. This exception also 10 applies to property, excluding buildings, wherever located, on 11 which antennas, cables, adjacent accessory structures, or adjacent accessory equipment used in the provision of 12 13 cellular, enhanced specialized mobile radio, or personal 14 communications services are placed.

15 6. A public street or road which is used for16 transportation purposes.

17 7. Property used at an airport exclusively for the
18 purpose of aircraft landing or aircraft taxiing or property
19 used by an airline for the purpose of loading or unloading
20 passengers or property onto or from aircraft or for fueling
21 aircraft.

22 8.a. Property used at a port authority, as defined in s. 315.02(2), exclusively for the purpose of oceangoing 23 24 vessels or tugs docking, or such vessels mooring on property 25 used by a port authority for the purpose of loading or unloading passengers or cargo onto or from such a vessel, or 26 property used at a port authority for fueling such vessels, or 27 28 to the extent that the amount paid for the use of any property 29 at the port is based on the charge for the amount of tonnage actually imported or exported through the port by a tenant. 30 31

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1 b. The amount charged for the use of any property at 2 the port in excess of the amount charged for tonnage actually 3 imported or exported shall remain subject to tax except as 4 provided in sub-subparagraph a. 5 9. Property used as an integral part of the 6 performance of qualified production services. As used in this 7 subparagraph, the term "qualified production services" means 8 any activity or service performed directly in connection with 9 the production of a qualified motion picture, as defined in s. 10 212.06(1)(b), and includes: 11 Photography, sound and recording, casting, location a. managing and scouting, shooting, creation of special and 12 optical effects, animation, adaptation (language, media, 13 electronic, or otherwise), technological modifications, 14 15 computer graphics, set and stage support (such as electricians, lighting designers and operators, greensmen, 16 17 prop managers and assistants, and grips), wardrobe (design, 18 preparation, and management), hair and makeup (design, 19 production, and application), performing (such as acting, 20 dancing, and playing), designing and executing stunts, coaching, consulting, writing, scoring, composing, 21 choreographing, script supervising, directing, producing, 22 transmitting dailies, dubbing, mixing, editing, cutting, 23 24 looping, printing, processing, duplicating, storing, and distributing; 25 The design, planning, engineering, construction, 26 b. 27 alteration, repair, and maintenance of real or personal 28 property including stages, sets, props, models, paintings, and 29 facilities principally required for the performance of those services listed in sub-subparagraph a.; and 30 31

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SB 904

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c. Property management services directly related to property used in connection with the services described in sub-subparagraphs a. and b.

10. Leased, subleased, licensed, or rented to a person 4 5 providing food and drink concessionaire services within the б premises of a convention hall, exhibition hall, auditorium, stadium, theater, arena, civic center, performing arts center, 7 8 recreational facility, or any business operated under a permit 9 issued pursuant to chapter 550. A person providing retail 10 concessionaire services involving the sale of food and drink 11 or other tangible personal property within the premises of an airport shall be subject to tax on the rental of real property 12 13 used for that purpose, but shall not be subject to the tax on 14 any license to use the property. For purposes of this subparagraph, the term "sale" shall not include the leasing of 15 16 tangible personal property.

17 11. Property occupied pursuant to an instrument 18 calling for payments which the department has declared, in a 19 Technical Assistance Advisement issued on or before March 15, 20 1993, to be nontaxable pursuant to rule 12A-1.070(19)(c), 21 Florida Administrative Code; provided that this subparagraph 22 shall only apply to property occupied by the same person before and after the execution of the subject instrument and 23 24 only to those payments made pursuant to such instrument, 25 exclusive of renewals and extensions thereof occurring after March 15, 1993. 26 27 12. Property used as a travel center/truck stop 28 facility. As used in this subparagraph, the term "travel

29 <u>center/truck stop facility" means any facility that has</u>

30 declared its primary business activity, under s.

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206.404(1)(g), as the sale of diesel fuel at retail, which facility operates a minimum of 6 diesel fuel dispensers. Section 2. This act shall take effect July 1, 2000. б SENATE SUMMARY Exempts property used as a travel center/truck stop facility from the sales tax on the rental or lease of, or grant of a license to use, real property.

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