Florida Senate - 2005

Bill No. <u>SB 56</u>

Barcode 204688

	CHAMBER ACTION Senate House
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11	The Committee on Government Efficiency Appropriations
12	(Campbell) recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 50, between lines 2 & 3,
16	
17	insert:
18	Section 10. Paragraph (a) of subsection (3) of section
19	212.18, Florida Statutes, is amended to read:
20	212.18 Administration of law; registration of dealers;
21	rules
22	(3)(a) Every person desiring to engage in or conduct
23	business in this state as a dealer, as defined in this
24	chapter, or to lease, rent, or let or grant licenses in living
25	quarters or sleeping or housekeeping accommodations in hotels,
26	apartment houses, roominghouses, or tourist or trailer camps
27	that are subject to tax under s. 212.03, or to lease, rent, or
28	let or grant licenses in real property, as defined in this
29	chapter, and every person who sells or receives anything of
30	value by way of admissions, must file with the department an
31	application for a certificate of registration for each place
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COMMITTEE AMENDMENT

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1 of business, showing the names of the persons who have interests in such business and their residences, the address 2 of the business, and such other data as the department may 3 4 reasonably require. However, owners and operators of vending machines or newspaper rack machines are required to obtain 5 only one certificate of registration for each county in which 6 7 such machines are located. The department, by rule, may authorize a dealer that uses independent sellers to sell its 8 merchandise to remit tax on the retail sales price charged to 9 10 the ultimate consumer in lieu of having the independent seller 11 register as a dealer and remit the tax. The department may appoint the county tax collector as the department's agent to 12 accept applications for registrations. The application must be 13 made to the department before the person, firm, copartnership, 14 15 or corporation may engage in such business, and it must be 16 accompanied by a registration fee of \$5. However, a registration fee is not required to accompany an application 17 to engage in or conduct business to make mail order sales. The 18 19 department may waive the registration fee for applications 20 submitted through the department's Internet registration 21 process or central electronic registration system provided by 22 member states of the Streamlined Sales and Use Tax Agreement. 23 24 25 And the title is amended as follows: 26 On page 2, line 20, after the semicolon ";" 27 28 29 insert: 30 amending s. 212.18, F.S.; authorizing the 31 Department of Revenue to waive the dealer 10:10 AM 01/26/05 s0056.ge32.0xa

COMMITTEE AMENDMENT

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1		reg	istration fee	for applications submitted	
2		thr	ough the centr	ral electronic registration	
3		sys	tem provided b	by member states of the	
4		Str	eamlined Sales	s and Use Tax Agreement;	
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