Florida Senate - 2008

(Reformatted) SB 380

By Senator Fasano

11-00122A-08

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1	A bill to be entitled
2	An act relating to the tax on sales, use, and other
3	transactions; amending s. 212.02, F.S.; defining the term
4	"fractional aircraft ownership program"; amending s.
5	212.08, F.S.; providing exemptions for the sale or use of
6	an aircraft for primary use pursuant to a fractional
7	aircraft ownership program and for the parts and labor
8	used in the maintenance, repair, and overhaul associated
9	with aircraft sold or used pursuant to such a program;
10	creating s. 212.0597, F.S.; providing a maximum tax on the
11	sale or use of fractional aircraft ownership interests;
12	providing an effective date.
13	
14	WHEREAS, Florida has identified aviation and aerospace as
15	targeted industries for economic development purposes, and
16	WHEREAS, Florida has determined that the synergy in the
17	space, aerospace, and aviation industries attracts the world's
18	leading businesses to the state, and
19	WHEREAS, Florida employs approximately 80,000 people in the
20	aviation and aerospace industries at an average annual wage of
21	approximately \$52,000, and
22	WHEREAS, Florida has the third-largest aviation maintenance,
23	repair, and overhaul cluster in the United States and has focused
24	strategies for expanding these aviation support services, and
25	WHEREAS, Florida intends to remain competitive with other
26	states as additional innovative commercial air transportation
27	products are developed, NOW, THEREFORE,
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29	Be It Enacted by the Legislature of the State of Florida:
I	
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31	Section 1. Subsection (34) is added to section 212.02,
32	Florida Statutes, to read:
33	212.02 DefinitionsThe following terms and phrases when
34	used in this chapter have the meanings ascribed to them in this
35	section, except where the context clearly indicates a different
36	meaning:
37	(34) "Fractional aircraft ownership program" means a
38	program that meets the requirements in Federal Aviation
39	Administration Regulation Title 14, chapter I, part 91, subpart
40	K, C.F.R., except that the program must include a minimum of 25
41	aircraft owned or leased by the business or affiliated group
42	providing the program.
43	Section 2. Subsection (19) is added to section 212.08,
44	Florida Statutes, to read:
45	212.08 Sales, rental, use, consumption, distribution, and
46	storage tax; specified exemptionsThe sale at retail, the
47	rental, the use, the consumption, the distribution, and the
48	storage to be used or consumed in this state of the following are
49	hereby specifically exempt from the tax imposed by this chapter.
50	(19) FRACTIONAL AIRCRAFT OWNERSHIP PROGRAMSAlso exempt
51	from the tax imposed by this chapter is the sale or use of:
52	(a) Aircraft for primary use in a fractional aircraft
53	ownership program.
54	(b) Any parts or labor used in the completion, maintenance,
55	repair, or overhaul of aircraft for primary use in a fractional
56	aircraft ownership program.
57	
58	The exemptions provided in paragraphs (a) and (b) are not allowed

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59	unless the purchaser or lessee furnishes the dealer with a
60	certificate stating that the lease, purchase, repair, or
61	maintenance to be exempted is for the exclusive use of the
62	purchaser or lessee and that the purchaser or lessee otherwise
63	qualifies for the exemption as provided in this subsection. If a
64	purchaser or lessee makes tax-exempt purchases on a continual
65	basis, the purchaser or lessee may tender the certificate once
66	and allow the dealer to keep the certificate on file. The
67	purchaser or lessee shall inform the dealer that has a
68	certificate on file when the purchaser or lessee no longer
69	qualifies for the exemption. The department shall determine the
70	format of the certificate.
71	Section 3. Section 212.0597, Florida Statutes, is created
72	to read:
73	212.0597 Maximum tax on fractional aircraft ownership
74	interestsNotwithstanding other tax rates specified in this
75	chapter, the maximum tax on the sale or use in this state of a
76	fractional ownership interest in aircraft pursuant to a
77	fractional aircraft ownership program is \$300. This maximum tax
78	applies to the total consideration paid for the fractional
79	ownership interest, including amounts paid by the fractional
80	owner as monthly management or maintenance fees. The maximum tax
81	applies only when such fractional ownership interest is sold by
82	or to the operator of the fractional aircraft ownership program
83	or when the fractional ownership interest can be transferred only
84	upon the approval of the operator of the fractional aircraft
85	ownership program.

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