House

Florida Senate - 2015 Bill No. CS for SB 722

LEGISLATIVE ACTION

Senate Comm: RCS 04/16/2015

Appropriations Subcommittee on Transportation, Tourism, and Economic Development (Hukill) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert: Section 1. Effective July 1, 2018, subsection (1),

paragraph (a) of subsection (2), and subsections (3), (4), and (5) of section 206.9825, Florida Statutes, are amended to read: 206.9825 Aviation fuel tax.-

(1) (a) Except as otherwise provided in this part, an excise tax of 5.4 6.9 cents per gallon of aviation fuel is imposed upon

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11 every gallon of aviation fuel sold in this state, or brought 12 into this state for use, upon which such tax has not been paid 13 or the payment thereof has not been lawfully assumed by some person handling the same in this state. Fuel taxed pursuant to 14 15 this part shall not be subject to the taxes imposed by ss. 16 206.41(1)(d), (e), and (f) and 206.87(1)(b), (c), and (d). 17 (b) Any licensed wholesaler or terminal supplier that delivers aviation fuel to an air carrier offering 18 transcontinental jet service and that, after January 1, 1996, 19 20 increases the air carrier's Florida workforce by more than 1000 21 percent and by 250 or more full-time equivalent employee positions, may receive a credit or refund as the ultimate vendor 22 23 of the aviation fuel for the 6.9 cents excise tax previously 24 paid, provided that the air carrier has no facility for fueling 25 highway vehicles from the tank in which the aviation fuel is stored. In calculating the new or additional Florida full-time 26 27 equivalent employee positions, any full-time equivalent employee 28 positions of parent or subsidiary corporations which existed 29 before January 1, 1996, shall not be counted toward reaching the 30 Florida employment increase thresholds. The refund allowed under this paragraph is in furtherance of the goals and policies of 31 32 the State Comprehensive Plan set forth in s. 187.201(16)(a), (b)1., 2., (17) (a), (b)1., 4., (19) (a), (b)5., (21) (a), (b)1., 33 2., 4., 7., 9., and 12. 34

35 (c) If, before July 1, 2001, the number of full-time 36 equivalent employee positions created or added to the air 37 carrier's Florida workforce falls below 250, the exemption 38 granted pursuant to this section shall not apply during the 39 period in which the air carrier has fewer than the 250

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40 additional employees.
41 (d) The exemption taken by credit or refund pursuant to
42 paragraph (b) shall apply only under the terms and conditions
43 set forth therein. If any part of that paragraph is judicially
44 declared to be unconstitutional or invalid, the validity of any

provisions taxing aviation fuel shall not be affected and all fuel exempted pursuant to paragraph (b) shall be subject to tax as if the exemption was never enacted. Every person benefiting from such exemption shall be liable for and make payment of all taxes for which a credit or refund was granted.

(2) (a) An excise tax of 5.4 + 6.9 cents per gallon is imposed on each gallon of kerosene in the same manner as prescribed for diesel fuel under ss. 206.87(2) and 206.872.

(3) An excise tax of 5.4 + 6.9 cents per gallon is imposed on each gallon of aviation gasoline in the manner prescribed by paragraph (2)(a). However, the exemptions allowed by paragraph (2)(b) do not apply to aviation gasoline.

(4) Any licensed wholesaler or terminal supplier that delivers undyed kerosene to a residence for home heating or cooking may receive a credit or refund as the ultimate vendor of the kerosene for the 5.4 6.9 cents excise tax previously paid.

61 (5) Any licensed wholesaler or terminal supplier that 62 delivers undyed kerosene to a retail dealer not licensed as a 63 wholesaler or terminal supplier for sale as a home heating or 64 cooking fuel may receive a credit or refund as the ultimate 65 vendor of the kerosene for the 5.4 6.9 cents excise tax 66 previously paid, provided the retail dealer has no facility for 67 fueling highway vehicles from the tank in which the kerosene is 68 stored.

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69	Section 2. The Florida Transportation Commission shall
70	conduct a study of intrastate commercial air service and flight
71	training and education and develop recommendations for policies
72	that are likely to improve the quality of such service,
73	training, and education. The study must include an analysis of
74	historic trends in intrastate commercial air service and must
75	identify factors that have affected prices and the frequency of
76	flights between destinations in this state. The study must also
77	compare the incentives provided by this state to the commercial
78	airline industry, generally, and to specific air carriers with
79	similar incentives that have been provided by other states and
80	must evaluate the effect that these incentives have had on
81	commercial air service in this state and other states. The
82	commission shall submit a report on the study to the Governor,
83	the President of the Senate, and the Speaker of the House of
84	Representatives on or before November 13, 2015.
85	Section 3. Except as otherwise expressly provided in this
86	act, this act shall take effect July 1, 2015.
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89	And the title is amended as follows:
90	Delete everything before the enacting clause
91	and insert:
92	A bill to be entitled
93	An act relating to aviation; amending s. 206.9825,
94	F.S.; revising the tax rate of the excise tax on
95	certain aviation fuels; deleting an excise tax
96	exemption for certain aviation fuel delivered by
97	licensed wholesalers or terminal suppliers that

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98 increase the state's workforce by certain amounts; 99 requiring the Florida Transportation Commission to 100 conduct a study on specified issues relating to 101 intrastate commercial air service and flight training 102 and education; requiring the commission to submit a 103 report on the study to the Governor and the 104 Legislature by a specified date; providing effective 105 dates.