MS/BM

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1289

(SENATE AUTHORS: HAUSCHILD, Lang, Putnam, Nelson and Weber) DATE D-PG OFFICIAL STATUS

DATE	D-PG		0
02/06/2023	673	Introduction and first reading	
		Referred to Taxes	
02/26/2024	11823	Author added Lang	
03/18/2024	12417	Authors added Putnam; Nelson	
03/20/2024	12453	Author added Weber	

1.1	A bill for an act
1.2 1.3	relating to taxation; property; modifying property tax exemption for certain airport property; amending Minnesota Statutes 2022, section 272.01, subdivision 2.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. Minnesota Statutes 2022, section 272.01, subdivision 2, is amended to read:
1.6	Subd. 2. Exempt property used by private entity for profit. (a) When any real or
1.7	personal property which is exempt from ad valorem taxes, and taxes in lieu thereof, is leased,
1.8	loaned, or otherwise made available and used by a private individual, association, or
1.9	corporation in connection with a business conducted for profit, there shall be imposed a
1.10	tax, for the privilege of so using or possessing such real or personal property, in the same
1.11	amount and to the same extent as though the lessee or user was the owner of such property.
1.12	(b) The tax imposed by this subdivision shall not apply to:
1.13	(1) property leased or used as a concession in or relative to the use in whole or part of
1.14	a public park, market, fairgrounds, port authority, economic development authority
1.15	established under chapter 469, municipal auditorium, municipal parking facility, municipal
1.16	museum, or municipal stadium;
1.17	(2) except as provided in paragraph (c), property of an airport owned by a city, town,
1.18	county, or group thereof which that is:
1.19	(i) leased to or used by any person or entity including a fixed base operator; and
1.20	(ii) used as a hangar for the storage or, repair, or manufacture of aircraft or to provide
1.21	

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	01/25/23	REVISOR	MS/BM	23-02767	as introduced			
2.1	the exception	n from taxation pr	ovided in this clau	se does not apply to:				
2.2	(i) property located at an airport owned or operated by the Metropolitan Airports							
2.3	Commission or by a city of over 50,000 population according to the most recent federal							
2.4	census or such a city's airport authority; or							
2.5	(ii) hangars leased by a private individual, association, or corporation in connection with							
2.6	a business conducted for profit other than an aviation-related business;							
2.7	(3) property constituting or used as a public pedestrian ramp or concourse in connection							
2.8	with a public	airport;						
2.9	(4) <u>excep</u>	t as provided in pa	aragraph (d), prope	erty constituting or used	as a passenger			
2.10	check-in area	or ticket sale cou	nter, boarding area	, or luggage claim area in	connection with			
2.11	a public airport but not the airports owned or operated by the Metropolitan Airports							
2.12	Commission	or cities of over 5	0,000 population	or an airport authority the	erein. Real estate			
2.13	owned by a r	nunicipality in co	nnection with the c	peration of a public airp	ort and leased or			
2.14	used for agri	cultural purposes	is not exempt;					
2.15	(5) proper	rty leased, loaned	, or otherwise mad	e available to a private ir	ndividual,			
2.16	corporation, or association under a cooperative farming agreement made pursuant to section							
2.17	97A.135; or							
2.18	(6) proper	rty leased, loaned	, or otherwise mad	e available to a private in	ndividual,			
2.19	corporation, or association under section 272.68, subdivision 4.							
2.20	(c) The exception from taxation provided in paragraph (b), clause (2), does not apply							
2.21	<u>to:</u>							
2.22	<u>(1) prope</u>	rty located at an a	irport owned or op	erated by:				
2.23	(i) the Me	etropolitan Airpor	ts Commission; or					
2.24	(ii) a city	of over 50,000 po	pulation according	to the most recent feder	al census or such			
2.25	a city's airpor	rt authority, excep	t that, when calcul	ating the tax imposed by	this subdivision			
2.26	for property	taxes payable in 2	024 through 2035,	the net tax capacity of s	uch property is			
2.27	reduced by 5	0 percent if it is ov	wned or operated b	y a city of over 50,000 b	ut under 150,000			
2.28	in population according to the most recent federal census or by such a city's airport authority;							
2.29	or							
2.30	<u>(2) hanga</u>	rs leased by a priv	ate individual, asso	ociation, or corporation in	connection with			
2 2 1	a husiness og	inducted for profit	other than an avia	tion-related business				

2.31 <u>a business conducted for profit other than an aviation-related business.</u>

 3.1 (d) The exception from taxation provided in paragraph (b), clause (4), does not apply 3.2 to: 3.3 (1) the property described in paragraph (b), clause (4), at airports that are owned or 	ed					
3.2 <u>to:</u>	<i>,</i>					
3.3 (1) the property described in paragraph (b), clause (4), at airports that are owned or						
3.4 operated by:						
3.5 (i) the Metropolitan Airports Commission; or						
3.6 (ii) a city of over 50,000 population or an airport authority therein, except that, when						
3.7 calculating the tax imposed by this subdivision for property taxes payable in 2024 throug	calculating the tax imposed by this subdivision for property taxes payable in 2024 through					
3.8 2035, the net tax capacity of such property is reduced by 50 percent if it is owned or operate	<u>ed</u>					
3.9 by a city of over 50,000 but under 150,000 in population according to the most recent feder	al					
3.10 <u>census or by such a city's airport authority; or</u>						
3.11 (2) real estate owned by a municipality in connection with the operation of a public						
3.12 <u>airport and leased or used for agricultural purposes.</u>						
3.13 (c) (e) Taxes imposed by this subdivision are payable as in the case of personal proper	ty					
taxes and shall be assessed to the lessees or users of real or personal property in the same	e					
3.15 manner as taxes assessed to owners of real or personal property, except that such taxes sha	ı11					
not become a lien against the property. When due, the taxes shall constitute a debt due from	m					
3.17 the lessee or user to the state, township, city, county, and school district for which the taxe	es					
3.18 were assessed and shall be collected in the same manner as personal property taxes. If						
3.19 property subject to the tax imposed by this subdivision is leased or used jointly by two o	r					
3.20 more persons, each lessee or user shall be jointly and severally liable for payment of the						
3.21 tax.						
3.22 (d) (f) The tax on real property of the federal government, the state or any of its politic	al					
3.23 subdivisions that is leased, loaned, or otherwise made available to a private individual,						
3.24 association, or corporation and becomes taxable under this subdivision or other provision	n					
of law must be assessed and collected as a personal property assessment. The taxes do not						
3.26 become a lien against the real property.						
3.27 EFFECTIVE DATE. This section is effective beginning with property taxes payable	e					
3.28 in 2024.	-					