No. 808

Introduced by Senator De León

February 22, 2013

An act to amend Section 18872 of 6357.5 of, and to add Section 6357.6 to, the Revenue and Taxation Code, to amend Section 322 of, and to add Section 337 to, the Unemployment Insurance Code, relating to taxation, to take effect immediately, tax levy.

LEGISLATIVE COUNSEL'S DIGEST

SB 808, as amended, De León. Personal income taxes: voluntary contributions. Sales and use taxes: air common carrier: employing Medi-Cal recipients.

The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this state of, or the storage, use, or other consumption in this state of, tangible personal property. That law provides various exemptions from that tax, including an exemption for the gross receipts from the sale of, and the storage, use, or other consumption of, fuel and petroleum products sold to an air common carrier for immediate consumption or shipment use in the conduct of its business as an air common carrier on an international flight.

This bill would prohibit the exemption for the sole of fuel and petroleum products to an air common carrier during a calendar year following a year in which the air common carrier fails to send specified information to the Employment Development Department, or a year in which the State Board of Equalization provides notification that the air common carrier employs people enrolled in Medi-Cal or a contractor or subcontractor of the air common carrier employs people enrolled in Medi-Cal, as specified. This bill would subject the carrier to liability

for payment of sales tax as if it were a retailer making a retail sale of the tangible personal property at the time of the purchase, as prescribed. This bill would require the Employment Development Department, in coordination and consultation with the State Department of Health Care Services, to collect and identify specified information relating to the air common carriers, and would require the Employment Development Department and the State Board of Equalization to provide specified notifications related to air common carriers and the status of the exemption, as prescribed.

This bill would include a change in state statute that would result in a taxpayer paying a higher tax within the meaning of Section 3 of Article XIIIA of the California Constitution, and thus would require for passage the approval of 2^{2} of the membership of each house of the Legislature. This bill would take effect immediately as a tax levy.

Existing law states that it is the intent of the Legislature to encourage persons who prepare tax returns, as specified, to inform their clients, in writing, that they may make a voluntary contribution to specified funds or programs as provided on the state income tax return.

This bill would make a technical, nonsubstantive change to this provision.

Vote: majority $\frac{2}{3}$. Appropriation: no. Fiscal committee: no yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 6357.5 of the Revenue and Taxation Code 2 is amended to read:

3 6357.5. (a) There are exempted from the taxes imposed by 4 this part the gross receipts from the sale of, and the storage, use,

5 or other consumption of, fuel and petroleum products sold to an

6 air common carrier for immediate consumption or shipment in the

7 conduct of its business as an air common carrier, on an international8 flight.

9 (b) To qualify for the exemption, the air common carrier shall 10 furnish to the seller an exemption certificate in writing stating the 11 quantity of fuel and petroleum products claimed as exempt. That 12 certificate shall bear the purchaser's valid seller's permit number 13 or valid fuel exemption registration number and shall be 14 substantially in the form prescribed by the board. Acceptance in good faith of that certificate shall relieve the seller from liability
 for the sales tax.

3 (c) "Immediate consumption or shipment," as used in this 4 section, means that the delivery of the fuel and petroleum products 5 by the seller is directly into an aircraft for consumption or 6 transportation on an international flight and not for storage by the 7 purchaser or any third party.

8 (d) "International flight," as used in this section, is a flight whose9 final destination is a point outside of the United States.

10 (e) Any air common carrier claiming exemption under this 11 section who is not required to hold a valid seller's permit, shall be 12 required to register with the board and obtain a fuel exemption 13 registration number, and shall be required to file returns as the 14 board may prescribe, either if the board notifies the carrier that 15 returns must be filed or if the carrier is liable for taxes based upon 16 consumption or transportation of fuel or petroleum products 17 erroneously claimed as exempt under this section. A common 18 carrier required to hold a fuel exemption registration number shall 19 be subject to all applicable provisions of this part, Part 1.5 20 (commencing with Section 7200), and Part 1.6 (commencing with 21 Section 7251).

22 (f) An air common carrier claiming an exemption under this 23 section upon request, shall make available to the board records, 24 including, but not limited to, a copy of a log abstract, an air waybill, 25 or a cargo manifest, documenting its consumption or transportation 26 of the fuel or petroleum products on an international flight and the 27 amount claimed as exempt. If the carrier fails to provide these 28 records upon request, the board may revoke the carrier's fuel 29 exemption registration number.

30 (g) The board may require any air common carrier claiming an
31 exemption under this section and required to obtain a fuel
32 exemption registration number, to place with it such security as
33 the board may determine pursuant to Section 6701.

(h) Pursuant to this section, any use of the fuel and petroleum
products by the purchasing carrier, other than that incident to the
delivery of the fuel and petroleum products to the carrier and the
consumption or transportation of the fuel and petroleum products
by the carrier on an international flight for use in the conduct of
its business as a common carrier, or a failure of the carrier to
document its consumption or transportation of the fuel and

1 petroleum products on an international flight, shall subject the

2 carrier to liability for payment of sales tax as if it were a retailer

3 making a retail sale of the property at the time of that use or failure,

4 and the sales price of the property to it shall be deemed to be the

5 gross receipts from the retail sale.

6 (i) In the event that the federal exemption provided in Section

7 1309 of Title 19 of the United States Code, relating to supplies for

8 certain vessels and aircraft, is repealed, this section is repealed as9 of that date.

10 (j) The exemption provided by this section shall not apply if the

11 fuel and petroleum products are sold to an air common carrier

12 during a calendar year following a year in which the air common

13 carrier fails to send the information required under subdivision

14 (a) of Section 6357.6 to the Employment Development Department

15 or a year in which the board provided notification pursuant to

16 paragraph (1) of subdivision (c) of Section 6357.6. Any exemption

17 claimed for that purchase shall subject the carrier to liability for

18 payment of sales tax as if it were a retailer making a retail sale of

the tangible personal property at the time of the purchase, and thesales price of the property to it shall be deemed to be the gross

20 sales price of the property to it shull be deemed to be the gros.

21 receipts from the retail sale.

- SEC. 2. Section 6357.6 is added to the Revenue and Taxation
 Code, to read:
- 24 6357.6. (a) On or before June 30, 2014, and on or before every

25 June 30 thereafter, an air common carrier that furnishes or intends

26 to furnish an exemption certificate under Section 6357.5 for fuel

purchased during the next calendar year shall send the followinginformation to the Employment Development Department:

29 (1) A list of the names, addresses, and telephone numbers of 30 persons with which the air common carrier has entered into a

31 contract or agreement for labor or services in the state.

32 (2) A list of the names, addresses, and telephone numbers of

33 persons with which the persons listed in paragraph (1) have 34 entered into a contract or agreement for labor or services

35 performed in the state for or on behalf of the air common carrier,

36 regardless of whether the person has a direct contractual

37 relationship with the air common carrier.

38 (b) On or before November 1, 2014, and on or before every

39 November 1 thereafter, the Employment Development Department

40 shall send a notification to the board of an air common carrier,

or person listed in paragraph (1) or (2), that employs a person
 enrolled in the Medi-Cal program.

3 (c) (1) Upon receipt of the notification in subdivision (b), the 4 board shall, on or before December 1, 2014, and on or before 5 every December 1 thereafter, provide notification to an air common 6 carrier to inform the carrier that the exemption under Section 7 6357.5 shall not apply to a purchase of fuel and petroleum products 8 during the following calendar year, and any subsequent calendar 9 year, unless a subsequent notification described in paragraph (2) is provided. 10

11 (2) If the Employment Development Department sends a 12 notification pursuant to subdivision (b) to the board that does not 13 contain an air common carrier to which the board provided 14 notification in paragraph (1), the board shall, on or before 15 December 1 of the calendar year in which the air common carrier 16 was not allowed the exemption, send a subsequent notification to 17 the air common carrier informing that carrier that the exemption 18 under Section 6357.5 shall apply during the following calendar 19 year.

20 SEC. 3. Section 322 of the Unemployment Insurance Code is 21 amended to read:

- 22 322. The department may exchange information with other 23 governmental departments and agencies, both federal and state, 24 which are concerned with the administration of unemployment 25 insurance, or the collection of taxes which may be used to finance 26 the administration of unemployment insurance, or the relief of 27 unemployed or destitute individuals, or legislation concerning, 28 regulating, or in any manner affecting the obligations arising out 29 of an employer-employee relation, with the board and the State 30 Department of Health Care Services for the administration of 31 Section 6357.6 of the Revenue and Taxation Code, and with other 32 departments or agencies of government as the department deems 33 necessary or desirable for the proper administration of this division 34 in accordance with authorized regulations.
- 35 SEC. 4. Section 337 is added to the Unemployment Insurance 36 Code, to read:
- 37 *337.* The department, in consultation and coordination with
- 38 the State Department of Health Care Services, shall do all the 39 following:
- *39 following:*

(a) Collect the names of air common carriers and persons
 described under paragraph (1) or (2) of subdivision (a) of Section
 6357.6 of the Revenue and Taxation Code.
 (b) Identify the names of any air common carrier that employs
 a person enrolled in the Medi-Cal program, or the name of any

a person enrolled in the Medi-Cal program, or the name of any
air common carrier that contracts or subcontracts with a person
for labor or services for or on behalf of the air common carrier
in the state that employs a person enrolled in the Medi-Cal
program.

10 SEC. 5. This act provides for a tax levy within the meaning of

11 Article IV of the Constitution and shall go into immediate effect.

SECTION 1. Section 18872 of the Revenue and Taxation Code
 is amended to read:

14 18872. The Legislature finds and declares that it is important

15 to inform taxpayers of their ability to make voluntary contributions

16 to certain funds or programs, as provided on the state income tax

17 return. The Legislature further finds and declares that many

18 taxpayers remain unaware of the voluntary contribution check-offs

19 on the state income tax return. Therefore, it is the intent of the

20 Legislature to encourage all persons who prepare state income tax

21 returns to inform their clients in writing, prior to the completion

22 of any tax return, that they may make a contribution to any 23 voluntary contribution check-off on the state income tax return if

24 they so choose.

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