- 1 HB391
- 2 205501-1
- 3 By Representatives Reynolds, Brown (C), Oliver, Kiel,
- 4 Stadthagen, Stringer, Shiver, Sanderford, Ball, Whitt,
- 5 Rafferty, Moore (M), Rich, Collins, Robertson, Wood (D),
- 6 Wheeler and McCutcheon
- 7 RFD: Ways and Means Education
- 8 First Read: 05-MAR-20

1	205501-1:n	:03/03/2020:LSA-BY/jmb
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8	SYNOPSIS:	Under current law, airport authorities are
9		exempt from certain taxes.
10		Also under current law, certain governmental
11		entities that are otherwise sales and use tax
12		exempt may be issued certificates of exemption from
13		sales and use taxes on certain projects. A sales
14		and use tax exemption certificate may be issued to
15		certain contractors and subcontractors working on
16		these projects.
17		Also under current law, certain governmental
18		entities that are otherwise exempt from sales, use,
19		or lodgings tax are required to annually obtain a
20		certificate of exemption.
21		This bill would exempt airport authorities
22		from paying sales and use taxes.
23		Also, this bill would include airport
24		authorities in the list of governmental entities
25		that may be issued a certificate of exemption from
26		sales and use taxes on certain projects and in the

1	list of governmental entities that shall obtain an
2	annual certificate of exemption.
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4	A BILL
5	TO BE ENTITLED
6	AN ACT
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8	To amend Sections $40-9-14.1$ and $40-9-60$, Code of
9	Alabama 1975, relating to the tax exemption of airport
10	authorities and certificates of exemption to governmental
11	entities, contractors, etc. for certain tax exempt projects;
12	to exempt airport authorities from sales and use taxes; to
13	include airport authorities among those tax exempt entities
14	that may receive tax exemption certificates for certain
15	projects; and to include airport authorities among those that
16	shall obtain an annual certificate of exemption.
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
18	Section 1. Notwithstanding any other provision of
19	law, beginning January 1, 2020, all airport authorities
20	established pursuant to Chapter 3 of Title 4 of the Code of
21	Alabama 1975, or by local law and contracts entered into by
22	airport authorities on or after January 1, 2020, are exempted
23	from paying any state, county, and municipal sales and use
24	tax.
25	Section 2. Sections 40-9-14.1 and 40-9-60, Code of
26	Alabama 1975, are amended to read as follows:
27	"\$40-9-14.1.

"(a) For the purposes of this section, the term governmental entity means the State of Alabama and its political subdivisions, including a county, a municipality, an industrial or economic development board or authority, airport authority, and any public water or sewer authority, district, system, or board that otherwise is sales and use tax exempt. A governmental entity shall also include an educational institution of any of the foregoing Alabama political subdivisions including a public college or university, a county or city board of education, and the State Board of Education.

"(b) (1) The Department of Revenue shall issue a certificate of exemption to the governmental entity for each tax exempt project.

"(2) The Department of Revenue shall grant a certificate of exemption from state and local sales and use taxes to any contractor licensed by the State Licensing Board for General Contractors, or any subcontractor working under the same contract, for the purchase of building materials, construction materials and supplies, and other tangible personal property that becomes part of the structure that is the subject of a written contract for the construction of a building or other project, not to include any contract for the construction of any highway, road, or bridge, for and on behalf of a governmental entity which is exempt from the payment of sales and use taxes.

"(c) The use of a certificate of exemption for the purchase of tangible personal property pursuant to this section shall include only tangible personal property that becomes part of the structure that is the subject of the construction contract. Any contractor or subcontractor purchasing any tangible personal property pursuant to a certificate of exemption shall maintain an accurate cost accounting of the purchase and use of the property in the construction of the project.

"(d) A contractor who has an exemption from sales and use tax for the purchase of materials to use on a government project shall file, in a manner as prescribed by the department, reports of all exempt purchases. The reports shall be filed as a prerequisite to renewal of a certificate of exemption.

"(e)(1) The department may assess any contractor or subcontractor with state and local sales or use taxes on any item purchased with a certificate of exemption not properly accounted for and reported as required.

"(2) Any contractor or subcontractor who intentionally uses a certificate of exemption in violation of this section shall, in addition to the actual sales or use tax liability due, be subject to a civil penalty levied by the department in the amount of not less than a minimum of two thousand dollars (\$2,000) or two times any state and local sales or use tax due for the property and, based on the contractor's or subcontractor's willful misuse of the

certificate of exemption, may be barred from the use of any certificate of exemption on any project for up to two years.

- "(f) The department may adopt rules to implement this section in order to effectuate the purposes of this section and to provide for accurate accounting and enforcement of this section.
 - "(g) In bidding the work on a tax exempt project, the bid form shall provide for an accounting for the tax savings.
 - "(h) The intent of this section is to lower the administrative cost for the governmental entity, contractor, and subcontractor for public works projects. It is not the intent of this section to change the basis for determining professional services from fair market value, which may include sales and use taxes.
 - "(i) This section shall be operative for contracts entered into with governmental entities as defined in subsection (a), not including public water or sewer authorities, districts, systems, or boards that otherwise are sales and use tax exempt, on January 1, 2014, or thereafter, and shall not apply to any contract entered into prior to January 1, 2014. This section shall be operative for contracts entered into with public water or sewer authorities, districts, systems, or boards that otherwise are sales and use tax exempt on January 1, 2019, and thereafter, and shall not apply to any contract entered into with such entities prior to January 1, 2019. In addition, this section shall not apply to

any contract change orders or contract extensions, including revised, renegotiated, or altered contracts, when the original contract was entered into prior to January 1, 2014, with a governmental entity. Nor shall this section apply to any contract change orders or contract extensions, including revised, renegotiated, or altered contracts with any public water or sewer authority, district, system, or board that otherwise is sales and use tax exempt, when the original contract was entered into prior to January 1, 2019. The Department of Revenue may adopt rules to implement this section.

"\$40-9-60.

"(a) All persons or companies, including, but not limited to, those cited in this chapter, other than governmental entities, which have statutory exemption from the payment of Alabama sales and use taxes levied in, including, but not limited to, Chapter 23 of this title, or lodgings taxes levied in Chapter 26 of this title, regardless of the type of transaction or whether the tangible personal property is subject to sales and use tax or whether the accommodations are subject to lodgings tax, shall be required to annually obtain a certificate of exemption from the Department of Revenue. This requirement does not supersede or replace the provisions of Section 40-9-14.1 or any other provision of statute requiring an entity to obtain a certificate of exemption.

"This article only applies to entities that have been granted a general exemption from sales, use, or lodging taxes. The requirements of this article are not triggered by the purchase of tangible personal property that is exempt from sales and use tax.

- "(1) For purposes of this article, the term governmental entity means the Federal Government, the State of Alabama, Alabama public schools, Alabama public universities, healthcare authorities, airport authorities, Alabama counties and municipalities, and public corporations incorporated under any of the provisions of Chapter 50 of Title 11, Chapter 50A of Title 11, Chapter 5 of Title 37, or Chapter 7 of Title 39.
- "(2) The term governmental entity does not include public corporations, other than those public corporations described in subdivision (1), private schools, or private universities.
- "(3) For purposes of this article, the term lodgings tax means Transient Occupancy Tax, levied in Chapter 26 of this title.
- "(4) For the purposes of this article, the terms person or company shall have the same meaning as prescribed in Section 40-23-1.
- "(b) Certificates of exemption shall be valid for one year from the date of issuance and shall be renewed annually each subsequent year. Any person or company that fails to obtain or renew a certificate of exemption prior to its expiration may not make tax exempt purchases or rent tax

exempt accommodations after the expiration. The Department of Revenue may assess any person or company with state and local sales, use, and lodgings tax for any transaction conducted with a certificate of exemption not properly accounted for and reported as required in Section 40-9-61. Any reports required by the Department of Revenue shall be filed as a prerequisite to the renewal of a certificate of exemption.

- "(c) Any person or company that intentionally uses a certificate of exemption in violation of its intended purpose, in addition to the actual sales, use, and lodgings tax liability due, shall be subject to a civil penalty levied by the Department of Revenue in an amount of not less than two-thousand dollars (\$2,000) or two times any state and local sales, use, and lodgings tax due for the transactions, whichever is greater, and based on the person or company's willful misuse of the certificate of exemption, may be barred from the use of any certificate of exemption for up to two years.
- "(d) This section shall be operative for all applicable exempt persons or companies on January 1, 2016.
- "(e) The Department of Revenue may adopt rules to administer and implement this section and may adopt rules requiring an annual exemption certificate for persons or companies not subject to subsection (a), other than government entities, providing for an annual information report from such persons or companies, and imposing penalties equivalent to the penalties provided for in subsection (c) for noncompliance by

such persons or companies in order to verify exemptions and
make reports to the Legislature."

Section 3. This act shall become effective

immediately following its passage and approval by the

Governor, or its otherwise becoming law.