GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

S 1

SENATE BILL 659

Short Title: Conform Aircraft Sales Tax.	(Public)
Sponsors: Senator Kaplan.	
Referred to: Finance.	

March 31, 1993

A BILL TO BE ENTITLED

AN ACT TO PROVIDE THAT DEPOSITS ON RETURNABLE AERONAUTIC

REPLACEMENT PARTS WILL BE TREATED THE SAME WAY AS DEPOSITS

ON RETURNABLE AUTOMOTIVE, INDUSTRIAL, MARINE, AND FARM
REPLACEMENT PARTS FOR SALES TAX PURPOSES.

The General Assembly of North Carolina enacts:

6

7

Section 1. G.S. 105-164.3(16) reads as rewritten:

8 Except as provided in paragraph f., 'sales price' means the total "(16) amount for which tangible personal property is sold including 9 charges for any services that go into the fabrication, manufacture or 10 delivery of such tangible personal property and that are a part of 11 the sale valued in money whether paid in money or otherwise and 12 includes any amount for which credit is given to the purchaser by 13 the seller without any deduction therefrom on account of the cost of 14 the property sold, the cost of materials used, labor or service costs, 15 interest charged, losses or any other expenses whatsoever. 16 Provided, however, that where a manufacturer, producer or 17 contractor erects, installs or affixes tangible personal property upon 18 real property pursuant to a construction or performance-type 19 contract with or for the benefit of the owner of such real property, 20 the sales price shall be the cost of such property to the 21 22 manufacturer, producer or contractor performing the contract. Provided, further: 23

1	a.	The cost for labor or services rendered in erecting, installing or	
2		applying property sold when separately charged shall not be	
3		included as a part of the 'sales price';	
4	b.	Finance charges, service charges or interest from credit	
5		extended under conditional sales contracts or other conditional	
6		contracts providing for deferred payments of the purchase price	
7		shall not be considered a part of the 'sales price' when	
8		separately charged;	
9	c.	'Sales price' shall not include the amount of any tax imposed by	
10		the United States upon or with respect to retail sales whether	
11		imposed upon the retailer or consumer except that any	
12		manufacturers' or importers' excise tax shall be included in the	
13		term.	
14	d.	'Sales price' shall not include any amounts charged as deposits	
15		on beverage containers which are returnable to vendors for	
16		reuse and which amounts are refundable or creditable to	
17		vendees, whether or not said deposits are separately charged.	
18	e.	'Sales price' shall not include amounts charged as deposits on	
19		aeronautic, automotive, industrial, marine and farm replacement	
20		parts which are returnable to vendors for rebuilding or	
21		remanufacturing and which amounts are refundable or	
22		creditable to vendees, whether or not such deposits are	
23		separately charged. This subsection shall not be construed to	
24		include tires and batteries.	
25	f.	The sales price of tangible personal property sold through a	
26		coin-operated vending machine, other than closed-container soft	
27		drinks subject to excise tax under Article 2B of this Chapter or	
28		tobacco products, is considered to be fifty percent (50%) of the	
29		total amount for which the property is sold in the vending	
30		machine."	
31		act becomes effective August 1, 1993, and applies to sales made	
32	on or after that date.		