HOUSE BILL REPORT ESHB 2352

As Passed House:

March 13, 2007

Title: An act relating to the excise taxation of persons engaged in farming and farming services.

Brief Description: Providing excise tax relief for certain farm services.

Sponsors: By House Committee on Finance (originally sponsored by Representatives Grant, Linville, Simpson and Bailey).

Brief History:

Committee Activity:

Finance: 3/12/07 [DPS].

Floor Activity:

Passed House: 3/13/07, 90-5.

Brief Summary of Engrossed Substitute Bill

- Exempts custom farming services, farm management services, contract labor services, and farm animal services from the business and occupation (B&O) tax if the activities are performed for a farmer by a neighboring farmer.
- Exempts the hauling of agricultural products or farm machinery from the public utility tax if performed by a related party.

HOUSE COMMITTEE ON FINANCE

Majority Report: The substitute bill be substituted therefor and the substitute bill do pass. Signed by 8 members: Representatives Hunter, Chair; Orcutt, Ranking Minority Member; Condotta, Assistant Ranking Minority Member; Conway, Ericks, McIntire, Roach and Santos.

Minority Report: Do not pass. Signed by 1 member: Representative Hasegawa, Vice Chair.

Staff: Rick Peterson (786-7150).

Background:

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.

The business and occupation (B&O) tax is assessed on the gross proceeds of a business and the tax rate depends on which category the business activity is placed. The B&O tax does not apply to agricultural products sold at wholesale by farmers. Currently, custom farming activities fall under the catch-all "service and other activities" category and are subject to a 1.5 percent tax rate. Motor transportation services are subject to the public utility tax and are assessed at a 1.926 percent rate.

Summary of Engrossed Substitute Bill:

Custom farming services, such as custom plowing, cultivation, planting, and harvesting performed for farmers is exempt from the B&O tax if performed by a farmer whose principal place of business is within 50 miles of the farmer receiving the custom farm service.

Farm management services, contract labor services, and services for farm animals, if performed by a person related to the farmer or the custom farm operator, is exempt from the B&O tax.

Persons hauling agricultural products or farm machinery are exempt from the public utility tax if the service is provided to a farmer or a person performing custom farming service, but only if the hauling is done by a related person.

The exemptions expire December 31, 2020.

Appropriation: None.

Fiscal Note: Requested on March 9, 2007.

Effective Date: The bill takes effect 90 days after the adjournment of session in which bill is passed.

Staff Summary of Public Testimony:

(In support) Farm equipment is expensive and often specialized for specific crops. A farmer that rotates to another crop may not have the equipment needed to harvest or process that crop. If a farmer hires another farmer with the equipment to provide these services then the B&O tax is triggered according to the Department of Revenue. This interpretation penalizes young farmers that are just getting started and cannot afford expensive equipment. Families organize their farms into separate entities due to federal regulations. As the younger generation starts out they often hire other family members to provide farming services. The B&O tax does not apply to farmers.

(Opposed) None.

Persons Testifying: Patrick Connor, Washington Farm Bureau.

Persons Signed In To Testify But Not Testifying: None.

House Bill Report