Aviation Tax Law Webinar – December 11, 2012

New Developments in State Sales and Use Taxes on Aircraft Purchases

Key Sales and Use Tax Planning Tools Presented By: Chris Younger



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Upcoming Webinar

 Unique Issues In Aircraft Purchase & Sale Transactions Involving a Non-U.S. Party/Tax-Free Aircraft Exchanges under Code Section 1031 Presented by Keith Swirsky and Troy Rolf → Tuesday, January 15, 2012 2:00 PM - 3:00 PM EST Space is limited. Reserve your webinar seat now at: http://www.gkglaw.com/.





- → Key sales and use tax concepts
- Sales and use tax nexus
- Planning considerations
- Specific exemptions
 - Fly away

Law

- Occasional / isolated / casual sales
- Sales for resale
- Interstate commerce
- Common carrier / commercial aircraft
- State sales and/or use tax credits
- → Fractional shares
- → Sales tax update
 - Texas
 - Pennsylvania
 - North Dakota
 - Other states





Introduction

→ Sales tax is imposed in the state where physical delivery of the aircraft occurs \rightarrow Use tax is imposed by the state(s) where the aircraft is "used and consumed" or stored (i.e. hangared) → Sales tax can easily be avoided, but use tax is harder to avoid > Sales/use tax is generally a one time tax, not an annual tax (cf. personal property taxes/annual registration fees)





Introduction

Sales/use tax planning is primarily based on ownership structuring – form over substance

Federal tax planning typically relies on substance over form

Sales tax planning should be performed first, as it provides the structural foundation for the balance of the tax planning and FAA/DOT compliance





Introduction

Although state law exemptions may be referred to by the same name, their implementation varies significantly from state to state

- Timing and implementation mechanics generally must be strictly adhered to
- The tax rate for the use tax in any specific state will typically be identical to such state's sales tax rate (cf. New Mexico)
- Sales taxes and use taxes are mutually exclusive; States may impose a sales tax, or use tax, but not both on an aircraft purchase





Concepts

Sales Tax

Most states impose sales/use tax generally between 2% and 10% on the purchase of tangible personal property (e.g. aircraft)

Sales tax is a transaction-based tax and will apply only in the state where the transaction occurs (i.e. the aircraft delivery location)

State sales tax jurisdiction is commonly referred to as nexus



Concepts

<u>Use Tax</u>

A state may impose a <u>use tax</u> on the use, storage, or consumption in the state, of property acquired outside the state and subsequently brought into the state





Nexus

Use Tax

- Use tax nexus normally attaches to the locations where the aircraft is used, meaning where it is "based" or hangared
- → An aircraft may have multiple "bases," and therefore nexus with multiple states
- Taxable aircraft use can also be on the first use within a state after title transfers; flight activity within a certain time period (e.g. six months); or the flight activity of the aircraft for a specified number of days
- The level of activity at which a state might assess a use tax varies (in some a single use will trigger, in other states it must be used within the state for a certain period of time)



Nexus

<u>Use Tax</u>

- A state is unlikely to assess a use tax on a nonresident who operates an aircraft within the state only occasionally
- Rebutting a state law presumption can be difficult and the process for doing so varies from state to state
- Tools to rebut the applicability of state sales taxation include: (i) evidence of delivery outside the state, (ii) evidence of state sales tax paid to the state where the aircraft is primarily "based," and (iii) evidence of personal property tax paid to another state





Planning Considerations

If an aircraft will be based in a state that imposes use taxes, there may be no net tax advantage to taking delivery in a notax state

State of incorporation/formation of the ownership entity will not create a tax advantage, but can create a disadvantage





Specific Exemptions

→Fly away Occasional / isolated / casual sales → Sales for resale Interstate commerce Common carrier / commercial operator





Fly-Away Exemption

 → Sales tax exemption for non-residents of the delivery location
→ Time restrictions
→ Re-entry can invalidate





Occasional/Casual Sales Exemption

→ Sales/Use tax exemption for used aircraft
→ Generally focuses on details of the seller,

not the buyer

Differences among state requirements





Sale for Resale Exemption

- Property is purchased solely for the purpose of resale
- Sales tax is then collected on the resale of the property unless otherwise exempt
- In many states a lease is considered a sale for sales and use tax purposes

In states where leases are considered sales, a leasing structure may be created which allows for use tax to be paid on the rent from a stream of lease payments





Sale for Resale - Qualifications

In most states, the aircraft owner/lessor must be qualified to transact business in the state and registered as a resale vendor with the state's taxing authority at the time of purchase

The aircraft owner/lessor generally must be a party to a "dry" lease effective on the date of purchase





Sale for Resale Exemption

The payment of use tax on the flight activity instead of on the aircraft purchase normally results in significant overall tax savings over the short term



Sale for Resale Exemption - Pitfalls

Some states have acceleration clauses on leases (the requirement that sales/use tax must be paid on the entire lease term upfront)

- To avoid problems with related party leases, the lessor must have a profit motive by implementing leases with ordinary (arm's-length) commercial terms including rent rate/amount
- Look out for state-specific restrictions on related party leasing structures



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Sale for Resale Exemption - Pitfalls

It is vital that all lease payments be made on time, and that all other lease formalities be followed

Any inconsistent use other than holding for resale can cause the exemption to not be respected and have sales tax due on the full purchase price of the aircraft



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Interstate Commerce Exemption

Interstate commerce exemptions may apply to both FAR Part 91 and FAR Part 135 on-demand use

Generally requires use of aircraft, crossing state lines (i.e. interstate flying) in furtherance of business/commercial activities



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Law Common/Commercial Carrier Exemption

Generally requires aircraft to be owned or used by an FAA licensed air carrier Some states limit the exemption to scheduled carriers while other states will also include on-demand carriers Some states restrict application where use is by parties that are related or affiliated with owner





State Sales Tax Credits

Generally, one state will give a credit for sales or use tax "properly paid" first to another state

 Exception: Aircraft dry leases and tax on rent paid thereunder



Like-Kind Exchange vs. Trade-in Credit

- Often confused as synonymous
- Sales and use taxes are state taxes, while a like-kind exchange relates to Federal income tax
- Trade-in credit is that portion of the purchase price "paid" with the trade-in property rather than in cash
- Both may be utilized in the same transaction but implementation is complex



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Fractional Shares

Generally, fractional programs will deliver aircraft in a state with an applicable sales tax exemption/cap

Use tax statutes in state where fractional owner is a "citizen" for state income tax purposes must be examined

Most states do not have specific rules regarding application of sales and use taxes to fractional shares but some do





Fractional Shares

When no specific guidance exists on application of sales and use taxes to fractional shares, then default to general rules for whole aircraft

- If use tax rules (nexus) do not specifically require "basing" aircraft in such state, then use tax risk is present
- Risk increases if no sales or use tax paid anywhere (caveat: sales tax paid to Ohio generally not relevant)
- Consider planning to meet an exemption, such as "sale for resale"



Florida Update: Six Month Rule For Florida Residents

In Florida, if within the first six months after the purchase of an aircraft it:

- (1) is not brought into Florida for more than a minimal amount of time;
- (2) is not subject to a lease structure;
- (3) is subject to another jurisdictions' taxing authority and any tax lawfully due in that jurisdiction is paid; and
- (4) is titled or registered in such other jurisdiction (while the statute does not explicitly require this, previous discussions with the Florida Department of Revenue has found that they may take an informal position that an aircraft be titled or registered in another jurisdiction to show it was intended the aircraft was purchased for use outside of Florida);

It is presumed that the aircraft was purchased for use outside of Florida.



Florida Update: Six Month Rule For Florida Non-Residents

- → Effective as of July 1, 2010
- General requirements for six month rule apply.
- Aircraft can enter Florida for up to 20 days for any purpose, or for an unlimited amount of time within this six-month period for the exclusive purpose of flight training, repairs, retrofitting, or modification without being subject to any use tax



Interstate Commerce Exemption - California

- California has both an Interstate Commerce Exemption (Regulation 1620) and a Common Carrier Exemption (Regulation 1593)
- The requirements for the Interstate Commerce Exemption include:
 - (i) must acquire the aircraft outside of California
 - (i) the first functional use of the aircraft (i.e. a interstate or international business or commercial flight) must be outside of California
 - (iii) use the aircraft in interstate or foreign commerce more than one-half of the flight hours during the 6 month period immediately following first entry into California



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Common Carrier Exemption - California

The Common Carrier Exemption requires that an aircraft be used as a common carrier for more than 50% of its flight hours during the 12 month period commencing with the first flight of the aircraft



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California Exemption Comparison

- The Interstate Commerce Exemption is preferred due to the shorter test period (6 months versus 12 months)
- The level of documentation necessary to substantiate compliance with the requirements of the Interstate Commerce exemption is significantly less than that required for the Common Carrier Exemption



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Sales and Use Tax – Various State Provisions

- Alaska, Delaware, New Hampshire, Montana and Oregon - no sales tax (beware of personal property tax and registration fees)
- Connecticut exempts aircraft having a maximum gross takeoff weight in excess of 6,000 pounds
- Massachusetts and Rhode Island have statutory aircraft sales and use tax exemptions
- → Illinois Rolling Stock Exemption
- North Carolina and South Carolina have very low sales tax caps for aircraft
- Virginia imposes taxes on aircraft at lower rates (2%) than other types of assets, but there are few exemptions
- Maryland Interstate Commerce Exemption for both FAR Part 91 and 135 (12 month test)



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Closing Remarks



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