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SENATE BILL 341

43rd legislature - STATE OF NEW MEXICO - second session, 1998

INTRODUCED BY

JOHN ARTHUR SMITH

AN ACT

RELATING TO REVENUE; AMENDING SECTION 7-36-4 NMSA 1978 (BEING LAWS 1976, CHAPTER 61, SECTION 1, AS AMENDED) TO ENSURE TAXATION OF FRACTIONAL INTERESTS IN REAL PROPERTY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 7-36-4 NMSA 1978 (being Laws 1976, Chapter 61, Section 1, as amended) is amended to read:

"7-36-4. FRACTIONAL PROPERTY INTERESTS--DEFINITIONS--TAXATION AND VALUATION OF FRACTIONAL INTERESTS.--

A. As used in this section:

(1) "fractional interest" means a tangible interest in real property, except for mineral property as defined in Section 7-36-22 NMSA 1978, that is less than the total of the interests existing in the property, but "fractional interest" does not include those property

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2	7-36-3.2 NMSA 1978
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interests described in Sections 7-36-3, 7-36-3.1 and 7-36-3.2 NMSA 1978 nor does it include the lessee's interest under a lease when the term of the lease is more than seventy-five years:

- (2) "exempt entity" means any person whose real property is exempt from taxation under the constitution of New Mexico or the Enabling Act (36 Stat. 557, as amended) by reason of ownership;
- (3) "exempt property" means property that is exempt from property taxation pursuant to Article 8, Section 3 of the constitution of New Mexico;
- [(3)] (4) "improvements" includes surface and subsurface structures, fixtures, transmission lines, pipelines and other works, but "improvements" does not include:
- (a) that property either included or specifically excluded under the terms "property used in connection with mineral property" under Section 7-36-23 NMSA 1978, "property used in connection with potash mineral property" under Section 7-36-24 NMSA 1978 and "property used in connection with uranium mineral property" under Section 7-36-25 NMSA 1978:
- (b) a dwelling occupied by a low-income resident in a housing project authorized under the provisions of the Municipal Housing Law; and
 - $(c) \quad those \ property \ interests \ described$

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in Sections 7-36-3, 7-36-3.1 and 7-36-3.2 NMSA 1978; [$\frac{1}{2}$ and $\frac{1}{2}$ [$\frac{1}{2}$ [$\frac{1}{2}$] "nonexempt entity" means any person that is not an exempt entity; $\frac{1}{2}$ and

- (6) "nonexempt property" means property that is not exempt property.
- B. Fractional interests of nonexempt entities in real property of exempt entities are exempt from property taxation under the Property Tax Code, but this exemption shall not apply to the following property:
- (1) improvements of land of an exempt entity if the improvements are owned or leased by a nonexempt entity; these improvements are [hereby subjected] subject to valuation for property taxation purposes and to property taxation to be paid by the nonexempt entity; and
- (2) property interests of nonexempt entities held under equitable title in the property of exempt entities.
- C. When an owner creates and transfers a fractional interest in property that results in the transferred interest or the retained interest becoming tax-exempt property because of its use or its ownership, the owner of the nonexempt property shall report the transfer to the appropriate valuation authority and it shall be valued for property taxation purposes. The value of the nonexempt property shall be its value determined for the tax year immediately preceding the tax year in which the transfer

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FORTY-THIRD LEGISLATURE **SECOND SESSION, 1998** February 5, 1998 Mr. President: Your **COMMITTEES' COMMITTEE**, to whom has been referred **SENATE BILL 341** has had it under consideration and finds same to be GERMANE, in accordance with constitutional provisions, and thence referred to the CONSERVATION COMMITTEE. Respectfully submitted, Manny M Aragon, Chairman

underscored naterial = new
[bracketed-naterial] = delete

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FORTY-THIRD LEGISLATURE SECOND SESSION, 1998 **February 9, 1998** Mr. President: Your WAYS AND MEANS COMMITTEE, to whom has been referred SENATE BILL 341 has had it under consideration and reports same with recommendation that it DO PASS, and thence referred to the FINANCE COMMITTEE. Respectfully submitted, Carlos R. Cisneros, Chairman

(Chief Clerk) (Chief Clerk) The roll call vote was $\underline{6}$ For $\underline{0}$ Against Yes: No: 0 Excused: Duran, McSorley, Nava Absent: None S0341WM1 underscored material = new

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Adopted_____Not Adopted____

1 FORTY-THIRD LEGISLATURE 2 SECOND SESSION, 1998 3 4 5 6 7 Mr. President: 8 9 Your **FINANCE COMMITTEE**, to whom has been referred 10 11 12 **SENATE BILL 341 13** 14 **15** that it **DO PASS**, amended as follows: 16 **17** 18 use". 19 20 21 nsert in lieu thereof: 22 23 "C. 24 25

SB 341/a February 13, 1998

has had it under consideration and reports same with recommendation

- On page 2, line 11, after "New Mexico" insert "by reason of
- On page 3, strike lines 17 through 25, strike page four and
 - When fractional interests are created in property:

FORTY-THIRD LEGISLATURE SECOND SESSION, 1998

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SFC/SB 341 Page 10

(1) fractional interests that are nonexempt property

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shall be reported to the appropriate valuation authority by the fractional interest owners for valuation for property tax purposes if

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the owner is a nonexempt entity; and

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(2) except for fractional interests owned by the United

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a political subdivision of the state, fractional interests that are

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States, an Indian nation, tribe or pueblo, the state of New Mexico or bwned by a nonexempt entity but are claimed to be exempt property shall be reported by the owner to the appropriate valuation authority for a determination of exemption status and valuation if determined to be nonexempt property.

Fractional interests that are nonexempt property shall be valued by the applicable method of valuation pursuant to the Property Tax Code, and if fractional interests that are exempt property have been created, the value of the remaining nonexempt fractional interests shall be determined in the property tax year following the creation of the interests as the value of the property in the property tax year immediately prior to the year in which creation of the fractional interests occurred, increased or decreased

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FORTY-THIRD LEGISLATURE SECOND SESSION, 1998

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3	SFC/SB 341	Page 11							
4	by the value directly attributable to the creation of the fractional								
5	interests that are exempt property	. For subsequent property tax							
6	years, the nonexempt fractional in	terests shall be valued pursuant to							
7	the applicable methods of valuation	on. ".							
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FORTY-THIRD LEGISLATURE SECOND SESSION, 1998

3 SFC/SB 341 Page 12

5 The roll call vote was 7 For 0 Against

6 Yes: 7

7 No: None

8 Excused: Aragon, Carraro, Eisenstadt, Ingle

9 Absent: None

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FORTY-THIRD LEGISLATURE SECOND SESSION, 1998 February 17, 1998 Mr. Speaker: Your TAXATION AND REVENUE COMMITTEE, to whom has been referred SENATE BILL 341, as anended has had it under consideration and reports same with recommendation that it DO PASS. Respectfully submitted, Jerry W Sandel, Chairman

FORTY-THIRD LEGISLATURE

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9	The roll	call vote was 9 For 0	_ Agai nst		
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11	Excused:	Lovejoy, Lujan, Russell			
	Absent:	Sandoval			
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