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## DIGEST

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HB 730 Reengrossed

2026 Regular Session

Crews

**Abstract:** Prohibits a person or entity from using information from automatic dependent surveillance–broadcast systems to calculate, generate, or collect fees or taxes from aircraft owners or operators within the state.

Present law authorizes airport districts, airport authorities, and other political subdivisions, including the N.O. Aviation Bd., to adopt regulations, set charges, fees, and tolls, enforce payment, and fix penalties for violations at airports or landing fields, provided that such authority may not be used to discriminate against any legitimate aviation interest.

Proposed law retains present law and adds an exemption under proposed law.

Proposed law provides that no person or entity may use information broadcast or collected by automatic dependent surveillance–broadcast (ADS-B) systems as a basis for calculating, generating, or collecting fees or taxes from aircraft owners or operators for aircraft operating within the geographic boundaries of the state.

Proposed law defines "aircraft" for purposes of proposed law as having the same meaning as provided in R.S. 2:1 and which are operated under federal law (14 CFR Part 91 or 14 CFR Part 12).

Proposed law defines "automatic dependent surveillance–broadcast" as an advanced aviation surveillance technology that combines an aircraft's position with ground infrastructure to create an accurate surveillance interface between an aircraft and air traffic control, and consists of two services, ADS-B In and ADS-B Out, which can provide information such as an aircraft's global positioning system location, altitude, ground speed, and other data to ground stations and other aircraft, as well as weather and traffic information to aircraft operators.

Proposed law requires a penalty for any violation of proposed law of not more than \$500 per each occurrence.

Present law specifies that the provisions of present law do not affect the provisions of the England Economic and Industrial Development District (R.S. 33:130.351 through 130.359).

Proposed law retains present law.

(Amends R.S. 2:135.1(A)(2) and (P); Adds R.S. 2:135.1(Q))

## Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Transportation, Highways and Public Works to the original bill:

1. Add a definition of "aircraft" applicable to proposed law, aligning it with the definition R.S. 2:1 but limiting it to aircraft with a maximum certified takeoff rate of twelve thousand five hundred pounds.
2. Make technical changes.

The House Floor Amendments to the engrossed bill:

1. Replace the stipulation requiring that the definition of "aircraft" apply to those aircraft with a maximum certified takeoff weight of 12,500 pounds or less with a provision that the definition includes those aircraft which are operated under federal law (14 CFR Part 91 or 14 CFR Part 12).
2. Clarify that a person or entity will be fined not more than five hundred dollars for each violation of the provisions proposed law.