HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: PCS for HB 981 Aviation

SPONSOR(S): Transportation & Modals Subcommittee

TIED BILLS: IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
Orig. Comm.: Transportation & Modals Subcommittee		Walker	Hinshelwood

SUMMARY ANALYSIS

The term "advanced air mobility" (AAM) is defined in federal law as a transportation system that transports people and property by air between two points in the United States using aircraft with advanced technologies, including electric aircraft, or electric vertical takeoff and landing (eVTOL) aircraft, in both controlled and uncontrolled airspace. Florida is a target market for early-stage AAM, and the AAM market is projected to reach more than \$1 trillion by 2040. Related to AAM, the bill:

- Provides that it is the intent of the Legislature to promote the development of vertical takeoff and landing aircraft and vertiports that will provide residents and visitors of this state with access to AAM operations.
- Specifies the approval process for a vertiport and requires FDOT to conduct a physical site inspection of a vertiport as part of the approval process.
- Directs FDOT to serve as a resource for local governments and developers and operators of vertical takeoff and landing aircraft and vertiports.
- Directs FDOT to designate an AAM subject matter expert who must be located in the office of FDOT's District 5.
- Designates the Greater Orlando Aviation Authority as the AAM test site for this state.
- Directs FDOT to provide an AAM report to the Governor and the Legislature by December 31, 2024.

Relating to airport regulations more generally, the bill:

- Clarifies the definitions of "aircraft" and "airport" and deletes an unnecessary definition of "ultralight aircraft".
- Requires airport land use compatibility zoning regulations to "address", rather than merely "consider", the list of things specified in statute.
- Generally prohibits residential construction and educational facilities within a specified buffer zone
 adjacent to an airport, if the airport has not conducted a noise study in order to better define adjacent
 areas that are incompatible with residential construction and educational facilities.
- Adds an exception to the buffer zone described above in order to allow residential property within the buffer zone of a public-use airport that has as its sole runway a turf runway measuring less than 2,800 in length.

The bill will likely have an indeterminate negative fiscal impact on the state and an indeterminate positive fiscal impact on the private sector.

The bill provides an effective date of July 1, 2024.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives . STORAGE NAME: pcs0981.TMS

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FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Advanced Air Mobility (AAM)

The term AAM is defined in federal law as a transportation system that transports people and property by air between two points in the United States using aircraft with advanced technologies, including electric aircraft, or electric vertical takeoff and landing (eVTOL) aircraft, in both controlled and uncontrolled airspace.¹

Comparable with airports, AAM will be regulated by the FAA. The Federal Aviation Administration (FAA) is currently working with AAM stakeholders and engaging in rulemaking to enable AAM operations in the United States. The FAA has acknowledged that it expects to refine this framework by 2028 in order to integrate AAM systems and technology in the United States.²

AAM in Florida

Florida is a target market for early-stage AAM, and the AAM market is projected to reach more than \$1 trillion by 2040.³ Therefore, the state of Florida, and specifically the Florida Department of Transportation (FDOT), has made efforts to embrace and prepare for the integration of AAM systems. For example, FDOT established an AAM working group of over 50 stakeholders to evaluate the feasibility of AAM utilization in the state and continues to engage with stakeholders.⁴

Many stakeholders, such as Original Equipment Manufacturers (OEMs) and their infrastructure partners are ready for early operations in Florida. Such entities include, but are not limited to, Archer, Beta, Blade, Ferrovial Vertiports, Joby, Lilium, Skyports Infrastructure, Supernal, Vertical, Volocopter, Wisk, and Mobility Reimagined.⁵

The entities such as Ferrovial and Skyports build, finance, and operate infrastructure specifically for eVTOL, such as vertiports.⁶ Other entities, such as Blade, create platforms to allow passengers of AAMs to book rides. Finally, as detailed in figure 1 below, other major entities have developed their own unique AAM aircrafts. Benefits of these AAM aircrafts include, zero operating emissions and significantly lower noise profile than a traditional aircraft.⁷

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¹ AAM Coordination and Leadership Act, Pub. L. No. 117-203, 136 Stat. 2227 (Oct. 17, 2022).

² Federal Aviation Administration (FAA), *AAM Implementation Plan, Near-term* (Innovative 28) Focus with an Eye on the Future of AAM Version 1.0, (July 2023), https://www.faa.gov/sites/faa.gov/files/AAM-I28-Implementation-Plan.pdf (last visited Jan. 23, 2024).

³ FDOT, AAM Presentation, (Oct. 17, 2023),

https://www.myfloridahouse.gov/Sections/Documents/loaddoc.aspx?PublicationType=Committees&CommitteeId=3250&S ession=2024&DocumentType=Meeting+Packets&FileName=tms+10-17-23.pdf (last visited Jan. 23, 2024). See also Morgan Stanley, Are Flying Cars Preparing for Takeoff?, (Jan. 23, 2019), ttps://www.morganstanley.com/ideas/autonomous-

aircraft#:~:text=The%20report%20projects%20a%20total,of%20sectors%20along%20the%20way. (last visited Jan 23,

⁴ FDOT, *AAM Working Group Report Executive Summary*, (August 2023), https://fdotwww.blob.core.windows.net/sitefinity/docs/default-source/aviation/pdfs/fdot-aamwg-report-executive-summary--august-2023-final.pdf?sfvrsn=9ef90052 1 (last visited Jan. 23, 2024).

⁵ Supra note 3, at p. 5.

⁶ Vertiports are defined by the FAA as an area of land, or a structure, used or intended to be used, for electric, hydrogen, and hybrid VTOL aircraft landings and takeoffs and includes associated buildings and facilities. FAA, *Engineering Brief* 105, *Vertiport Design*, (Sep. 21, 2022), https://www.faa.gov/sites/faa.gov/files/eb-105-vertiports.pdf, p. 11 (last visited Jan 23, 2024)

⁷ Florida House of Representatives, Transportation & Modals Subcommittee, *AAM Industry Overview*, (October 17. 2023), https://www.myfloridahouse.gov/Sections/Documents/loaddoc.aspx?PublicationType=Committees&CommitteeId=3250&Session=2024&DocumentType=Meeting+Packets&FileName=tms+10-17-23.pdf (last visited Jan. 23, 2024).

Figure 1: AAM Aircrafts8

Archer



Joby

Lilium

Volocopter

Type: Pilot + 4 passengers Range: 75 miles Speed: 150 mph Bus. Model: UAM Cert: 2024

Type: Pilot + 4 passengers Range: 100 miles Speed: 200 mph Bus. Model: UAM

Type: Pilot + 4 or 6 passengers Range: 110 miles Speed: 175 mph Speed: 55mph Bus. Model: RAM Cert: 2025 Cert: 2024

Type: Pilot + 1 passenger Range: 25 miles Bus, Model: UAM

Eve Air Mobility



Wisk

Cert: 2025

BETA

EIS: Paris 2024, Rome 2024

Type: Piloted + 4 passengers

Range: 60 miles Speed: 125 mph Bus. Model: UAM Cert: 2025

Type: Self-flying, 4 passengers Range: 90 miles Speed: 138 mph Bus. Model: UAM Cert: Before 2030

Type: Piloted + Cargo or 5 passenger Range: Target 250 miles Speed: Over 100 mph Model: Cargo, RAM, or UAM

Cert: eCTOL 2025; eVTOL 2026

Range: 90-125 miles Speed: 115 mph Bus. Model: RAM, UAM

Type: Piloted + 4 passengers

Cert: 2026

Establishing a New Airport

Under Florida law, an owner or lessee of a proposed airport must, before site acquisition or construction or establishment of the proposed airport, obtain approval of the airport site from FDOT. Applications for approval of a site are made in a form and manner prescribed by FDOT.9

The following three steps are required for the airport application process in Florida:10

Step 1: Obtain Local Zoning or Receive Confirmation Local Zoning is Not Applicable

The applicant must receive and include a copy of all related correspondence from each city or county authority, including a statement that the proposed airport site is in compliance with local zoning requirements or that such requirements are not applicable. 11

Step 2: Receive FAA Airspace Approval

The applicant must provide a copy of the notification to the FAA regarding the proposed airport site and a copy of the FAA's airspace approval correspondence given in response. 12

Step 3: Submit an Airport Site Approval Application to FDOT

The documentation that must accompany this application includes a copy of property rights; facility

https://www.fdot.gov/aviation/establishinganewairportheliportorseaplanebase (last visited Jan. 23, 2024).

⁸ *Id.*

⁹ S. 330.30(1)(a), F.S.

¹⁰ FDOT, Establishing a New Airport, Heliport or Seaplane Base,

¹¹ R. 14-60.005, F.A.C

¹² *Id.*

diagram; geodetic location map; location map; a list of nearby aviation facilities and notification of the proposed site to those airports; copies of notification letters to local governments; adjacent property owner notification and public notice of the proposed airport; location of waste sites within a certain distance from the airport; graphical depiction of the proposed air traffic patterns; confirmation that the runway and taxiway design have taken into account manufacturer's performance characteristics for the types of aircraft planned to be operated; security factors taken to secure the airport site from unauthorized access to safeguard airport and aircraft operations; and FAA approval.¹³

After the above steps have been taken by the applicant, FDOT must grant approval if it is satisfied that:

- The site has adequate area allocated for the airport as proposed;
- The proposed airport will conform to licensing or registration requirements and will comply with the applicable local government land development regulations or zoning requirements;
- All affected airports, local governments, and property owners have been notified and any comments submitted by them have been given adequate consideration; and
- That safe air-traffic patterns can be established for the proposed airport with all existing airports and approved airport sites in its vicinity.¹⁴

If the airport is public, then site approval must be granted after a favorable FDOT inspection of the proposed site. ¹⁵If the airport is a private entity, then no inspection of the proposed site is required in order to receive approval. ¹⁶ Site approval may be granted subject to any reasonable conditions FDOT deems necessary to protect the public health, safety, or welfare. ¹⁷

Approval as a public airport or a private airport must remain valid for 2 years after the date of issue unless revoked by FDOT or unless a public airport license is issued or a private airport registration is completed before the expiration date.¹⁸

FDOT may revoke an airport site approval if it determines that:

- The site has been abandoned as an airport site;
- The site has not been developed as an airport within a reasonable time period or development does not comply with the conditions of the site approval;
- Except as required for in-flight emergencies, aircraft have operated on the site; or
- That the site is no longer usable for aviation purposes due to physical or legal changes in conditions that were the subject of the approval granted.¹⁹

FDOT must issue a license for a *public* airport if such airport was granted site approval and passes a final airport inspection by FDOT that determines if the airport is in compliance with all requirements for the license. The license may be subject to any reasonable conditions FDOT deems necessary to protect the public health, safety, or welfare.²⁰

FDOT must issue a license for a *private* airport if such airport was granted site approval and completes the registration process. Registration must be completed upon self-certification by the registrant of operational and configuration data deemed necessary by FDOT.²¹

Airport Land Use Compatibility Zoning Regulations

Political subdivisions must adopt, administer, and enforce airport land use compatibility zoning regulations relating to airport hazard areas. The following are minimum requirements that political subdivisions must consider in their airport land use compatibility zoning regulations: ²²

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¹³ *Id.*

¹⁴ S. 330.30(1)(a), F.S.

¹⁵ S. 330.30(1)(b), F.S.

¹⁶ S. 330.30(1)(c). F.S.

¹⁷ S. 330.30(1)(f), F.S.

¹⁸ S. 330.30(1)(g), F.S.

¹⁹ S. 330.30(1)(i), F.S.

²⁰ S. 330.30(2)(a), F.S.

²¹ *Id.*

²² S. 333.03(2), F.S. **STORAGE NAME**: pcs0981.TMS

- The prohibition of new landfills and the restriction of existing landfills when such areas are:
 - Within 10,000 feet from the nearest point of any runway used or planned to be used by turbine aircraft.
 - Within 5,000 feet from the nearest point of any runway used by only nonturbine aircraft.
 - Outside the perimeters above, but still within the lateral limits of the civil airport imaginary surfaces. Case-by-case review of such landfills is advised.
- Where any landfill is located and constructed in a manner that attracts or sustains hazardous bird movements from feeding, water, or roosting areas into, or across, the runways or approach and departure patterns of aircraft. The landfill operator must incorporate bird management techniques or other practices to minimize bird hazards to airborne aircraft.
- Where an airport authority or other governing body operating a public-use airport has conducted a noise study in accordance with 14 C.F.R. part 150, or where a public-use airport owner has established noise contours pursuant to another public study accepted by the Federal Aviation Administration, the prohibition of incompatible uses, as established in the noise study in 14 C.F.R. part 150, Appendix A or as a part of an alternative Federal Aviation Administration-accepted public study, within the noise contours established by any of these studies, except if such uses are specifically contemplated by such study with appropriate mitigation or similar techniques described in the study.
- Where an airport authority or other governing body operating a public-use airport has not
 conducted a noise study, the mitigation of potential incompatible uses associated with
 residential construction and any educational facility, with the exception of aviation school
 facilities, within an area contiguous to the airport measuring one-half the length of the longest
 runway on either side of and at the end of each runway centerline.
- The restriction of new incompatible uses, activities, or substantial modifications to existing incompatible uses within runway protection zones.

Effect of the Bill

Airports Generally

The bill amends the definition of "aircraft" and "airport" to specify particular types of aircraft and airports, respectively, that are covered by the current definitions of each, in order to bring clarity to the public regarding types of aircraft and airports that are subject to regulation. The bill further clarifies the definition of "airport" by using the term "airport operations", rather than "landing and takeoff of aircraft", in order to clearly cover operations such as taxiing on the runway. Additionally, the bill clarifies that the definition of "airport" covers areas where aircraft operations occur, even if there is only a runway and no associated buildings, facilities, etc. Lastly, the bill deletes the definition of "ultralight aircraft", which is unnecessary since the term is defined in federal law.

AAM

The bill specifies that the owner or lessee of a proposed vertiport must comply with requirements to obtain site approval and requirements to obtain an airport license or registration. In conjunction with the granting of site approval, FDOT must conduct a final physical inspection of the vertiport to ensure compliance with all the requirements for airport licensure or registration.

The bill provides that it is the intent of the Legislature to promote the development of vertical takeoff and landing aircraft and vertiports that will provide residents and visitors of this state with access to AAM operations.

The bill directs FDOT to serve as a resource for local governments and developers and operators of vertical takeoff and landing aircraft and vertiports, and FDOT must designate an AAM subject matter expert within its aviation office. The AAM expert must be a resource for local jurisdictions navigating advances in aviation technology, including vertical takeoff and landing aircraft, and electrification of aviation. The AAM subject matter expert must be located in the office of FDOT's district that includes the City of Orlando, and the Greater Orlando Aviation Authority is designated as the AAM test site for this state.

By December 31, 2024, FDOT must provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report describing all of the following:

- The status of the AAM industry nationwide and of charging and fueling capabilities.
- Current and proposed airports where AAM operations are occurring or will occur.
- Advances in aviation technology relating to AAM.
- The status of federal regulations relevant to vertical takeoff and landing aircraft and vertiports, including any updates since the prior year's report to 14 C.F.R. part 77 or other relevant federal regulations.
- Recommendations for ways, including potential statutory changes, to facilitate land use compatibility around vertiports.
- AAM best practices.
- Recommendations for increased FDOT personnel to accommodate necessary inspections of AAM operations.
- Recommendations for ways, including potential statutory changes, to incorporate AAM in the Department of Transportation's Strategic Intermodal System.
- Ways the Department of Transportation may use, promote, and further AAM for the public good, including, but not limited to, medical transportation, emergency services, law enforcement, and disaster relief.
- The future infrastructure needed to support and further AAM operations.

Airport Land Use Compatibility Zoning Regulations

The bill requires airport land use compatibility zoning regulations to "address", rather than merely "consider", the list of things specified in statute. The bill generally prohibits residential construction and educational facilities within a specified buffer zone adjacent to an airport, if the airport has not conducted a noise study in order to better define adjacent areas that are incompatible with residential construction and educational facilities. Additionally, the bill adds an exception to such buffer zone in order to allow residential property within the buffer zone of a public-use airport that has as its sole runway a turf runway measuring less than 2,800 in length.

Effective Date

The bill provides an effective date of July 1, 2024.

B. SECTION DIRECTORY:

- **Section 1** Amends s. 330.27, F.S., relating to definitions.
- **Section 2** Amends s. 330.30, F.S., relating to approval of airport sites; registration, and licensure of airports.
- **Section 3** Amends s. 332.006, F.S., relating to duties and responsibilities of the Department of Transportation.
- **Section 4** Creates s. 332.15, F.S., relating to advanced air mobility.
- **Section 5** Amends s. 333.03, F.S., relating to requirement to adopt airport zoning regulations.
- **Section 6** Provides an effective date of July 1, 2024.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

The bill will have an indeterminate negative fiscal impact on FDOT, as it requires FDOT to submit a report by December 31, 2024. The bill also requires FDOT, within budgeted agency resources, to designate an AAM subject matter expert who will be located in the office of FDOT District 5.

B.	FISCAL	IMPACT	ON LOCAL	GOVERNMENTS	3:
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Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

Indeterminate. The bill may promote the development of the AAM industry in Florida.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

Applicability of Municipality/County Mandates Provision:
 Not Applicable. This bill does not appear to affect county or municipal governments.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

Rulemaking may be necessary in order to conform to changes made by the bill.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/COMMITTEE SUBSTITUTE CHANGES

N/A