

SENATE MOTION

MR. PRESIDENT:

I move that Engrossed House Bill 2008 be amended to read as follows:

- 1 Page 57, between lines 40 and 41, begin a new paragraph and insert:
2 "SECTION 61. IC 8-22-1-4.5 IS AMENDED TO READ AS
3 FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4.5. (a) "Aviation
4 related property or facilities" means those properties or facilities that
5 are utilized by a lessee, or a lessee's assigns ~~who provides services or~~
6 ~~accommodations:~~
7 (1) ~~for scheduled or unscheduled air carriers and air taxis, and~~
8 ~~their passengers, air cargo operations, and related ground~~
9 ~~transportation facilities;~~
10 (2) ~~for fixed based operations;~~
11 (3) ~~for general aviation or military users; and~~
12 (4) ~~as aviation maintenance and repair facilities. as follows:~~
13 **(1) That part of airport land used for the taking off or landing**
14 **of aircraft, taxiways, runway and taxiway lighting, access**
15 **roads, auto and aircraft parking areas, and all buildings**
16 **providing facilities directly related to aviation to the traveling**
17 **public.**
18 **(2) Real property owned by the airport owner and used**
19 **directly for airport operation and maintenance purposes.**
20 **(3) Real property used in providing for the shelter, storage, or**
21 **care of aircraft, including hangars.**
22 **(4) Housing for weather and signaling equipment,**
23 **navigational aids, radios, or other electronic equipment.**
24 **The term does not include land areas or facilities used primarily**
25 **for purposes unrelated to aviation.**
26 (b) The term includes any property leased to the United States, or its
27 agencies or instrumentalities, and any leased property identified as
28 clear zones, ~~aviation~~ **aviation** easements, safety and transition areas,
29 as defined by the Federal Aviation Administration."
30 (Renumber all SECTIONS consecutively.)
 (Reference is to EHB 2008 as printed April 8, 2003.)

Senator CLARK