Fifty-ninth Legislative Assembly of North Dakota

# HOUSE BILL NO. 1055

### Introduced by

Representatives Sitte, Iverson, Pollert, Belter

Senators Wardner, Bowman

A BILL for an Act to amend and reenact sections 57-39.2-01, 57-39.5-03, and 57-40.2-01 and
subsection 5 of section 57-40.3-01 of the North Dakota Century Code, relating to farm
machinery gross receipts tax and sales, use, and motor vehicle excise tax exemptions for
purchase of replacement property using the amount of insurance compensation for a motor
vehicle or farm machinery that has been stolen or totally destroyed; and to provide an effective
date.

## 7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8 SECTION 1. AMENDMENT. Section 57-39.2-01 of the North Dakota Century Code is
9 amended and reenacted as follows:

57-39.2-01. (Effective through December 31, 2005) Definitions. The following
words, terms, and phrases, when used in this chapter, have the meaning ascribed to them in
this section, unless the context clearly indicates a different meaning:

- "Business" includes any activity engaged in by any person or caused to be
   engaged in by the person with the object of gain, benefit or advantage, either direct
   or indirect.
- 16 2. "Commissioner" means the tax commissioner of the state of North Dakota.
- "Gross receipts" means the total amount of sales of retailers, valued in money,
   whether received in money or otherwise. Provided, discounts for any purposes
   allowed and taken on sales are not included, nor is the sale price of property
   returned by customers when the full sale price is refunded either in cash or by
   credit. Provided, further, when
- 22a.When tangible personal property is taken in trade or in a series of trades as a23credit or part payment of a retail sale taxable under this chapter, if the tangible24personal property traded in will be subject to the sales tax imposed by this

- chapter when sold, will be subject to the motor vehicle excise tax imposed by
   chapter 57-40.3, or if the tangible personal property traded in is used farm
   machinery or used irrigation equipment, the credit or trade-in value allowed by
   the retailer are not gross receipts. Provided, further, on
- 5b.On all sales of retailers, valued in money, when the sales are made under a6conditional sales contract, or under other forms of sale wherein the payment7of the principal sum is to be extended over a period longer than sixty days8from the date of sale that only the portion of the sale amount shall be9accounted for, for the purpose of imposition of tax imposed by this chapter, as10has actually been received in cash by the retailer during each quarterly period11as defined herein.
- 12 When a farm machine is purchased as a replacement for machinery which <u>C.</u> 13 was stolen or totally destroyed, a credit or trade-in credit is allowed against 14 one or more replacement purchases in an a cumulative amount equal to the 15 compensation received for the loss from an insurance company. The 16 purchaser shall provide the seller with a notarized statement from the 17 insurance company verifying that the original farm machine is a total loss and 18 indicating the amount of compensation. The If the full amount of the credit 19 under this subdivision has not been used, the seller shall retain a copy of the 20 notarized statement and, if the full amount of the credit has been used, the 21 seller shall retain the original notarized statement must be retained by the 22 seller to verify the amount of credit or trade-in credit allowed.
- 23d."Gross receipts" also means, with respect to the leasing or renting of tangible24personal property, the amount of consideration, valued in money, whether25received in money or otherwise, received from the leasing or renting of only26tangible personal property the transfer of title to which has not been subjected27to a retail sales tax in this state.
- <u>e.</u> For the purpose of this chapter, gross receipts shall also include the total
  amount of sales of every clerk, auctioneer, agent, or factor selling tangible
  personal property owned by any other retailer.

- 4. "Local governmental unit" means incorporated cities, counties, school districts, and
   townships.
- 5. "Person" includes any individual, firm, partnership, joint venture, association,
  corporation, limited liability company, estate, business trust, receiver, or any other
  group or combination acting as a unit and the plural as well as the singular number.
- 6 6. "Relief agency" means the state, any county, city and county, city or district
  7 thereof, or an agency engaged in actual relief work.
- 8 7. "Retail sale" or "sale at retail" means the sale, including the leasing or renting, to a 9 consumer or to any person for any purpose, other than for processing or for resale, 10 of tangible personal property; the sale of steam, gas, and communication service to 11 retail consumers or users; the sale of vulcanizing, recapping, and retreading 12 services for tires; the furnishing of bingo cards; the ordering, selecting, or aiding a 13 customer to select any goods, wares, or merchandise from any price list or catalog, 14 which the customer might order, or be ordered for such customer to be shipped 15 directly to such customer; the sale or furnishing of hotel, motel, or tourist court 16 accommodations, tickets, or admissions to any place of amusement, athletic event, 17 or place of entertainment including the playing of any machine for amusement or 18 entertainment in response to the use of a coin; and the sales of magazines and 19 other periodicals. By the term "processing" is meant any tangible personal 20 property including containers which it is intended, by means of fabrication, 21 compounding, manufacturing, producing, or germination shall become an integral 22 or an ingredient or component part of other tangible personal property intended to 23 be sold ultimately at retail. The sale of an item of tangible personal property for the 24 purpose of incorporating it in or attaching it to real property must be considered as 25 a sale of tangible personal property for a purpose other than for processing; the 26 delivery of possession within the state of North Dakota of tangible personal 27 property by a wholesaler or distributor to an out-of-state retailer who does not hold 28 a North Dakota retail sales tax permit or to a person who by contract incorporates 29 such tangible personal property into, or attaches it to, real property situated in 30 another state may not be considered a taxable sale if such delivery of possession 31 would not be treated as a taxable sale in that state. As used in this subsection, the

1 word "consumer" includes any hospital, infirmary, sanatorium, nursing home, home 2 for the aged, or similar institution that furnishes services to any patient or occupant. 3 The sale of an item of tangible personal property to a purchaser who rents or 4 leases it to a person under a finance leasing agreement over the term of which the 5 property will be substantially consumed must be considered a retail sale if the 6 purchaser elects to treat it as such by paying or causing the transferor to pay the 7 sales tax thereon to the commissioner on or before the last day on which payments 8 may be made without penalty as provided in section 57-39.2-12.

9 "Retailer" includes every person engaged in the business of leasing or renting 8. 10 hotel, motel, or tourist court accommodations, and every person engaged in the 11 business of selling tangible goods, wares, or merchandise at retail, or furnishing of 12 steam, gas, and communication services, or tickets or admissions to places of 13 amusement, entertainment, and athletic events including the playing of any 14 machine for amusement or entertainment in response to the use of a coin, or 15 magazines, or other periodicals; any organization licensed by the attorney general to conduct bingo games pursuant to section 53-06.1-03; and includes any person 16 17 as herein defined who by contract or otherwise agrees to furnish for a 18 consideration a totally or partially finished product consisting in whole or in part of 19 tangible personal property subject to the sales tax herein provided, and all items of 20 tangible personal property entering into the performance of such contract as a 21 component part of the product agreed to be furnished under said contract shall be 22 subject to the sales tax herein provided and the sales tax thereon shall be collected 23 by the contractor from the person for whom the contract has been performed in 24 addition to the contract price agreed upon, and shall be remitted to the state in the 25 manner provided in this chapter; and shall include the state or any municipality 26 furnishing steam, gas, or communication service to members of the public in its 27 proprietary capacity. For the purpose of this chapter, retailer shall also include every clerk, auctioneer, agent, or factor selling tangible personal property owned 28 29 by any other retailer. A retailer also includes every person who engages in regular 30 or systematic solicitation of a consumer market in this state by the distribution of 31 catalogs, periodicals, advertising flyers, or other advertising, or by means of print,

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1		radio or television media, by mail, telegraphy, telephone, computer data base,
2		cable, optic, microwave, or other communication system.
3	9.	"Sale" means any transfer of title or possession, exchange or barter, conditional or
4		otherwise, in any manner or by any means whatever, for a consideration, and
5		includes the furnishing or service of steam, gas, or communication, the furnishing
6		of bingo cards, the furnishing of hotel, motel, or tourist court accommodations, the
7		furnishing of tickets or admissions to any place of amusement, athletic event, or
8		place of entertainment including the playing of any machine for amusement or
9		entertainment in response to the use of a coin, and sales of magazines and other
10		periodicals. Provided, the words "magazines and other periodicals" as used in this
11		subsection do not include newspapers nor magazines or periodicals that are
12		furnished free by a nonprofit corporation or organization to its members or because
13		of payment by its members of membership fees or dues.
14	(Effe	ective after December 31, 2005) Definitions. The following words, terms, and
15	phrases, wh	nen used in this chapter, have the meaning ascribed to them in this section, unless
16	the context	clearly indicates a different meaning:
17	1.	"Business" includes any activity engaged in by any person or caused to be
18		engaged in by the person with the object of gain, benefit or advantage, either direct
19		or indirect.
20	2.	"Certified service provider" means an agent certified under the agreement adopted
21		under chapter 57-39.4 to perform all of the seller's sales and use tax functions,
22		other than the seller's obligation to remit taxes on its own purchases.
23	3.	"Commissioner" means the tax commissioner of the state of North Dakota.
24	4.	"Delivery charges" means charges by the seller for preparation and delivery to a
25		location designated by the purchaser of personal property or services. For
26		purposes of this subsection, "preparation and delivery" includes transportation,
27		shipping, postage, handling, crating, and packing.
28	5.	"Drug" means a compound, substance, or preparation and any component of a
29		compound, substance, or preparation, other than food and food ingredients, dietary
30		supplements, or alcoholic beverages:

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- a. Recognized in the official United States pharmacopoeia, official homeopathic
   pharmacopoeia of the United States, or official national formulary, or any
   supplement of any of these publications;
- b. Intended for use in the diagnosis, cure, mitigation, treatment, or prevention of
  disease; or

c. Intended to affect the structure or any function of the body.

7 6. "Farm machinery" means all vehicular implements and attachment units, designed 8 and sold for direct use in planting, cultivating, or harvesting farm products or used 9 in connection with the production of agricultural produce or products, livestock, or 10 poultry on farms, which are operated, drawn, or propelled by motor or animal 11 power. "Farm machinery" does not include vehicular implements operated wholly 12 by hand or a motor vehicle required to be registered under chapter 57-40.3. "Farm 13 machinery" does not include machinery that may be used for other than agricultural 14 purposes, including tires, farm machinery repair parts, tools, shop equipment, grain 15 bins, feed bunks, fencing materials, and other farm supplies and equipment. For 16 purposes of this subsection, "attachment unit" means any part or combination of 17 parts having an independent function, other than farm machinery repair parts, 18 which when attached or affixed to farm machinery is used exclusively for 19 agricultural purposes.

- 7. "Farm machinery repair parts" means repair or replacement parts for farm
  machinery that have a specific or generic part number assigned by the
  manufacturer of the farm machinery. "Farm machinery repair parts" do not include
  tires, fluid, gas, grease, lubricant, wax, or paint.
- 8. a. "Gross receipts" means the measure subject to sales tax and means the total amount of consideration, including cash, credit, property, and services, for which personal property or services are sold, leased, or rented, valued in money, whether received in money or otherwise, without any deduction for the following:
- 29

(1) The seller's cost of the property sold;

1		(2)	The cost of materials used, labor or service costs, interest, losses, all
2			costs of transportation to the seller, all taxes imposed on the seller, and
3			any other expense of the seller;
4		(3)	Charges by the seller for any services necessary to complete the sale,
5			other than delivery and installation charges;
6		(4)	Delivery charges;
7		(5)	The value of exempt personal property given to the purchaser when
8			taxable and exempt personal property have been bundled together and
9			sold by the seller as a single product or piece of merchandise; and
10		(6)	Credit for any trade-in, as determined by state law.
11	b.	"Gros	ss receipts" also includes the total amount of sales of every clerk,
12		auctio	oneer, agent, or factor selling tangible personal property owned by any
13		other	retailer.
14	C.	"Gros	ss receipts" does not include:
15		(1)	Discounts, including cash, term, or coupons that are not reimbursed by
16			a third party, which are allowed by a seller and taken by a purchaser on
17			a sale;
18		(2)	Interest, financing, and carrying charges from credit extended on the
19			sale of personal property or services, if the amount is separately stated
20			on the invoice, bill of sale, or similar document given to the purchaser;
21		(3)	Any taxes legally imposed directly on the consumer that are separately
22			stated on the invoice, bill of sale, or similar documents given to the
23			purchaser; and
24		(4)	The sale price of property returned by a customer when the full sale
25			price is refunded either in cash or credit. When tangible personal
26			property is taken in trade or in a series of trades as a credit or part
27			payment of a retail sale taxable under this chapter, if the tangible
28			personal property traded in will be subject to tax imposed by chapter
29			57-39.5 or 57-40.3 or if the tangible personal property traded in is used
30			farm machinery or used irrigation equipment, the credit or trade-in value
31			allowed by the retailer is not included in gross receipts of the retailer.

1	9.	"Lease or rental" means any transfer of possession or control of tangible personal		
2		property for a fixed or indeterminate term for consideration. A lease or rental may		
3		include future options to purchase or extend. "Lease or rental" does not include:		
4		a. A transfer of possession or control of property under a security agreement or		
5		deferred payment plan, which requires the transfer upon completion of the		
6		required payments;		
7		b. A transfer of possession or control of property under an agreement that		
8		requires the transfer of title upon completion of required payments and		
9		payment of an option price that does not exceed the greater of one hundred		
10		dollars or one percent of the total required payments; or		
11		c. Providing tangible personal property with an operator for a fixed or		
12		indeterminate period of time. A condition of this exclusion is that the operator		
13		is necessary for the equipment to perform as designed. For the purpose of		
14		this subdivision, an operator must do more than maintain, inspect, or set up		
15		the tangible personal property.		
16		This definition will be applied only prospectively from the date of adoption and will		
17		have no retroactive impact on existing leases or rentals.		
18	10.	"Local governmental unit" means incorporated cities, counties, school districts, and		
19		townships.		
20	11.	"Person" includes any individual, firm, partnership, joint venture, association,		
21		corporation, limited liability company, estate, business trust, receiver, or any other		
22		group or combination acting as a unit and the plural as well as the singular number.		
23	12.	"Prescription" means an order, formula, or recipe issued in any form of oral,		
24		written, electronic, or other means of transmission by a person authorized by the		
25		laws of this state to prescribe drugs.		
26	13.	"Relief agency" means the state, any county, city and county, city or district		
27		thereof, or an agency engaged in actual relief work.		
28	14.	"Retail sale" or "sale at retail" means any sale, lease, or rental for any purpose		
29		other than for resale, sublease, or subrental. "Retail sale" or "sale at retail"		
30		includes the sale, including the leasing or renting, to a consumer or to any person		
31		for any purpose, other than for processing or for resale, of tangible personal		

1 property; the sale of steam, gas, and communication service to retail consumers or 2 users; the sale of vulcanizing, recapping, and retreading services for tires; the 3 furnishing of bingo cards; the ordering, selecting, or aiding a customer to select any 4 goods, wares, or merchandise from any price list or catalog, which the customer 5 might order, or be ordered for such customer to be shipped directly to such 6 customer; the sale or furnishing of hotel, motel, or tourist court accommodations, 7 tickets, or admissions to any place of amusement, athletic event, or place of 8 entertainment, including the playing of any machine for amusement or 9 entertainment in response to the use of a coin; and the sales of magazines and 10 other periodicals. By the term "processing" is meant any tangible personal 11 property including containers which it is intended, by means of fabrication, 12 compounding, manufacturing, producing, or germination shall become an integral 13 or an ingredient or component part of other tangible personal property intended to 14 be sold ultimately at retail. The sale of an item of tangible personal property for the 15 purpose of incorporating it in or attaching it to real property must be considered as 16 a sale of tangible personal property for a purpose other than for processing; the 17 delivery of possession within the state of North Dakota of tangible personal 18 property by a wholesaler or distributor to an out-of-state retailer who does not hold 19 a North Dakota retail sales tax permit or to a person who by contract incorporates 20 such tangible personal property into, or attaches it to, real property situated in 21 another state may not be considered a taxable sale if such delivery of possession 22 would not be treated as a taxable sale in that state. As used in this subsection, the 23 word "consumer" includes any hospital, infirmary, sanatorium, nursing home, home 24 for the aged, or similar institution that furnishes services to any patient or occupant. 25 The sale of an item of tangible personal property to a person under a finance 26 leasing agreement over the term of which the property will be substantially 27 consumed must be considered a retail sale if the purchaser elects to treat it as 28 such by paying or causing the transferor to pay the sales tax thereon to the 29 commissioner on or before the last day on which payments may be made without 30 penalty as provided in section 57-39.2-12.

1 15. "Retailer" or "seller" includes every person engaged in the business of leasing or 2 renting hotel, motel, or tourist court accommodations, and every person engaged in 3 the business of selling tangible goods, wares, or merchandise at retail, or 4 furnishing of steam, gas, and communication services, or tickets or admissions to 5 places of amusement, entertainment, and athletic events, including the playing of 6 any machine for amusement or entertainment in response to the use of a coin, or 7 magazines, or other periodicals; any organization licensed by the attorney general 8 to conduct bingo games pursuant to section 53-06.1-03; and includes any person 9 as herein defined who by contract or otherwise agrees to furnish for a 10 consideration a totally or partially finished product consisting in whole or in part of 11 tangible personal property subject to the sales tax herein provided, and all items of 12 tangible personal property entering into the performance of such contract as a 13 component part of the product agreed to be furnished under said contract shall be 14 subject to the sales tax herein provided and the sales tax thereon shall be collected 15 by the contractor from the person for whom the contract has been performed in addition to the contract price agreed upon, and shall be remitted to the state in the 16 17 manner provided in this chapter; and shall include the state or any municipality 18 furnishing steam, gas, or communication service to members of the public in its 19 proprietary capacity. For the purpose of this chapter, retailer shall also include 20 every clerk, auctioneer, agent, or factor selling tangible personal property owned 21 by any other retailer. A retailer also includes every person who engages in regular 22 or systematic solicitation of a consumer market in this state by the distribution of 23 catalogs, periodicals, advertising flyers, or other advertising, or by means of print, 24 radio or television media, by mail, telegraphy, telephone, computer data base, 25 cable, optic, microwave, or other communication system.

16. "Sale" means any transfer of title or possession, exchange or barter, conditional or
otherwise, in any manner or by any means whatever, for a consideration, and
includes the furnishing or service of steam, gas, or communication, the furnishing
of bingo cards, the furnishing of hotel, motel, or tourist court accommodations, the
furnishing of tickets or admissions to any place of amusement, athletic event, or
place of entertainment, including the playing of any machine for amusement or

1		entertainment in response to the use of a coin, and sales of magazines and other
2		periodicals. Provided, the words "magazines and other periodicals" as used in this
3		subsection do not include newspapers nor magazines or periodicals that are
4		furnished free by a nonprofit corporation or organization to its members or because
5		of payment by its members of membership fees or dues.
6	17.	"Sales tax" means the tax levied under section 57-39.2-02.1 or a conforming tax
7		imposed under home rule authority by a city or county.

- 8 18. "Tangible personal property" means personal property that can be seen, weighed,
  9 measured, felt, or touched or that is in any other manner perceptible to the senses.
  10 "Tangible personal property" includes electricity, gen, stepp.
- 10 "Tangible personal property" includes electricity, gas, steam, and prewritten
  11 computer software.

12 **SECTION 2. AMENDMENT.** Section 57-39.5-03 of the North Dakota Century Code is 13 amended and reenacted as follows:

## 14 57-39.5-03. (Effective after December 31, 2005) Replacement of insured

15 machinery credit. When new farm machinery is purchased as a replacement for machinery on

16 which the insurant has previously paid the gross receipts, sales, or use tax and which was

17 stolen or totally destroyed, a credit or trade-in credit is allowed <u>against one or more</u>

18 replacement purchases in an a cumulative amount equal to the compensation received for the

19 loss from the insurance company. The purchaser shall provide the seller with a notarized

20 statement from the insurance company verifying that the original farm machinery was a total

21 loss and indicating the amount of compensation. The If the full amount of the credit under this

22 section has not been used, the seller shall retain a copy of the notarized statement and, if the

23 <u>full amount of the credit has been used, the seller shall retain the original</u> notarized statement

24 must be retained by the seller to verify the amount of credit or trade-in credit allowed.

25 **SECTION 3. AMENDMENT.** Section 57-40.2-01 of the North Dakota Century Code is 26 amended and reenacted as follows:

27 57-40.2-01. (Effective through December 31, 2005) Definitions. In this chapter,

28 unless the context and subject matter otherwise require:

"Business", "commissioner", "gross receipts", "local governmental unit", "persons",
 "relief agency", "retail sale", "sale", each has the meaning given to it in section
 57-39.2-01.

1 2. Property used in "processing", as that term is used in subsection 9, means any 2 tangible personal property including containers which it is intended, by means of 3 fabrication, compounding, manufacturing, producing, or germination, shall become 4 an integral or an ingredient or component part of other tangible personal property 5 intended to be sold ultimately at retail. The purchase of an item of tangible 6 personal property for the purpose of incorporating it in or attaching it to real 7 property must be considered as a purchase of tangible personal property for a 8 purpose other than for processing.

- 9 3. "Purchase" means any transfer of title or possession, exchange, or barter,
  10 conditional or otherwise, in any manner or by any means whatsoever, for a
  11 consideration. "Purchase" also means the severing of sand or gravel from the soil
  12 of this state.
- 13 4. "Purchase price" means the total amount for which tangible personal property is 14 sold, leased, or rented, valued in money, whether paid in money or otherwise, but 15 cash discounts and trade-ins allowed and taken on sales shall not be included. 16 "Purchase price" also means, in those instances when sand or gravel is not sold at 17 retail as tangible personal property by the person severing the sand or gravel, the 18 fair market value of the sand or gravel severed. If the sand or gravel is not sold at 19 retail by the person severing the sand or gravel, it must be presumed until the 20 contrary is shown by the commissioner or by the person severing the sand or 21 gravel that the fair market value is eight cents per ton of two thousand pounds 22 [907.18 kilograms]. If records are not kept as to the tonnage of sand or gravel 23 severed from the soil, it must be presumed for the purpose of this chapter that one 24 cubic yard [764.55 liters] of sand or gravel is equal to one and one-half tons 25 [1360.78 kilograms] of sand or gravel. When a farm machine is purchased as a 26 replacement for machinery which was stolen or totally destroyed, a credit or 27 trade-in credit is allowed against one or more replacement purchases in an a 28 cumulative amount equal to the compensation received for the loss from the 29 insurance company. The purchaser shall provide the seller with a notarized 30 statement from the insurance company verifying that the original farm machine was 31 a total loss and indicating the amount of compensation. The If the full amount of

1		the credit under this subsection has not been used, the seller shall retain a copy of			
2		the notarized statement and, if the full amount of the credit has been used, the			
3		seller shall retain the original notarized statement must be retained by the seller to			
4		verify the amount of credit or trade-in credit allowed.			
5	5.	"Purchased at retail" includes, but is not limited to:			
6		a. The completion of the fabricating, compounding, or manufacturing of tangible			
7		personal property by a person for storage, use, or consumption by that			
8		person.			
9		b. The leasing or renting of tangible personal property, the sale, storage, use, or			
10		consumption of which has not been previously subjected to a retail sales or			
11		use tax in this state.			
12		c. The purchase of magazines or other periodicals. Provided, the words			
13		"magazines and other periodicals" as used in this subdivision do not include			
14		newspapers nor magazines or periodicals that are furnished free by a			
15		nonprofit corporation or organization to its members or because of payment			
16		by its members of membership fees or dues.			
17		d. The severance of sand or gravel from the soil.			
18		e. The purchase, including the leasing or renting, of tangible personal property			
19		from any bank for storage, use, or consumption.			
20		f. The purchase of an item of tangible personal property by a purchaser who			
21		rents or leases it to a person under a finance leasing agreement over the term			
22		of which the property will be substantially consumed, if the purchaser elects to			
23		treat it as being purchased at retail by paying or causing the transferor to pay			
24		the use tax to the commissioner on or before the last day on which payments			
25		may be made without penalty as provided in section 57-40.2-07.			
26	6.	"Retailer" includes every person engaged in the business of selling tangible			
27		personal property for use within the meaning of this chapter, but, when in the			
28		opinion of the commissioner, it is necessary for the efficient administration of this			
29		chapter to regard any salesman, representative, trucker, peddler, or canvasser as			
30		the agent of the dealer, distributor, supervisor, employer, or other person under			
31		whom that person operates or from whom that person obtains the tangible			

1 personal property sold by that person, whether that person is making sales in that 2 person's own behalf or in behalf of such dealer, distributor, supervisor, employer, 3 or other person, the commissioner may regard that person as such agent, and may 4 regard the dealer, distributor, supervisor, employer, or other person as a retailer for 5 the purposes of this chapter. A retailer includes any organization licensed by the 6 attorney general to conduct bingo games pursuant to section 53-06.1-03. A retailer 7 also includes every person who engages in regular or systematic solicitation of a 8 consumer market in this state by the distribution of catalogs, periodicals, 9 advertising flyers, or other advertising, or by means of print, radio or television 10 media, by mail, telegraphy, telephone, computer data base, cable, optic, 11 microwave, or other communication system.

12 7. "Retailer maintaining a place of business in this state", or any like term, means any 13 retailer having or maintaining within this state, directly or by a subsidiary, an office, 14 distribution house, sales house, warehouse, or other place of business, or any 15 agent operating within this state under the authority of the retailer or its subsidiary, 16 whether such place of business or agent is located in the state permanently or 17 temporarily, or whether or not such retailer or subsidiary is authorized to do 18 business within this state. It includes any organization licensed by the attorney 19 general to conduct bingo games pursuant to section 53-06.1-03. It also includes 20 every person who engages in regular or systematic solicitation of sales of tangible 21 personal property in this state by the distribution of catalogs, periodicals, 22 advertising flyers, or other advertising, by means of print, radio or television media, 23 or by mail, telegraphy, telephone, computer data base, cable, optic, microwave, or 24 other communication system for the purpose of effecting retail sales of tangible 25 personal property.

- 26 8. "Tangible personal property" means:
- a. Tangible goods, including the furnishing of bingo cards, wares, and
  merchandise, and gas, when furnished or delivered to consumers or users
  within this state, and the sale of vulcanizing, recapping, and retreading
  services for tires.

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1		b.	The leasing or renting of tangible personal property, the sale, storage, use, or
2			consumption of which has not been previously subjected to a retail sales or
3			use tax in this state.
4		C.	The purchase of magazines or other periodicals. Provided, the words
5			"magazines and other periodicals" as used in this subdivision do not include
6			newspapers nor magazines or periodicals that are furnished free by a
7			nonprofit corporation or organization to its members or because of payment
8			by its members of membership fees or dues.
9		d.	The severance of sand or gravel from the soil.
10	9.	"Use	e" means the exercise by any person of any right or power over tangible
11		pers	sonal property incident to the ownership or possession of that property,
12		inclu	uding the storage, use, or consumption of that property in this state, except that
13		it do	es not include processing, or the sale of that property in the regular course of
14		busi	ness. "Use" also means the severing of sand or gravel from the soil of this
15		state	e for use within or outside this state.
16	(Eff	ectiv	e after December 31, 2005) Definitions. In this chapter, unless the context
17	7 and subject matter otherwise require:		
18	1.	"Bus	siness", "commissioner", "gross receipts", "local governmental unit", "persons",
19		"relie	ef agency", "retail sale", "sale", each has the meaning given to it in section
20		57-3	39.2-01.
21	2.	Prop	perty used in "processing", as that term is used in subsection 9, means any
22		tang	ible personal property including containers which it is intended, by means of
23		fabri	ication, compounding, manufacturing, producing, or germination, shall become
24		an ir	ntegral or an ingredient or component part of other tangible personal property
25		inter	nded to be sold ultimately at retail. The purchase of an item of tangible
26		pers	sonal property for the purpose of incorporating it in or attaching it to real
27		prop	perty must be considered as a purchase of tangible personal property for a
28		purp	pose other than for processing.
29	3.	"Pur	chase" means any transfer of title or possession, exchange, or barter,
30		cond	ditional or otherwise, in any manner or by any means whatsoever, for a

1		consideration. "Purchase" also means the severing of sand or gravel from the soil
2		of this state.
3	4.	"Purchase price" applies to the measure subject to use tax and has the same
4		meaning as gross receipts as defined in section 57-39.2-01.
5	5.	"Purchased at retail" includes, but is not limited to:
6		a. The completion of the fabricating, compounding, or manufacturing of tangible
7		personal property by a person for storage, use, or consumption by that
8		person.
9		b. The leasing or renting of tangible personal property, the sale, storage, use, or
10		consumption of which has not been previously subjected to a retail sales or
11		use tax in this state.
12		c. The purchase of magazines or other periodicals. Provided, the words
13		"magazines and other periodicals" as used in this subdivision do not include
14		newspapers nor magazines or periodicals that are furnished free by a
15		nonprofit corporation or organization to its members or because of payment
16		by its members of membership fees or dues.
17		d. The severance of sand or gravel from the soil.
18		e. The purchase, including the leasing or renting, of tangible personal property
19		from any bank for storage, use, or consumption.
20		f. The purchase of an item of tangible personal property by a purchaser who
21		rents or leases it to a person under a finance leasing agreement over the term
22		of which the property will be substantially consumed, if the purchaser elects to
23		treat it as being purchased at retail by paying or causing the transferor to pay
24		the use tax to the commissioner on or before the last day on which payments
25		may be made without penalty as provided in section 57-40.2-07.
26	6.	"Retailer" includes every person engaged in the business of selling tangible
27		personal property for use within the meaning of this chapter, but, when in the
28		opinion of the commissioner, it is necessary for the efficient administration of this
29		chapter to regard any salesman, representative, trucker, peddler, or canvasser as
30		the agent of the dealer, distributor, supervisor, employer, or other person under
31		whom that person operates or from whom that person obtains the tangible

1 personal property sold by that person, whether that person is making sales in that 2 person's own behalf or in behalf of such dealer, distributor, supervisor, employer, 3 or other person, the commissioner may regard that person as such agent, and may 4 regard the dealer, distributor, supervisor, employer, or other person as a retailer for 5 the purposes of this chapter. A retailer includes any organization licensed by the 6 attorney general to conduct bingo games pursuant to section 53-06.1-03. A retailer 7 also includes every person who engages in regular or systematic solicitation of a 8 consumer market in this state by the distribution of catalogs, periodicals, 9 advertising flyers, or other advertising, or by means of print, radio or television 10 media, by mail, telegraphy, telephone, computer data base, cable, optic, 11 microwave, or other communication system.

12 7. "Retailer maintaining a place of business in this state", or any like term, means any 13 retailer having or maintaining within this state, directly or by a subsidiary, an office, 14 distribution house, sales house, warehouse, or other place of business, or any 15 agent operating within this state under the authority of the retailer or its subsidiary, 16 whether such place of business or agent is located in the state permanently or 17 temporarily, or whether or not such retailer or subsidiary is authorized to do 18 business within this state. It includes any organization licensed by the attorney 19 general to conduct bingo games pursuant to section 53-06.1-03. It also includes 20 every person who engages in regular or systematic solicitation of sales of tangible 21 personal property in this state by the distribution of catalogs, periodicals, 22 advertising flyers, or other advertising, by means of print, radio or television media, 23 or by mail, telegraphy, telephone, computer data base, cable, optic, microwave, or 24 other communication system for the purpose of effecting retail sales of tangible 25 personal property.

- 26 8. "Tangible personal property" means:
- a. Tangible goods, including the furnishing of bingo cards, wares, and
  merchandise, and gas, when furnished or delivered to consumers or users
  within this state, and the sale of vulcanizing, recapping, and retreading
  services for tires.

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1		b. The leasing or renting of tangible personal property, the sale, storage, use, or
2		consumption of which has not been previously subjected to a retail sales or
3		use tax in this state.
4		c. The purchase of magazines or other periodicals. Provided, the words
5		"magazines and other periodicals" as used in this subdivision do not include
6		newspapers nor magazines or periodicals that are furnished free by a
7		nonprofit corporation or organization to its members or because of payment
8		by its members of membership fees or dues.
9		d. The severance of sand or gravel from the soil.
10	9.	"Use" means the exercise by any person of any right or power over tangible
11		personal property incident to the ownership or possession of that property,
12		including the storage, use, or consumption of that property in this state, except that
13		it does not include processing, or the sale of that property in the regular course of
14		business. "Use" also means the severing of sand or gravel from the soil of this
15		state for use within or outside this state.
16	10.	"Use tax" means the tax levied under section 57-40.2-02.1 or imposed under home
17		rule authority by a city or county.
18	SEC	TION 4. AMENDMENT. Subsection 5 of section 57-40.3-01 of the North Dakota
19	Century Co	de is amended and reenacted as follows:
20	5.	"Purchase price" means the total amount paid for the motor vehicle whether
21		received in money or otherwise; provided, however, that when a motor vehicle or
22		other tangible personal property that will be subject to a sales or use tax imposed
23		by chapter 57-39.2 or 57-40.2 when sold or used is taken in trade as a credit or as
24		part payment on a motor vehicle taxable under this chapter, the credit or trade-in
25		value allowed by the person selling the motor vehicle shall be deducted from the
26		total selling price to establish the purchase price of the vehicle being sold and the
27		trade-in allowance allowed by the seller on a motor vehicle accepted as a trade-in
28		shall constitute the purchase price of a motor vehicle accepted as a trade-in. If a
29		motor vehicle is purchased by an owner who has had a motor vehicle stolen or
30		totally destroyed, a credit or trade-in credit shall be allowed against one or more
31		replacement motor vehicle purchases in an a cumulative amount not to exceed the

1 total amount the purchaser has been compensated by an insurance company for 2 the loss but not to exceed the total amount of motor vehicle excise tax paid. The 3 purchaser must provide the director of the department of transportation with a 4 notarized statement from the insurance company verifying the fact that the original 5 vehicle was a total loss and stating the amount compensated by the insurance 6 company for the loss. The statement from the insurance company must 7 accompany the purchaser's application for a certificate of title for the replacement 8 vehicle. If the full amount of the credit under this subsection has not been used, 9 the director of the department of transportation shall record on the face of the 10 notarized statement the necessary information to identify the partial use of the 11 credit and shall retain a copy and return the original to the purchaser. In instances 12 in which a licensed motor vehicle dealer places into the dealer's service a new 13 vehicle for the purpose of renting, leasing, or dealership utility service, the 14 reasonable value of the vehicle replaced shall be included as trade-in value 15 provided the vehicle replaced has been subject to motor vehicle excise tax under 16 section 57-40.3-02 and if the new vehicle is properly registered and licensed. 17 "Purchase price" when the motor vehicle is acquired by gift or by any other transfer 18 for a nominal or no monetary consideration also includes the average value of 19 similar motor vehicles, established by standards and guides as determined by the 20 director of the department of transportation. "Purchase price" when a motor 21 vehicle is manufactured by a person who registers it under the laws of this state 22 means the manufactured cost of such motor vehicle and manufactured cost means 23 the amount expended for materials, labor, and other properly allocable costs of 24 manufacture except that, in the absence of actual expenditures for the manufacture 25 of a part or all of the motor vehicle, manufactured cost means the reasonable value 26 of the completed motor vehicle.

SECTION 5. EFFECTIVE DATE. This Act is effective for property stolen or totally
 destroyed after June 30, 2004. Section 2 of this Act is effective for property stolen or totally
 destroyed for which replacement property is purchased after December 31, 2005.