ROUGH DRAFT

Sixty-first Legislative Assembly of North Dakota

SENATE BILL NO.

Introduced by

Senator Cook

- 1 A BILL for an Act to create and enact three new subsections to section 57-39.2-01,
- 2 subsection 9 to section 57-39.4-06, sections 57-39.4-11.1 and 57-39.4-14.1, subsection 4 to
- 3 section 57-39.4-32, and sections 57-39.4-33.1 and 57-39.4-33.2 of the North Dakota Century
- 4 Code, relating to the streamlined sales tax agreement; to amend and reenact subsection 1 of
- 5 section 57-39.2-02.1, subsection 2 of section 57-39.2-04, subdivision a of subsection 26 of
- 6 section 57-39.2-04, subdivision c of subsection 3 of section 57-39.2-04.1, section 57-39.4-05,
- 7 subdivision d of subsection 2 of section 57-39.4-10, subsection 1 of section 57-39.4-11,
- 8 subsection 4 of section 57-39.4-22, section 57-39.4-23, subsection 3 of section 57-39.4-28,
- 9 sections 57-39.4-29 and 57-39.4-35, subsection 1 of section 57-40.2-01, subdivision a of
- 10 subsection 12 of section 57-40.2-04, and subdivision c of subsection 3 of section 57-40.2-04.1
- 11 of the North Dakota Century Code, relating to the streamlined sales and use tax agreement;
- 12 and to provide an effective date.

13 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. Section 57-39.2-01 of the North Dakota Century Code is created and
 enacted as follows:
- 16 <u>"Computer software maintenance contract" is a contract that obligates a vendor of</u>
- 17 computer software to provide a customer with future updates or upgrades to computer software,
- 18 support services with respect to computer software or both.
- 19 <u>"Mandatory computer software maintenance contract: is a computer software</u>
- 20 maintenance contract that the customer is obligated by contract to purchase as a condition to
- 21 the retail sale of computer software.
- 22 "Optional computer software maintenance contract" is a computer software
- 23 maintenance contact that the customer is not obligated to purchase as a condition to the retail
- 24 sales of computer software.

1	SECTIO	N 2. /	MENDMENT. Subsection 1 of section 57-39.2-02.1 of the North Dakota
2	Century Code is	amen	ided and reenacted as follows:
3	1. Exc	ept as	otherwise expressly provided in subsection 2 for sales of mobile homes
4	use	d for r	esidential or business purposes, and except as otherwise expressly
5	prov	vided i	in this chapter, there is imposed a tax of five percent upon the gross
6	rece	eipts o	f retailers from all sales at retail including the leasing or renting of
7	tanę	gible p	ersonal property as provided in this section, within this state of the
8	follo	owing	to consumers or users:
9	a.	Tang	gible personal property, consisting of goods, wares, or merchandise,
10		exce	pt mobile homes used for residential or business purposes and including
11		bunc	led transactions consisting entirely of tangible personal property.
12	b.	The	furnishing or service of communication services or steam other than
13		stea	m used for processing agricultural products.
14	С.	Ticke	ets or admissions to places of amusement or entertainment or athletic
15		even	its, including amounts charged for participation in an amusement,
16		ente	rtainment, or athletic activity and the playing of any machine for
17		amu	sement or entertainment in response to the use of a coin. The tax
18		impo	sed by this section applies only to eighty percent of the gross receipts
19		colle	cted from coin-operated amusement devices.
20	d.	Mag	azines and other periodicals.
21	e.	The	leasing or renting of a hotel or motel room or tourist court
22		acco	mmodations.
23	f.	The	leasing or renting of tangible personal property the transfer of title to
24		whic	h has not been subjected to a retail sales tax under this chapter or a use
25		tax u	inder chapter 57-40.2.
26	g.	Sale	, lease, or rental of a computer and prewritten computer software,
27		inclu	ding prewritten computer software delivered electronically or by load and
28		leave	e. For purposes of this subdivision:
29		(1)	"Computer" means an electronic device that accepts information in
30			digital or similar form and manipulates it for a result based on a
31			sequence of instructions.

 (2) "Computer software" means a set of coded instructions designed cause a computer or automatic data processing equipment to per task. 	to
3 task	form a
3 task.	
4 (3) "Delivered electronically" means delivered from the seller to the	
5 purchaser by means other than tangible storage media.	
6 (4) "Electronic" means relating to technology having electrical, digital	3
7 magnetic, wireless, optical, electromagnetic, or similar capabilities	S.
8 (5) "Load and leave" means delivery to the purchaser by use of a tan	gible
9 storage media when the tangible storage media is not physically	
10 transferred to the purchaser.	
11 (6) "Prewritten computer software" means computer software, includ	ing
12 prewritten upgrades, which is not designed and developed by the	
13 author or other creator to the specifications of a specific purchase	∍r.
14 The combining of two or more "prewritten computer software" pro	grams
15 or prewritten portions thereof does not cause the combination to b	се
16 other than "prewritten computer software". "Prewritten computer	
17 software" includes software designed and developed by the author	or or
18 other creator to the specifications of a specific purchaser when it	is sold
19 to a person other than the purchaser. If a person modifies or enh	ances
20 "computer software" of which the person is not the author or crea	tor,
21 the person is deemed to be the author or creator only of such per	son's
22 modifications or enhancements. "Prewritten computer software"	or a
23 prewritten portion thereof that is modified or enhanced to any deg	ree, if
24 such modification or enhancement is designed and developed to	the
25 specifications of a specific purchaser, remains "prewritten compu	ter
26 software". However, if there is a reasonable, separately stated ch	narge
27 or an invoice or other statement of the price given to the purchase	er for
28 such modification or enhancement, such modification or enhance	ment
29 shall not constitute "prewritten computer software".	
30 <u>h.</u> <u>A mandatory computer software maintenance contract for prewritten computer</u>	er
31 <u>software.</u>	

1	<u>i.</u>	<u>An o</u>	ption	al computer software maintenance contract for prewritten computer
2		<u>softv</u>	<u>vare t</u>	hat provides only software upgrades or updates; or an optional computer
3		<u>softv</u>	<u>vare r</u>	naintenance contract for prewritten computer software that is a bundled
4		trans	actio	n and provides software upgrades or updates and support services.
5	SEC		13. <i>F</i>	MENDMENT. Subsection 2 of section 57-39.2-04 of the North Dakota
6	Century Co	de is a	amen	ded and reenacted as follows:
7	2.	Gros	s rec	eipts from the sales, furnishing, or service of passenger transportation
8		servi	ce ar	nd gross receipts from the sales, furnishing, or service of freight
9		trans	sporta	tion service when provided by a common carrier and title to the
10		trans	porte	d tangible personal property has passed from the seller to the purchaser.
11	SEC		i 4. <i>F</i>	MENDMENT. Subdivision a of subsection 26 of section 57-39.2-04 of
12	the North D	akota	Cent	ury Code is amended and reenacted as follows:
13		a.	"Dura	able medical equipment" means equipment, not including
14			mobi	lity-enhancing equipment, for home use, including repair and
15			repla	cement parts for such equipment, which:
16			(1)	Can withstand repeated use;
17			(2)	Is primarily and customarily used to serve a medical purpose;
18			(3)	Generally is not useful to a person in the absence of illness or injury;
19				and
20			(4)	Is not worn in or on the body.
21			"Dura	able medical equipment" includes equipment and devices designed or
22			inten	ded for ostomy care and management and equipment and devices used
23			exclu	sively for a person with bladder dysfunction. An exemption certificate is
24			not r	equired to obtain exemption. Repair and replacement parts as used in
25			<u>this c</u>	definition include all components or attachments used in conjunction with
26			<u>the c</u>	urable medical equipment. Repair and replacement parts do not include
27			items	s which are for single patient use only.
28	SEC		15. <i>F</i>	MENDMENT. Subdivision c of subsection 3 of section 57-39.2-04.1 of
29	the North D	akota	Cent	ury Code is amended and reenacted as follows:
30		C.	lf the	prepared food ratio is greater than seventy-five percent, utensils are
31			provi	ded to <u>by</u> the seller if they are made available to the purchaser. When

1		sellers with a food ratio greater than seventy-five percent sell items that
2		contain four or more servings packaged as one item and sold for a single
3		price, the item does not become prepared food unless the seller's practice is
4		to physically give or hand the purchaser utensils as in subdivision b. Serving
5		size is determined by the label of the item sold. If no label is available, the
6		seller will reasonably determine the number of servings.
7	SE	CTION 6. AMENDMENT. Section 57-39.4-05 of the North Dakota Century Code is
8	amended a	nd reenacted as follows:
9	57-	39.4-05. (304) Notice for state tax changes.
10	1.	Each member state shall lessen the difficulties faced by sellers when there is a
11		change in a state sales or use tax rate or base by making a reasonable effort to do
12		all of the following:
13		a. Provide sellers with as much advance notice as practicable of a rate change.
14		b. Limit the effective date of a rate change to the first day of a calendar quarter.
15		c. Notify sellers of legislative changes in the tax base and amendments to sales
16		and use tax rules and regulations.
17	2.	Failure of a seller to receive notice or failure of a member state to provide notice or
18		limit the effective date of a rate change shall not relieve the seller of its obligation to
19		collect sales or use taxes for that member state.
20	<u>3.</u>	Each member state failing to provide for at least thirty days between the enactment
21		of the statute providing for a rate change and the effective date of such rate
22		change shall relieve a seller of liability for failing to collect tax at the new effective
23		rate if:
24		a. The seller collected tax at the immediately preceding effective rate; and
25		b. The seller's failure to collect at the newly effective rate does not extend
26		beyond thirty days after the date of enactment of the new rate.
27	<u>4.</u>	Notwithstanding subsection 3, if the member state establishes that the seller
28		fraudulently failed to collect at the new rate or solicits purchasers based on the
29		immediately preceding effective rate, this relief does not apply.
30	<u>5.</u>	Member states may provide for relief of liability for failing to collect tax as a result of
31		a tax change beyond the liability relief required by subsection 3.

1	SEC		7. Subsection 9 of section 57-39.4-06 of the North Dakota Century Code is
2	created and	d enad	cted as follows:
3	<u>9.</u>	<u>Mak</u>	e databases provided under subsections 5, 6, 7, and 8 of this section available
4		<u>to a</u>	seller, or CSP by the first day of the month prior to the first day of a calendar
5		<u>qua</u>	rter. Databases must be in a format approved by the governing board and
6		<u>avai</u>	lable on each state's website or other location determination by the governing
7		boai	<u>rd.</u>
8	SEC		8. AMENDMENT. Subdivision d of subsection 2 of section 57-39.4-10 of the
9	North Dako	ta Ce	ntury Code is amended and reenacted as follows:
10		d.	Until December 31, 2009, florist Florist sales as defined by each member
11			state. Prior to this date, these items These sales must be sourced according
12			to the requirements of each member state.
13	SEC		9. AMENDMENT. Subsection 1 of section 57-39.4-11 of the North Dakota
14	Century Co	de is	amended and reenacted as follows:
15	1.	The	Except as provided in section 57-39.4-11.1, a retail sale, excluding lease or
16		renta	al, of a product shall be sourced as follows:
17		a.	When the product is received by the purchaser at a business location of the
18			seller, the sale is sourced to that business location.
19		b.	When the product is not received by the purchaser at a business location of
20			the seller, the sale is sourced to the location where receipt by the purchaser,
21			or the purchaser's donee, designated as such by the purchaser, occurs,
22			including the location indicated by instructions for delivery to the purchaser or
23			donee, known to the seller.
24		C.	When subdivisions a and b do not apply, the sale is sourced to the location
25			indicated by an address for the purchaser that is available from the business
26			records of the seller that are maintained in the ordinary course of the seller's
27			business when use of this address does not constitute bad faith.
28		d.	When subdivisions a, b, and c do not apply, the sale is sourced to the location
29			indicated by an address for the purchaser obtained during the consummation
30			of the sale, including the address of a purchaser's payment instrument, if no

1			other address is available, when use of this address does not constitute bad
2			faith.
3		e.	When none of the previous rules of subdivisions a, b, c, and d apply, including
4			the circumstance in which the seller is without sufficient information to apply
5			the previous rules, then the location will be determined by the address from
6			which tangible personal property was shipped, from which the digital good or
7			the computer software delivered electronically was first available for
8			transmission by the seller, or from which the service was provided,
9			disregarding for these purposes any location that merely provided the digital
10			transfer of the product sold.
11	SEC	CTIOI	N 10. Section 57-39.4-11.1 of the North Dakota Century Code is created and
12	enacted as	follov	NS:
13	<u>57-</u>	39.4- ⁻	11.1 (310.1) Election for origin-based sourcing.
14	<u>1.</u>	<u>A st</u>	ate that has local jurisdictions that levy or receive sales or use taxes may elect
15		to s	ource the retail sale of tangible personal property and digital goods under the
16		<u>pro</u> \	visions of this section in lieu of the provisions of subdivision b, c, and d of
17		<u>sub</u> :	section 1 of section 57-39.4-11 if the state complies with subsection 3 of this
18		sect	tion and the only exception to section 57-39.4-11 is for in subsection 2 of this
19		<u>sect</u>	tion.
20	<u>A st</u>	ate n	nay source retail sales, excluding lease or rental, of tangible personal property
21		<u>or d</u>	ligital good to the location where the order is received by the seller if:
22		<u>a.</u>	The order is received in the same state by the seller where receipt of the
23			product by the purchase or the purchaser's designated done occurs;
24		<u>b.</u>	The location where receipt of the product by the purchaser occurs is
25			determined under section 57-39.4-11(1)(b), (c), and (d); and
26		<u>C.</u>	At the time the order is received, the recordkeeping system of the seller used
27			to calculate the proper amount of sales or use tax captures the location where
28			the order is received.
29	<u>3.</u>	<u>A st</u>	ate electing to source sales under this section shall comply with all of the
30		follo	owing:

-		-
1	<u>a</u>	When the location where the order is received by the seller and the location
2		where the receipt of the product by the purchaser or the purchaser's
3		designated donee occurs as determined under subdivision b, c, and d
4		subsection 1 of 57-39.4-11 are in different states, the sale must be sourced
5		under the provisions of section 57-39.4-11.
6	<u>b.</u>	When the product is sourced under this section to the location where the
7		order is received by the seller, only the sales tax for the location where the
8		order is received by the seller may be levied. No additional sales or use tax
9		based on the location where the product is delivered to the purchaser may be
10		levied. The purchaser shall not be entitled to any refund if the combined state
11		and local rate at the location where the product is received by the purchaser is
12		lower than the rate where the order is received by the seller.
13	<u>C.</u>	A state may not require a seller to use a recordkeeping system that captures
14		the location where the order is received to calculate the proper amount of
15		sales or use tax.
16	<u>d.</u>	A purchaser shall not have an additional liability to the state for tax, penalty, or
17		interest on a sale for which the purchaser remits tax to the seller in the
18		amount invoiced by the seller if the invoice amount is calculated at either rate
19		applicable to the location where receipt by the purchaser occurs or at the rate
20		applicable to the location where the order is received by the seller. A
21		purchaser may rely on a written representation by the seller as to the location
22		where the order for the sale was received by the seller. When the purchaser
23		does not have a written representation by the seller as to the location where
24		the order for the sale was received by the seller, the purchaser may use the
25		seller's business address that is available from the purchaser's business
26		records maintained in the ordinary course of the purchaser's business to
27		determine the rate applicable to the location where the order was received.
28	<u>C.</u>	The location where the order is received by or on behalf of the seller means
29		the physical location of a seller or third party such, as an established outlet,
30		office location, or automated order receipt system operated by or on behalf of
31		the seller, where an order is initially received by or on behalf of the seller and

1		<u>not v</u>	where the order may be subsequently accepted, completed, or fulfilled.
2		<u>An o</u>	rder is received when all of the information necessary to determined
3		whet	ther the order can be accepted has been received by or on behalf of the
4		<u>selle</u>	r. The location from which a product is shipped must not be used in
5		<u>dete</u>	rmining the location where the order is received by the seller.
6	<u>f.</u>	<u>An s</u>	tate must provide for direct pay permits under section 57-39.4-27 and the
7		<u>requ</u>	irements of this subsection. Purchasers that remit sales and use tax
8		unde	er the direct pay permit shall remit tax at the rate in effect for the location
9		whe	re receipt of the by product by the purchaser occurs or the product is first
10		usec	as determination by state law. A state may establish reasonable
11		three	sholds at which the state will consider direct pay applications, provided
12		<u>the t</u>	hreshold must be based upon purchasers with no distinction between
13		taxa	ble and non-taxable purchases. THe state shall establish a process for
14		appl	cation for direct pay permit as provided in this chapter. The state may
15		<u>requ</u>	ire the direct pay permit applicant to demonstrate:
16		<u>(1)</u>	An ability to comply with the sales and use tax laws of the state;
17		<u>(2)</u>	A business purpose for seeking a direct payment permit and how the
18			permit will benefit tax compliance; and
19		<u>(3)</u>	Proof of good standing under the tax laws of the state. The state shall
20			review all permit applications in a timely manner. Notification of
21			authorization or denial must be received by applicants within one
22			hundred twenty-days of application. The state may not limit direct pay
23			permit applicants to businesses engaged in manufacturing or
24			businesses that do not know the ultimate use of the product at the time
25			of the purchase.
26	<u>g.</u>	Whe	n taxable services are sold within tangible personal property or digital
27		prod	ucts under a single contract or in the same transaction, are billed on the
28		<u>sam</u>	e billing statement, and because of the application of this section, would
29		<u>be s</u>	ourced to different jurisdictions, as a state shall elect either origin
30		sour	cing or destination sourcing to determine a single situs for the transaction.

1			The state election is required until the governing board adopts a uniform
2			methodology to address these sales.
3		<u>h.</u>	A state that elects to source the sale of tangible personal property and digital
4			goods under the provisions of this section shall inform the governing board of
5			the election.
6	<u>4.</u>	<u>Cor</u>	mpliance with the provisions of this section satisfies a state's eligibility for
7		me	mbership in this agreement as follows:
8		<u>a.</u>	If a state is in substantial compliance with the provisions of this agreement
9			other than sourcing of sales of tangible personal property and digital goods as
10			provided in section 57-39.4-11, and elects to source sales of tangible personal
11			property and digital goods under this section, the state may become an
12			associate member state in the same manner as provided for states to become
13			full members states under Article VIII of the agreement.
14		<u>b.</u>	On or after January 1, 2010, a state that becomes an associate member
15			state under this subsection shall automatically becomes a full member state,
16			provided that at least five states which are not full member states on
17			December 31, 2007, are determined to be in substantial compliance with the
18			provisions of the agreement other than sourcing sales of tangible personal
19			property and digital good under section 57-39.4-11, and the state has notified
20			the governing board of an election under subsection 3(h) of this section to
21			source sales under this section and has been found to be in substantial
22			compliance with the provisions of this section.
23		<u>C.</u>	This section shall be fully effective for all purposes on or after January 1,
24			2010, provided at least five states which are not full member states on
25			December 31, 2007, have been found to be in substantial compliance with the
26			provisions of the agreement other than sourcing sales of tangible personal
27			property and digital goods under section 57-39.4-11 and have notified the
28			governing board of an election under subsection 3(h) of this section to
29			sources sales under this section and have been found to be in substantial
30			compliance with the provisions of this section. States electing to source sales

1		under this section after that time may become full member states if all other			
2		requirements for membership are satisfied.			
3	SECTION 11. Section 57-39.4-14.1 of the North Dakota Century Code is created and				
4	enacted as	follows:			
5	<u>57-</u>	39.4-14.1 (313.1) Elections for origin-based direct mail sourcing.			
6	<u>1.</u>	Notwithstanding sections 57-39.4-11, 57-39.4-11.1, and 57-39.4-14, a member			
7		state may elect to source the sale of all direct mail delivered or distributed from a			
8		location within the state and delivered or distributed to a location within the state			
9		under this section.			
10	<u>2.</u>	If the purchaser provides the seller with a direct pay permit or an exemption			
11		certificate claiming direct mail, the seller is relieved of all obligations to collect, pay,			
12		or remit the applicable tax and the purchase is obligated to pay or remit the			
13		applicable tax on a direct pay basis. An exemption certificate claiming direct mail			
14		shall remain in effect for all future sales of direct mail by the seller to the purchaser			
15		until it is revoked in writing.			
16	<u>3.</u>	Except as provided in subsection 2 of this subsection, the seller shall collect the tax			
17		according to subsection 1 of section 57-39.4-11. To the extent the seller knows			
18		that a porting of the sale of direct mail will be delivered or distributed to a location			
19		in another state, the seller shall collect the tax on the portion according to section			
20		<u>57-39.4-14.</u>			
21	<u>4.</u>	Nothing in this section limits a purchaser's obligation for sales or sue tax to any			
22		state to which the direct mail is delivered, except that a purchaser whose direct			
23		mail is sourced under subsection 3 of this section shall owe no additional sales or			
24		use tax to that state based on where the purchaser uses or delivers the direct mail			
25		in the state.			
26	<u>5.</u>	A member state that elects to source the sale of direct mail under the provisions of			
27		the section shall inform the governing board in writing at least sixty days prior to			
28		the beginning of the calendar quarter such election begins.			
29	SEC	CTION 12. AMENDMENT. Subsection 4 of section 57-39.4-22 of the North Dakota			
30	Century Co	de is amended and reenacted as follows:			

1	4.		The	governing board may certify a certified service provider only if that certified
2			serv	ice provider certifies that:
3			a.	Its system has been designed and tested to ensure that the fundamental
4				precept of anonymity is respected;
5			b.	That personally Personally identifiable information is only used and retained
6				to the extent necessary for the administration of model 1 with respect to
7				exempt purchasers and for proper identification of taxing jurisdictions;
8			C.	It provides consumers clear and conspicuous notice of its information
9				practices, including what information it collects, how it collects the information,
10				how it uses the information, how long, if at all, it retains the information and
11				whether it discloses the information to member states. Such notice shall be
12				satisfied by a written privacy policy statement accessible by the public on the
13				official web site of the certified service provider;
14			d.	Its The collection, use, and retention of personally identifiable information will
15				be limited to that required by the member states to ensure the validity of
16				exemptions from taxation that are claimed by reason of a consumer's status
17				or the intended use of the goods or services purchased, and for
18				documentation of the correct assignment of taxing ; jurisdictions; and
19			e.	It provides adequate technical, physical, and administrative safeguards so as
20				to protect personally identifiable information from unauthorized access and
21				disclosure.
22	S	EC	TION	13. AMENDMENT. Section 57-39.4-23 of the North Dakota Century Code is
23	amended	l ar	nd ree	enacted as follows:
24	5	7-3	9.4-2	23. (322) Sales tax holidays.
25	1.		lf a r	member state allows for temporary exemption periods, commonly referred to
26			as s	ales tax holidays, the member state shall:
27			a.	Not apply an exemption after December 31, 2003, unless the items to be
28				exempted are specifically defined in the agreement part II or part III (B) of the
29				library definitions and the exemptions are uniformly applied to state and local
30				sales and use taxes.

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1		b.	Provide notice of the exemption period at least sixty days prior to the first day
2			of the calendar quarter in which the exemption period will begin.
3		<u>C.</u>	Not apply an entity- or use-based exemption except a member state may limit
4			a product-based exemption to items purchased for personal or nonbusiness
5			<u>use.</u>
6		<u>d.</u>	Not require a seller to obtain an exemption certificate or other certification
7			from a purchaser for items to be exempted during a sales tax holiday.
8	2.	Αm	ember state may establish a sales tax holiday that utilizes price thresholds set
9		by s	such state and the provisions of the agreement on the use of thresholds shall
10		not	apply to exemptions provided by a state during a sales tax holiday. In order to
11		prov	vide uniformity, a price threshold established by a member state for exempt
12		item	ns shall include only items priced below the threshold. A member state shall not
13		exe	mpt only a portion of the price of an individual item during a sales tax holiday.
14	3.	The	egoverning board shall establish procedures to provide uniformity for the
15		adm	ninistrative issues involved with the implementation of a sales tax holiday.
16		The	ese issues include:
17		a.	Treatment of layaway purchases;
18		b.	Exempt and nonexempt items that are packaged together;
19		c.	Treatment of coupons or discounts;
20		d.	Splitting of items normally sold together;
21		e.	Treatment of rainchecks;
22		f.	Exchanges;
23		g.	Shipping and handling charges;
24		h.	Service charges;
25		i.	Restocking fees; and
26		j.	Order date and back orders. The following procedures are to be used by
27			member states in administering a sales tax holiday exemption:
28		<u>a.</u>	Layaway sales. A sale of eligible property under a layaway sale qualifies for
29			exemption if:
30			(1) Final payment on a layaway order is made by, and the property is given
31			to, the purchaser during the exemption period; or

1		(2) The purchaser selects the property and the retailer accepts the order
2		for the item during the exemption period, for immediate delivery upon
3		full payment, even if delivery is made after their exemption period.
4	<u>b.</u>	Bundled sales. Member states will follow the same procedure during the
5		sales tax holiday as agreed upon for handling a bundled sale at other times.
6	<u>C.</u>	Discounts and coupons. A discount by a seller reduces the sales price of
7		property and the discounted sales price determines whether the sales price is
8		within a sales tax holiday process threshold of a member state. A coupon that
9		reduces that sales price is treated as a discount if the seller is not reimbursed
10		for the coupon amount by a third-party. If a discount applies to the total
11		amount paid by a purchaser rather than to the sales price of a particular item
12		and the purchase has purchased both eligible property and taxable property,
13		the seller shall allocate the discount based on the total sale prices of the
14		taxable property compared to the total sales prices of all property sold in the
15		same transaction.
16	<u>d.</u>	Splitting of items normally sold together. Items that are normally sold as
17		single unit must continue to be sold in that manner and cannot be priced
18		separately and sold as individual items in order to obtain a sales tax holiday.
19	<u>e.</u>	Rain checks. A rain check is means to allow a customer to purchase an item
20		at a certain price at a later time because the particular item was out of stock.
21		Eligible property that is purchased during the exemption period with use of a
22		rain check qualifies for the exemption regardless of when the rain check was
23		issued. Issuance of a rain check during the exemption period does not qualify
24		eligible property for the exemption if the property is purchased after the
25		exemption period.
26	<u>f.</u>	Exchanges. The procedure for an exchange of eligible property purchased
27		during a sales tax holiday is as follows:
28	<u>(1)</u>	If a customer purchases an item of eligibility property during the exemption
29		period, and later exchanges the item for a similarly eligible item, even if a
30		different size, different color, or other feature, no additional tax is due if the
31		exchange is made after the exemption period.

1	<u>(2)</u>	<u>lf a c</u>	customer purchases an item of eligibility property during the exemption
2		peric	od, and returns the item and receives credit on the purchase of a different
3		item	after the exemption period, the appropriate sales tax is due on the sales
4		of the	e newly purchased item.
5		<u>(3)</u>	If a customer purchases an item of eligible property before the
6			exemption period, returns the item, and receives credit on the purchase
7			of a different item of eligible property during the exemption period, no
8			sales tax is due on the sale of the new item if the new item is purchased
9			during the exemption period.
10	<u>g.</u>	<u>Deliv</u>	very charges. Delivery charges, including shipping, handling, and service
11		char	ges, are part of the sales price of eligible property unless a member state
12		<u>defin</u>	es "sales price" to exclude such charges. For the purpose of determining
13		<u>a sal</u>	es tax holiday, price threshold, if all the property in a shipment qualifies
14		<u>as el</u>	igible property and the sales price for each item is the shipment is within
15		<u>the s</u>	ales tax holiday price threshold, the seller does not have to allocate the
16		<u>deliv</u>	ery charge to determine if the price threshold is exceeded and the
17		<u>shipr</u>	ment will be considered a sale of eligible products. If the shipment
18		<u>inclu</u>	des eligible property and taxable property, including an eligible item with
19		<u>a sal</u>	es price in excess of the price threshold, the seller should allocate the
20		<u>deliv</u>	ery charge by using:
21		<u>(1)</u>	A percentage based on the total sales prices of the taxable property
22			compared to the total sales prices of all property in the shipment; or
23		<u>(2)</u>	A percentage based on the total weight of the taxable property
24			compared to the total weight of all property in the shipment. the seller
25			must tax the percentage of the delivery charge allocated to the taxable
26			property but is not required to tax the percentage allocated to the
27			eligible property.
28	<u>h.</u>	<u>Orde</u>	er date and back orders. For the purpose of a sales and tax holiday,
29		<u>eligik</u>	ble property qualifies for exemption if:
30		<u>(1)</u>	The item is both delivered to and paid for by the customer during the
31			exemption period; or

1			(1) The customer orders and pays for the item and the seller accepts the
2			order during the exemption period for immediate shipment, even if
3			delivery is made after the exemption period. For purposes of this
4			subsection, the seller accepts an order when the seller has taken action
5			to fill the order for immediate shipment. Actions to fill an order include
6			placement of an "in date" stamp on the mail order or assignment of an
7			"order number" to a telephone order. An order is for immediate
8			shipment when the customer does not request delay shipment. An
9			order is for immediate shipment notwithstanding that the shipment may
10			be delayed because of a backlog of orders or because stock is currently
11			unavailable to or on back order by the seller.
12		<u>i.Re</u>	turns. For a sixty day period immediately after the sales tax holiday exemption
13			period, when a customer returns an item that would qualify for the exemption,
14			no credit for or refund of sales tax shall be given unless the customer provides
15			a receipt or invoice that shows tax was paid, or the seller has sufficient
16			documentation to show that tax was paid on the specific item. This sixty day
17			period is solely for the purpose of designating a time period during which the
18			customer must provide documentation that shows that sales tax was paid on
19			returned merchandise. The sixty days period dos not require the seller to
20			change the seller's policy on the time period during which the seller will
21			accept returns.
22		j.	Different time zones. The time zone of the seller's location determines the
23			authorized time period for a sales tax holiday when the purchaser is located in
24			one time zone and a seller is located in another.
25	SEC		14. AMENDMENT. Subsection 3 of section 57-39.4-28 of the North Dakota
26	Century Co	de is	amended and reenacted as follows:
27	3.	Exc	ept as specifically provided in section 57-39.4-15 sections 57-39.4-17 and
28		<u>57-3</u>	<u>39.4-33.1</u> and the library of definitions, a member state shall impose a sales or
29		use	tax on all products or services included within each part II or part III(B)
30		defi	nition or exempt from sales or use tax all products or services within each

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1		definition. The requirements of this section shall apply only to part III(B) definitions
2		to the extent such definitions are used in the administration of a sales tax holiday.
3	SEC	CTION 15. AMENDMENT. Section 57-39.4-29 of the North Dakota Century Code is
4	amended a	nd reenacted as follows:
5	57-3	39.4-29. (328) Taxability matrix.
6	1.	To ensure uniform application of terms defined in the library of definitions, each
7		member state shall complete a taxability matrix adopted by the governing board.
8		The member state's entries in the matrix shall be provided and maintained in a
9		data base that is in a downloadable format approved by the governing board. A
10		member state shall provide notice of changes in the taxability of the products or
11		services listed in the taxability matrix as required by the governing board.
12	2.	A member state shall relieve sellers and certified service providers from liability to
13		the member state and its local jurisdictions for having charged and collected the
14		incorrect amount of sales or use tax resulting from the seller or certified service
15		provider relying on erroneous data provided by the member state in the taxability
16		matrix.
17	<u>3.</u>	If a state levies and use tax on a specified digital product and provides an
18		exemption for an item within the definition of such specified digital product under
19		subsection 8 of section 57-39.4-33.1, such exemption must be noted in the
20		taxability matrix.
21	<u>4.</u>	Each state provides for a sales tax holiday under section 57-39.4-23 shall, in a
22		format approved by the governing board, give notice in the taxability of the
23		products for which a tax exemption is provided.
24	SEC	CTION 16. Subsection 4 of section 57-39.4-32 of the North Dakota Century Code is
25	created and	d enacted as follows:
26	<u>4.</u>	In the case of a transaction that includes an "optional computer software
27		maintenance contract" for prewritten computer software and the state otherwise
28		has not specifically imposed tax on the retail sale of computer software
29		maintenance contracts, the following provisions apply:

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1		<u>a.</u>	If an optional computer software maintenance contract only obligates the
2			vendor to provide upgrades and updates, it will be characterized as a sales of
3			prewritten computer software.
4		<u>b.</u>	If an optional computer software maintenance contract only obligates the
5			vendor to provide support services, it will be characterized as a sale of
6			services.
7		<u>C.</u>	If an optional computer software maintenance contract is a bundled
8			transaction in which both taxable and nontaxable or exempt products that are
9			separately itemized on the invoice or similar billing document, the contract
10			shall be characterized as all taxable.
11	SEC	стю	N 17. Section 57-39-33.1 of the North Dakota Century Code is created and
12	enacted as	follo	WS:
13	<u>57-</u>	39.4-	33.1. Specified digital products.
14	<u>1.</u>	<u>A n</u>	nember state shall not include "specified digital product", "digital audio-visual
15		<u>woi</u>	ks", "digital audio works", or "digital books" within its definition of "ancillary
16		<u>ser</u>	vices", "computer software", "telecommunication services", or "tangible personal
17		pro	perty". This restriction applies whether the "specified digital product" is sold to a
18		pur	chaser who is an end-user or to a purchaser with less than the right of
19		per	manent use granted by the seller, or use by the purchaser which is conditioned
20		<u>upc</u>	on continued payment from the purchaser. Until January 1, 2010, the exclusion
21		<u>of</u> "	specified digital products" from the definition of "tangible personal property"
22		doe	es not affect the classification of products transferred electronically that are not
23		incl	uded within the definition of "specified digital products" as being included in, or
24		exc	luded from, the definition of "tangible personal property".
25	<u>2.</u>	For	purposes of subsection 3 of section 57-39.4-28 and the taxability matrix,
26		<u>"dig</u>	jital audio-visual works", "digital audio works", and "digital books" are separate
27		<u>def</u>	initions.
28	<u>3.</u>	<u>lf a</u>	state imposes a sales or use tax on products transferred electronically
29		<u>sep</u>	parately from its imposition of tax on "tangible personal property", the state will
30		not	be required to use the terms "specified digital products", "digital audio visual

1		wor	ks", "digital audio works", or "digital books", or enact an additional or separate
2		sale	es or use tax on any "specified digital product".
3	<u>4.</u>	For	purposes of the agreement:
4		<u>a.</u>	A statute imposing a tax on "specified digital products", "digital audio-visual
5			works", "digital audio works", or "digital books" and, after january 1, 2010, a
6			tax on any other product transferred electronically must be construed as only
7			imposing the tax on a sale to a purchaser who is an end-user unless the
8			statute specifically imposes and separately enumerates the tax on a sale to a
9			purchaser who is not an end-user. For purposes of this section, an "end-user"
10			includes any person other than a person who receives by contract a product
11			transferred electronically for further commercial broadcast, rebroadcast,
12			transmission, retransmission, licensing, relicensing, distribution, redistribution,
13			or exhibition of the product, in whole or in part, to another person or persons.
14			A person who purchases products transferred electronically, or the code for
15			specified digital products for the purpose of giving away such products or
16			code shall not be considered to have engaged in the distribution or
17			redistribution of such products or code and shall be treated as an end user.
18		<u>b.</u>	A statute imposing a tax on "specified digital products", "digital audio-visual
19			works", "digital audio works", or "digital books" and, after January 1, 2010, on
20			any other product transferred electronically must be construed as only
21			imposing tax on a sale with the right of permanent use granted by the seller
22			unless the statute specifically imposes and separately enumerates the tax on
23			a sale with the right of less than permanent use granted by the seller. For
24			purposes of this section "permanent" means perpetual or for an indefinite or
25			unspecified length of time. A right of permanent use shall be presume to have
26			been granted unless the agreement between the seller and the purchaser
27			specifies or the circumstances surrounding the transaction suggest or indicate
28			that the right to use terminates on the occurrence of a condition subsequent.
29		<u>C.</u>	A statute imposing a tax on "specified digital products", "digital audio-visual
30			works", "digital audio works", or "digital books" and, after January 1, 2010, on
31			any other product transferred electronically shall be construed as only

1		imposing tax on a sale which is not conditioned upon continued payment from
2		the purchaser unless the statute specifically imposes and separately
3		enumerates the tax on a sale which is conditioned upon continued payment
4		from the purchaser.
5		d. A member state which imposes a sales or use tax on the sale of a product
6		transferred electronically to a person other than the end user or on a sale with
7		the right of less than permanent use granted by the seller or which is
8		conditioned upon continued payment from the purchaser shall so indicate in
9		its taxability matrix in a format approved by the governing board.
10	<u>5.</u>	Nothing in this section or the definition of "specified digital products" shall limit a
11	_	state's right to impose a sales or use tax or exempt from sales or use tax any
12		products or services that are outside the definition of "specified digital products".
13	<u>6.</u>	A state may treat a subscription to products transferred electronically differently
14		than a nonsubscription purchase of such product. For purposes of this section
15		"subscription" means an agreement with a seller that grants a consumer the right
16		to obtain products transferred electronically from within one or more product
17		categories having the same tax treatment, in a fixed quantity or for a fixed period of
18		time, or both.
19	<u>7.</u>	The tax treatment of a "digital code" shall be the same as the tax treatment of the
20		"specified digital product" or product transferred electronically to which the "digital
21		code" relates. The retail sale of the "digital code" shall be considered the
22		transaction for purposes of the agreement. For purposes of this section, "digital
23		code" means a code, which provides a purchaser with a right to obtain one or more
24		such products having the same tax treatment. A "digital code" may be obtained by
25		any means, including e-mail or by tangible means regardless of its designation as
26		<u>"song code", "video code", or "book code".</u>
27	<u>8.</u>	Notwithstanding the provisions of section 57-39.4-17, a member state may provide
28		a product based exemption for specific items within the definition of "specified
29		digital products", provided the items which are not transferred electronically must
30		also be granted a product-based exemption by the member state.

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1	<u>9.</u>	For purposes of this section, and section 57-39.4-33.2, the term "transferred
2		electronically" means obtained by the purchaser by means other than tangible
3		storage media.
4	SEC	CTION 18. Section 57-39.4-33.2 of the North Dakota Century Code is created and
5	enacted as	follows:
6	<u>57-3</u>	39.4-33.2. Use of specified digital products. A member state shall not include
7	any product	t transferred electronically in its definition of "tangible personal property". "Ancillary
8	<u>services", "</u>	computer software", and "telecommunication services" are excluded from the phrase
9	<u>"products tr</u>	ansferred electronically".
10	SEC	CTION 19. AMENDMENT. Section 57-39.4-35 of the North Dakota Century Code is
11	amended a	nd reenacted as follows:
12	57-3	39.4-35. (502) State review and approval of certified automated system
13	software a	nd certain liability relief.
14	1.	Each member state shall review software submitted to the governing board for
15		certification as a certified automated system as provided for in this chapter. Such
16		review shall include a review to determine that the program adequately classifies
17		the state's product-based exemptions accurately reflects the taxability of the
18		product categories included in the program. Upon completion of the review
19		approval by the state, the state shall certify to the governing board its acceptance
20		of the classifications made by the system <u>determination of the taxability of the</u>
21		product categories included in the program.
22	2.	Each member state shall relieve certified service providers and model 2 sellers
23		from liability to the member state and local jurisdictions for not collecting sales or
24		use taxes resulting from the certified service provider or model 2 seller relying on
25		the certification provided by the member state.
26	3.	Each member state shall provide relief from liability to certified service providers for
27		not collecting sales and use taxes in the same manner as provided to sellers under
28		the provisions of section 57-39.4-18.
29	4.	The governing board and the member states shall not be responsible for
30		classification of an item or transaction within the product-based exemptions
31		product category certified. The relief from liability provided in this section shall not

- be available for a certified service provider or model 2 seller that has incorrectly
 classified an item or transaction into a product based exemption product category
 certified by a member state. This subsection shall not apply to the individual listing
 of items or transactions within a product definition approved by the governing
 board or the member states.
- A <u>If a member state determines that an item or transaction is incorrectly classified</u>
 as to its taxability, it shall notify the certified service provider or model 2 seller of
 the incorrect classification. The certified service provider or model 2 seller shall
 have ten days to revise the classification after receipt of notice from the member
 state of the determination. Upon expiration of the ten days, the certified service
 provider or model 2 seller shall be liable for the failure to collect the correct amount
 of sales or use taxes due and owing to the member state.
- SECTION 20. AMENDMENT. Subsection 1 of section 57-40.2-01 of the North Dakota
 Century Code is amended and reenacted as follows:
- 15 1. "Business", "commissioner", <u>"certified automated system", "certified service</u>
- provider", "computer software contract", "farm machinery", "gross receipts", "lease
 or rental", "local governmental unit", <u>"mandatory computer software maintenance</u>
 <u>contract</u>", "optional computer software maintenance contract", "person", "relief
 agency", "retail sale", "sale", and "tangible personal property", each has the
 meaning given to it in section 57-39.2-01.
- 21 **SECTION 21. AMENDMENT.** Subdivision a of subsection 12 of section 57-40.2-04 of 22 the North Dakota Century Code is amended and reenacted as follows:
- 23a."Durable medical equipment" means equipment, not including24mobility-enhancing equipment, for home use, including repair and25replacement parts for such equipment, which:
 - (1) Can withstand repeated use;

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- (2) Is primarily and customarily used to serve a medical purpose;
- 28 (3) Generally is not useful to a person in the absence of illness or injury;
 29 and
 - (4) Is not worn in or on the body.

1	"Durable medical equipment" includes equipment and devices designed or
2	intended for ostomy care and management and equipment and devices used
3	exclusively for a person with bladder dysfunction. An exemption certificate is
4	not required to obtain exemption. Repair and replacement parts as used in
5	this definition include all components or attachments used in conjunction with
6	the durable medical equipment. Repair and replacement parts do not include
7	items which are for single patient use only.
-	CECTION 22 AMENDMENT Out division a stautes stion 2 of eastion 57.40.2.044 of
8	SECTION 22. AMENDMENT. Subdivision c of subsection 3 of section 57-40.2-04.1 of
8 9	the North Dakota Century Code is amended and reenacted as follows:
9	the North Dakota Century Code is amended and reenacted as follows:
9 10	the North Dakota Century Code is amended and reenacted as follows:c. If the prepared food ratio is greater than seventy-five percent, utensils are
9 10 11	 the North Dakota Century Code is amended and reenacted as follows: c. If the prepared food ratio is greater than seventy-five percent, utensils are provided to by the seller if they are made available to the purchaser. When
9 10 11 12	 the North Dakota Century Code is amended and reenacted as follows: c. If the prepared food ratio is greater than seventy-five percent, utensils are provided to by the seller if they are made available to the purchaser. When sellers with a food ratio greater than seventy-five percent sell items that

to physically give or hand the purchaser utensils as in subdivision b. Serving
size is determined by the label of the item sold. If no label is available, the
seller will reasonably determine the number of servings.

18 SECTION 23. EFFECTIVE DATE. This Act is effective for taxable events occurring 19 after June 30, 2009.