Sixty-third Legislative Assembly of North Dakota

SENATE BILL NO. 2090

Introduced by

Finance and Taxation Committee

(At the request of the Tax Commissioner)

- 1 A BILL for an Act to amend and reenact section 57-39.2-02.1, subsections 22 and 35 of section
- 2 57-39.2-04, sections 57-39.2-08.2 and 57-40.2-02.1, and subsections 10 and 18 of section
- 3 57-40.2-04 of the North Dakota Century Code, relating to sales and use tax on manufactured
- 4 homes; and to provide an effective date.

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

6 SECTION 1. AMENDMENT. Section 57-39.2-02.1 of the North Dakota Century Code is
 7 amended and reenacted as follows:

8 **57-39.2-02.1.** Sales tax imposed.

- 9 1. Except as otherwise expressly provided in subsection 2 for sales of mobile homesused for residential or business purposes, and except as otherwise expressly provided
 in this chapter, there is imposed a tax of five percent upon the gross receipts of
 retailers from all sales at retail, including the leasing or renting of tangible personal
 property as provided in this section, within this state of the following to consumers or
- 14 users:
- a. Tangible personal property, consisting of goods, wares, or merchandise, except mobile homes used for residential or business purposes and including bundled
 transactions consisting entirely of tangible personal property.
- b. The furnishing or service of communication services including one-way and
 two-way telecommunications services or steam other than steam used for
 processing agricultural products.
- c. Tickets or admissions to places of amusement or entertainment or athletic
 events, including amounts charged for participation in an amusement,
 entertainment, or athletic activity.
- 24 d. Magazines and other periodicals.

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1	e.	The	leasing or renting of a hotel or motel room or tourist court accommodations.	
2	f.	The	leasing or renting of tangible personal property the transfer of title to which	
3		has	not been subjected to a retail sales tax under this chapter or a use tax under	
4		cha	pter 57-40.2.	
5	g.	Sale	e, lease, or rental of a computer and prewritten computer software, including	
6		prev	written computer software delivered electronically or by load and leave. For	
7		purposes of this subdivision:		
8		(1)	"Computer" means an electronic device that accepts information in digital or	
9			similar form and manipulates it for a result based on a sequence of	
10			instructions.	
11		(2)	"Computer software" means a set of coded instructions designed to cause a	
12			computer or automatic data processing equipment to perform a task.	
13		(3)	"Delivered electronically" means delivered from the seller to the purchaser	
14			by means other than tangible storage media.	
15		(4)	"Electronic" means relating to technology having electrical, digital, magnetic,	
16			wireless, optical, electromagnetic, or similar capabilities.	
17		(5)	"Load and leave" means delivery to the purchaser by use of a tangible	
18			storage media when the tangible storage media is not physically transferred	
19			to the purchaser.	
20		(6)	"Prewritten computer software" means computer software, including	
21			prewritten upgrades, which is not designed and developed by the author or	
22			other creator to the specifications of a specific purchaser. The combining of	
23			two or more "prewritten computer software" programs or prewritten portions	
24			thereof does not cause the combination to be other than "prewritten	
25			computer software". "Prewritten computer software" includes software	
26			designed and developed by the author or other creator to the specifications	
27			of a specific purchaser when it is sold to a person other than the purchaser.	
28			If a person modifies or enhances "computer software" of which the person is	
29			not the author or creator, the person is deemed to be the author or creator	
30			only of such person's modifications or enhancements. "Prewritten computer	
31			software" or a prewritten portion thereof that is modified or enhanced to any	

1			degree, if such modification or enhancement is designed and developed to			
2			the specifications of a specific purchaser, remains "prewritten computer			
3			software". However, if there is a reasonable, separately stated charge or an			
4			invoice or other statement of the price given to the purchaser for such			
5			modification or enhancement, such modification or enhancement shall not			
6			constitute "prewritten computer software".			
7		h.	A mandatory computer software maintenance contract for prewritten computer			
8			software.			
9		i.	An optional computer software maintenance contract for prewritten computer			
10			software that provides only software upgrades or updates or an optional			
11			computer software maintenance contract for prewritten computer software that is			
12			a bundled transaction and provides software upgrades or updates and support			
13			services.			
14	2.	ThereFor purposes of manufactured homes, as defined in section 41-09-02, there is				
15		imposed a tax of three percent upon the:				
16		<u>a.</u>	grossGross receipts of retailers from all sales at retail of mobilemanufactured			
17			homes used for residential or business purposes, except as provided in			
18			subsection 35 of section 57-39.2-04; or			
19		<u>b.</u>	Dealer's cost to purchase the manufactured home if the manufactured home is			
20			sold in conjunction with installation in this state, and tax has not previously been			
21			paid under subdivision a.			
22		Installation of a manufactured home includes any method established under section				
23		<u>54-21.3-08</u> .				
24	SEC	CTION 2. AMENDMENT. Subsections 22 and 35 of section 57-39.2-04 of the North				
25	Dakota	Century Code are amended and reenacted as follows:				
26	22.	Gross receipts from the leasing or renting of factory manufactured homes, including-				
27		mobile homes, modular living units, or sectional homes, whether or not placed on a				
28		permanent foundation, for residential housing for periods of thirty or more consecutive				
29		days and the gross receipts from the leasing or renting of a hotel or motel room or				
30		tourist court accommodations occupied by the same person or persons for residential				
31		hou	sing for periods of thirty or more consecutive days.			

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Gross receipts from the sale of a mobilemanufactured home which that has been sold,
 bargained, exchanged, given away, or transferred by the person who first acquired it
 from a retailer in a sale at retail and upon which the North Dakota sales tax has
 previously been imposed.

5 SECTION 3. AMENDMENT. Section 57-39.2-08.2 of the North Dakota Century Code is
6 amended and reenacted as follows:

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57-39.2-08.2. Sales tax to be added to purchase price and be a debt.

- 8 1. Except as otherwise provided in subsection 2, retailers shall add the tax imposed
 9 under this chapter, or the average equivalent thereof, to the sales price or charge, and
 10 when added, such tax constitutes a part of such price or charge, is a debt from the
 11 consumer or user to the retailer until paid, and is recoverable at law in the same
 12 manner as other debts.
- A retailer shall determine the amount of tax charged to and received from each purchaser by use of a formula that applies the applicable tax rate to each taxable item or total purchase and the product must be carried to the third decimal place. Amounts of tax less than one-half of one cent must be disregarded and amounts of tax of one-half of one cent or more must be considered an additional cent of tax. When a local sales tax applies, the determination of tax charged to and received from each customer will be applied to the aggregated state and local taxes.
- 20 2. On retail sales of mobilemanufactured homes used for residential or business 21 purposes, except as provided in subsection 35 of section 57-39.2-04, and of farm-22 machinery, farm machinery repair parts, and irrigation equipment used exclusively for-23 agricultural purposes, retailers shall add the tax imposed under this chapter, or the 24 average equivalent thereof, to the sales price or charge, and when added, such tax 25 constitutes a part of such price or charge, is a debt from the consumer or user to the 26 retailer until paid, and is recoverable at law in the same manner as other debts. In 27 adding such tax to the price or charge, retailers shall add to it three percent of such 28 price or charge.

SECTION 4. AMENDMENT. Section 57-40.2-02.1 of the North Dakota Century Code is
 amended and reenacted as follows:

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- 1 57-40.2-02.1. Use tax imposed. 2 Except as otherwise expressly provided in subsection 2 for purchases of mobile-1. 3 homes used for residential or business purposesthis chapter, an excise tax is imposed 4 on the storage, use, or consumption in this state of tangible personal property 5 purchased at retail for storage, use, or consumption in this state, at the rate of five 6 percent of the purchase price of the property. Except as limited byprovided in section 7 57-40.2-11, an excise tax is imposed on the storage, use, or consumption in this state 8 of tangible personal property not originally purchased for storage, use, or consumption 9 in this state at the rate of five percent of the fair market value of the property at the 10 time it was brought into this state. 11 AnFor purposes of manufactured homes, as defined in section 41-09-02, an excise tax 2. 12 is imposed on the storage, use, or consumption in this state of mobilemanufactured 13 homes used for residential or business purposes, except as provided in 14 subsection 1918 of section 57-40.2-04 purchased at retail for storage, use, or 15 consumption in this state at the rate of three percent of the purchase price thereof. 16 Except as limited by provided in section 57-40.2-11, and except as provided in 17 subsection 35 of section 57-39.2-04, an excise tax is imposed on the storage, use, or 18 consumption in this state of a mobilemanufactured home used for residential or 19 business purposes at the rate of three percent of the fair market value of a 20 mobilemanufactured home used for residential or business purposes at the time it was
- 21 brought into this state. <u>A manufactured home removed from North Dakota for</u>
- 22 installation in another state is not stored, used, or consumed in this state. Installation
- 23 of a manufactured home includes any method established under section 54-21.3-08.
- 24 3. Repealed by S.L. 2007, ch. 529, § 7.
- In the case of a contract awarded for the construction of highways, roads, streets,
 bridges, and buildings prior to December 1, 1986, the contractor receiving the award shall be liable only for the sales or use tax at the rate of tax in effect on the date of
 contract.
- 5. An excise tax is imposed on the fair market value of sand or gravel severed when
 sand or gravel is not sold at retail as tangible personal property by the person severing
 the sand or gravel. If the sand or gravel is not sold at retail by the person severing the

1		sand or gravel, it must be presumed until the contrary is shown by the commissioner
2		or by the person severing the sand or gravel that the fair market value is eight cents
3		per ton of two thousand pounds [907.18 kilograms]. If records are not kept as to the
4		tonnage of sand or gravel severed from the soil, it must be presumed for the purpose
5		of this chapter that one cubic yard [764.55 liters] of sand or gravel is equal to one and
6		one-half tons [1360.78 kilograms] of sand or gravel.
7	SEC	CTION 5. AMENDMENT. Subsections 10 and 18 of section 57-40.2-04 of the North
8	Dakota	Century Code are amended and reenacted as follows:
9	10.	Gross receipts from the leasing, or renting, for residential housing, for periods of more
10		than thirty consecutive days, of factory manufactured homes, including mobile homes,
11		modular living units, or sectional homes, whether or not placed on a permanent
12		foundation.
13	18.	Gross receipts from the sale of a mobilemanufactured home which that has been sold,
14		bargained, exchanged, given away, or transferred by the person who first acquired it
15		from a retailer in a sale at retail and upon which the North Dakota use tax has
16		previously been imposed.
17	SEC	CTION 6. EFFECTIVE DATE. This Act is effective for taxable events occurring after
18	June 30	, 2013.