Sixty-fourth Legislative Assembly of North Dakota

# SENATE BILL NO. 2036

Introduced by

Legislative Management

(Energy Development and Transmission Committee)

- 1 A BILL for an Act to amend and reenact sections 57-39.2-04, 57-39.2-04.2, 57-40.2-04.2,
- 2 57-60-02, and 57-61-01.4 of the North Dakota Century Code, relating to the sales and use tax
- 3 exemption for beneficiated coal and equipment for certain power plants, an exemption from the
- 4 coal conversion facility privilege tax for beneficiated coal produced for use within a coal
- 5 conversion facility, and the severance and sales and use tax exemption for coal used in certain
- 6 plants; and to provide an effective date.

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

8 SECTION 1. AMENDMENT. Section 57-39.2-04 of the North Dakota Century Code is

9 amended and reenacted as follows:

## 10 57-39.2-04. (Effective through June 30, 2015) Exemptions.

- 11 There are specifically exempted from the provisions of this chapter and from computation of 12 the amount of tax imposed by it the following:
- 13 1. Gross receipts from sales of tangible personal property which this state is prohibited
- from taxing under the Constitution or laws of the United States or under theConstitution of North Dakota.
- Gross receipts from the sales, furnishing, or service of passenger transportation
   service and gross receipts from the sales, furnishing, or service of freight
- 18 transportation service when provided by a common carrier.
- 19 3. Repealed by S.L. 1971, ch. 567, § 1.
- 4. a. Gross receipts from sales of tickets, or admissions to state, county, district, and
  local fairs.
- b. Gross receipts from educational, religious, or charitable activities when the entire
  amount of net receipts is expended for educational, religious, or charitable
  purposes. The exemption specified in this subsection does not apply to:

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1		(1)	Gross receipts from taxable sales in excess of ten thousand dollars per
2			event if the activities are held in a publicly owned facility; or
3		(2)	Gross receipts from activities if the seller competes with retailers by
4			maintaining inventory, conducting retail sales on a regular basis from a
5			permanent or seasonal location, or soliciting sales from a website prepared
6			for or maintained by the seller.
7		c. Gr	oss receipts derived by any public school district if such receipts are expended
8		in a	accordance with section 15.1-07-10 or 15.1-07-11.
9		d. Gr	oss receipts of a nonprofit music or dramatic arts organization that is exempt
10		fro	m federal income taxation and is organized and operated for the presentation
11		of	live public performances of musical or theatrical works on a regular basis.
12	5.	Gross r	eceipts from sales of textbooks to regularly enrolled students of a private or
13		public s	chool and from sales of textbooks, yearbooks, and school supplies purchased
14		by a priv	vate nonprofit elementary school, secondary school, or any other nonprofit
15		institutio	on of higher learning conducting courses of study similar to those conducted by
16		public s	chools in this state.
17	6.	Gross r	eceipts from all sales otherwise taxable under this chapter made to the United
18		States,	an Indian tribe, or to any state, including the state of North Dakota, or any of
19		the sub	divisions, departments, agencies, or institutions of any state. A political
20		subdivis	sion of another state is exempt under this subsection only if a sale to a North
21		Dakota	political subdivision is treated as an exempt sale in that state. The
22		governr	nental units exempted by this subsection must be issued a certificate of
23		exempti	ion by the commissioner and the certificate must be presented to each retailer
24		whenev	er this exemption is claimed. For purposes of this subsection, an Indian tribe
25		means	a tribal government agency, instrumentality, or political subdivision that
26		perform	s essential government functions and does not include business entities or
27		agencie	es the primary purpose of which is to operate a business enterprise.
28	7.	Gross r	eceipts from the sale of drugs sold under a doctor's prescription.
29	8.	Gross r	eceipts from sales of adjuvants, agrichemical tank cleaners and foam markers,
30		comme	rcial fertilizers, fungicides, seed treatments, inoculants and fumigants,
31		herbicid	les, and insecticides to agricultural or commercial vegetable producers and

1 commercial applicators; chemicals used to preserve agricultural crops being stored; 2 and seeds, roots, bulbs, and small plants to commercial users or consumers for 3 planting or transplanting for commercial vegetable gardens or agricultural purposes. 4 9. Gross receipts from sales of oxygen sold to any person who purchases it upon the 5 written order of a doctor for the person's own use for medical purposes. 6 10. Gross receipts from the sale of motor vehicles, farm machinery, alcoholic beverages, 7 gasoline, insurance premiums, gaming tickets, or any other article or product, except 8 as otherwise provided, upon which the state of North Dakota imposes a special tax. 9 11. Gross receipts from the sale of feed which is fed to poultry or livestock, including 10 breeding stock and wool-bearing stock, for the purpose of producing eggs, milk, meat, 11 fibers, or other products for human consumption and the gross receipts from the sale 12 of feed purchased for the purpose of being fed to draft or fur-bearing animals. The 13 word "feed" as used herein shall be construed to mean and include only salt, grains, 14 havs, tankage, ovster shells, mineral supplements, limestone, molasses, beet pulp, 15 meat and bone scraps, meal, drugs to be used as part of a feed ration, and other 16 generally recognized animal feeds. The term "feed" includes drugs used as part of a 17 feed ration, medicants, disinfectants, wormers, tonics, and like items. 18 12. Gross receipts from a sale otherwise taxable under this chapter made to a person 19 from an adjoining state which does not impose or levy a retail sales tax, under the 20 following conditions: 21 a. The person is in the state of North Dakota for the express purpose of making a 22 purchase. 23 b. The person furnishes to the North Dakota retailer a certificate signed by the 24 person in a form as the commissioner may prescribe reciting sufficient facts 25 establishing the exempt status of the sale. Unless the certificate is furnished it 26 must be presumed, until the contrary is shown, that the person was not in the 27 state of North Dakota for the express purpose of making a purchase. 28 The sale is fifty dollars or more. C. 29 13. Gross receipts from the sale of any motor vehicle taxable under the provisions of the 30 motor vehicle excise tax laws of North Dakota. However, gross receipts from the rental

- of any motor vehicle for fewer than thirty days are not exempt but taxes imposed
   under home rule authority do not apply to such rentals.
- 3 14. Repealed by S.L. 1969, ch. 528, § 24.

4 15. Gross receipts from sales in which a contractor furnishes to the retailer a certificate 5 which includes the contractor's license number assigned to the contractor under the 6 provisions of chapter 43-07. Such certificate shall be in the form prescribed by the 7 commissioner and shall be furnished by the contractor to the retailer each calendar 8 year prior to the making of any purchases during such calendar year from the retailer 9 without liability for paying the tax to the retailer. Any contractor furnishing such 10 certificate must report and remit the tax to the commissioner on purchases taxable 11 under this chapter made by the contractor in the same manner as retailers remit such 12 tax under this chapter.

- 13 16. Gross receipts from the sale of newsprint and ink used in the publication of a14 newspaper.
- 15 17. Gross receipts from the sale of all services furnished by any hospital, infirmary,
  16 sanatorium, nursing home, basic care facility, or similar institution to any patient or
  17 occupant.
- 18 18. Repealed by S.L. 1973, ch. 480, § 6.
- 19 19. Repealed by S.L. 1971, ch. 555, § 3.
- 20 20. Gross receipts from the sale of food supplies to any public school, to any parochial or
  21 private nonprofit school conducting courses of study similar to those conducted by
  22 public schools in this state, or to any nonprofit organization, for use by the public,
  23 parochial, or private school or nonprofit organization in sponsoring or conducting a
  24 lunch program or programs in and for any such public, parochial, or private nonprofit
  25 school.
- 26 21. Gross receipts from the leasing or renting of motion picture film to motion picture
  27 exhibitors for exhibition if the sale of tickets or admissions to the exhibition of the film
  28 is subject to the sales tax imposed by this chapter.
- 29 22. Gross receipts from the leasing or renting of manufactured homes, modular living
  30 units, or sectional homes, whether or not placed on a permanent foundation, for
  31 residential housing for periods of thirty or more consecutive days and the gross

1		receipts from the leasing or renting of a hotel or motel room or tourist court
2		accommodations occupied by the same person or persons for residential housing for
3		periods of thirty or more consecutive days.
4	23.	Food purchased by a student under a boarding contract with a college, university,
5		fraternity, or sorority.
6	24.	Gross receipts from all sales when made to an eligible facility or emergency medical
7		services provider for the use or benefit of its patient or occupant. For the purposes of
8		this subsection:
9		a. "Eligible facility" means any hospital, skilled nursing facility, intermediate care
10		facility, or basic care facility licensed by the state department of health, or any
11		assisted living facility licensed by the department of human services; and
12		b. "Emergency medical services provider" means an emergency medical services
13		operation licensed by the state department of health under chapter 23-27.
14	25.	Gross receipts from the sale of Bibles, hymnals, textbooks, and prayerbooks sold to
15		nonprofit religious organizations.
16	26.	Gross receipts from sales of prosthetic devices, durable medical equipment,
17		mobility-enhancing equipment, or supplies for ostomy care or bladder dysfunction. For
18		purposes of this subsection:
18 19		<ul><li>purposes of this subsection:</li><li>a. "Durable medical equipment" means equipment, not including mobility-enhancing</li></ul>
19		a. "Durable medical equipment" means equipment, not including mobility-enhancing
19 20		a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such
19 20 21		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> </ul>
19 20 21 22		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> <li>(1) Can withstand repeated use;</li> </ul>
19 20 21 22 23		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> <li>(1) Can withstand repeated use;</li> <li>(2) Is primarily and customarily used to serve a medical purpose;</li> </ul>
19 20 21 22 23 24		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> <li>(1) Can withstand repeated use;</li> <li>(2) Is primarily and customarily used to serve a medical purpose;</li> <li>(3) Generally is not useful to a person in the absence of illness or injury; and</li> </ul>
19 20 21 22 23 24 25		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> <li>(1) Can withstand repeated use;</li> <li>(2) Is primarily and customarily used to serve a medical purpose;</li> <li>(3) Generally is not useful to a person in the absence of illness or injury; and</li> <li>(4) Is not worn in or on the body.</li> </ul>
19 20 21 22 23 24 25 26		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which:</li> <li>(1) Can withstand repeated use;</li> <li>(2) Is primarily and customarily used to serve a medical purpose;</li> <li>(3) Generally is not useful to a person in the absence of illness or injury; and</li> <li>(4) Is not worn in or on the body.</li> <li>"Durable medical equipment" includes equipment and devices designed or</li> </ul>
19 20 21 22 23 24 25 26 27		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which: <ol> <li>Can withstand repeated use;</li> <li>Is primarily and customarily used to serve a medical purpose;</li> <li>Generally is not useful to a person in the absence of illness or injury; and</li> <li>Is not worn in or on the body.</li> </ol> </li> <li>"Durable medical equipment" includes equipment and devices designed or intended for ostomy care and management and equipment and devices used</li> </ul>
19 20 21 22 23 24 25 26 27 28		<ul> <li>a. "Durable medical equipment" means equipment, not including mobility-enhancing equipment, for home use, including repair and replacement parts for such equipment, which: <ol> <li>Can withstand repeated use;</li> <li>Is primarily and customarily used to serve a medical purpose;</li> <li>Generally is not useful to a person in the absence of illness or injury; and</li> <li>Is not worn in or on the body.</li> </ol> </li> <li>"Durable medical equipment" includes equipment and devices designed or intended for ostomy care and management and equipment and devices used exclusively for a person with bladder dysfunction. An exemption certificate is not</li> </ul>

1		durable medical equipment. Repair and replacement parts do not include items
2		which are for single patient use only.
3	b.	"Mobility-enhancing equipment" means equipment, not including durable medical
4		equipment sold under a doctor's written prescription, including repair and
5		replacement parts for mobility-enhancing equipment, which:
6		(1) Is primarily and customarily used to provide or increase the ability to move
7		from one place to another and which is appropriate for use either at home or
8		in a motor vehicle;
9		(2) Is not generally used by persons with normal mobility; and
10		(3) Does not include any motor vehicle or equipment on a motor vehicle
11		normally provided by a motor vehicle manufacturer.
12		"Mobility-enhancing equipment" includes crutches and wheelchairs for the use of
13		disabled persons, equipment, including manual control units, van lifts, van door
14		opening units, and raised roofs for attaching to or modifying a motor vehicle for
15		use by a permanently physically disabled person, equipment, including elevators,
16		dumbwaiters, chair lifts, and bedroom or bathroom lifts, whether or not sold for
17		attaching to real property, for use by a permanently physically disabled person in
18		that person's principal dwelling, and equipment, including manual control units,
19		for attaching to or modifying motorized implements of husbandry for use by a
20		permanently physically disabled person.
21	С.	"Prosthetic device" means a replacement, corrective, or supportive device sold
22		under a doctor's written prescription, including repair and replacement parts for
23		such a device, worn on or in the body to:
24		(1) Artificially replace a missing portion of the body;
25		(2) Prevent or correct a physical deformity or malfunction; or
26		(3) Support a weak or deformed portion of the body.
27		"Prosthetic device" includes artificial devices individually designed, constructed,
28		or altered solely for the use of a particular disabled person so as to become a
29		brace, support, supplement, correction, or substitute for the bodily structure,
30		including the extremities of the individual, artificial limbs, artificial eyes, hearing
31		aids, and other equipment worn as a correction or substitute for any functioning

1		portion of the body, artificial teeth sold by a dentist, and eyeglasses when	
2		especially designed or prescribed by an ophthalmologist, physician, oculist, or	
3		optometrist for the personal use of the owner or purchaser.	
4		d. "Supplies for ostomy care or bladder dysfunction" includes:	
5		(1) Supplies designed or intended for ostomy care and management, including	
6		collection devices, colostomy irrigation equipment and supplies, skin	
7		barriers or skin protectors, and other supplies especially designed for use of	
8		ostomates.	
9		(2) Supplies to be used exclusively by a person with bladder dysfunction,	
10		including catheters, collection devices, incontinent pads and pants, and	
11		other items used for the care and management of bladder dysfunction.	
12	27.	Gross receipts from the sale of electricity.	
13	28.	Gross receipts from the leasing or renting of any tangible personal property upon	
14		which a North Dakota sales tax or use tax has been paid or is payable.	
15	29.	Gross receipts from all sales otherwise taxable under this chapter when made to any	
16		nonprofit organization for meals, including the containers, packages, and materials	
17		used for wrapping food items, for delivery to persons who are confined to their homes	
18		by illness or incapacity, including senior citizens and disabled persons, for	
19		consumption by such shut-ins in their homes.	
20	30.	Gross receipts from all sales of recreational travel trailers not exceeding eight feet	
21		[2.44 meters] in width or thirty-two feet [9.75 meters] in length which are designed to	
22		be principally used as temporary vacation dwellings when made to persons who are	
23		residents of other states which impose excise taxes upon registration of such	
24		recreational travel trailers.	
25	31.	Gross receipts from the sale of money, including all legal tender coins and currency,	
26		and from the sale of precious metal bullion that has been refined to a purity of not less	
27		than nine hundred ninety-nine parts per one thousand and is in such form or condition	
28		that its value depends upon its precious metal content and not its form.	
29	32.	Gross receipts from sales to nonprofit voluntary health associations which are exempt	
30		from federal income tax under section 501(c)(3) of the United States Internal Revenue	
31		Code [26 U.S.C. 501(c)(3)]. As used in this subsection, a voluntary health association	

1 is an organization recognized by the internal revenue service, the national health 2 council, the state tax commissioner, and the North Dakota secretary of state as a 3 nonprofit organization that is exempt under section 501(c)(3) of the United States 4 Internal Revenue Code and meets the following requirements: It has been organized 5 and operated exclusively in providing services for the purposes of preventing and 6 alleviating human illness and injury. Methods used to obtain these goals would include 7 education, research, community service, and direct patient services, income being 8 derived solely from private donations with some exceptions of a minimal membership 9 fee. Its members are not limited to only individuals, who themselves are licensed or 10 otherwise legally authorized to render the same professional services as the 11 organization. The disbursement of funds within a volunteer health association is to be 12 controlled by a board of directors who work voluntarily and without pay. 13 33. Repealed by S.L. 2005, ch. 580, § 19. 14 34. Gross receipts from the sale of byproducts, arising from the processing of agricultural 15 products, for use in the manufacture or generation of steam or electricity.

- 35. Gross receipts from the sale of a manufactured home 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.
- 36. Gross receipts from all sales of insulin in all its forms dispensed pursuant to the
   direction of a licensed physician, all sales of glucose usable for treatment of insulin
   reactions, all sales of urine and blood testing kits and materials, and all sales of insulin
   measuring and injecting devices, including insulin syringes and hypodermic needles.
- 37. Gross receipts from the sale of any aircraft taxable under the provisions of chapter
  57-40.5.
- 38. Gross receipts from all sales of air carrier transportation property subject to
  ad valorem property taxation pursuant to the provisions of chapters 57-06, 57-07,
  57-08, 57-13, and 57-32.
- 39. Gross receipts from sales of tangible personal property consisting of flight simulators
  or mechanical or electronic equipment for use in association with a flight simulator.

- 1 Gross receipts from sales of tickets or admissions to, or sales made at, an annual 40. 2 church supper or bazaar held in a publicly owned facility. For purposes of this 3 subsection, "annual" means occurring not more than once in any calendar year. 4 41. Gross receipts from the initial sale of beneficiated coal. 5 42. Gross receipts from electronic gaming devices licensed by the attorney general under 6 chapter 53-06.1. 7 43. Gross receipts from all sales made to a nonprofit medical research institute. For 8 purposes of this subsection, "nonprofit medical research institute" means an institute 9 that is a member of the association of independent research institutes, which is not a 10 private foundation, and which is recognized by the internal revenue service as having 11 exempt status under 26 U.S.C. 501(c)(3). 12 44. Gross receipts from all sales of coal that is exempt from the coal severance tax. 13 45. Gross receipts from the sale or lease of farm machinery, farm machinery repair parts, 14 irrigation equipment, or irrigation equipment repair parts used exclusively for 15 agricultural purposes. 16 46. Gross receipts from sales of tangible personal property purchased by a charitable 17 organization to be awarded as a prize in a raffle conducted in accordance with law if 18 the winner of the tangible personal property will be subject to sales or use taxes upon 19 receiving the property. 20 47. Gross receipts from the sale of lottery tickets under chapter 53-12.1. 21 48. Gross receipts from all sales of tangible personal property purchased by a commerce 22 authority and made a part of the infrastructure of a commerce authority, otherwise 23 taxable under this chapter, if the personal property is placed within the geographic 24 boundaries of the political subdivisions that created the commerce authority and is 25 necessary and directly services infrastructure needs of the commerce authority. The 26 commissioner shall issue a certificate of exemption to a political subdivision exempted 27 by this subsection, and the political subdivision shall present the certificate of
- 28 exemption to each retailer whenever the exemption is claimed.
- 49. Gross receipts from sales of carbon dioxide used for enhanced recovery of oil ornatural gas.

1	50.	Gross receipts from the sale at retail of hydrogen to power an internal combustion	
2		engine or fuel cell and equipment used directly and exclusively in production and	
3		storage of the hydrogen by a hydrogen generation facility in this state. For purposes of	F
4		this subsection, "storage" means stationary and portable hydrogen containers or	
5		pressure vessels, piping, tubing, fittings, gaskets, controls, valves, gauges, pressure	
6		regulators, safety relief devices, and other accessories intended for hydrogen storage	
7		containers or pressure vessels.	
8	51.	Gross receipts from the sale of equipment to a facility, licensed under section	
9		57-43.2-05, to enable the facility to sell diesel fuel containing at least two percent	
10		biodiesel or green diesel fuel as defined under section 57-43.2-01 by volume.	
11	52.	Gross receipts from sales within the boundaries of any reservation in this state to an	
12		individual who resides within the boundaries of any reservation in this state and who is	;
13		an enrolled member of a federally recognized Indian tribe.	
14	53.	Gross receipts from sales of natural gas or sales of fuels used for heating purposes.	
15	54.	Gross receipts from the sale of items delivered electronically, including specified digita	I
16		products. For purposes of this subsection:	
17		a. "Specified digital products" means:	
18		(1) "Digital audio-visual works" which means a series of related images which,	
19		when shown in succession, impart an impression of motion, together with	
20		accompanying sounds, if any;	
21		(2) "Digital audio works" which means works that result from the fixation of a	
22		series of musical, spoken, or other sounds, including ringtones; and	
23		(3) "Digital books" which means works that are generally recognized in the	
24		ordinary and usual sense as books.	
25		b. For purposes of the definition of "specified digital products", "transferred	
26		electronically" means obtained by the purchaser by means other than tangible	
27		storage media.	
28		c. For purposes of the definition of "digital audio work", "ringtones" means digitized	
29		sound files that are downloaded onto a device and which may be used to alert	
30		the customer with respect to a communication.	

1		d.	"Sp	ecified digital products" may not be construed to include prewritten computer
2			soft	ware as that term is defined in subdivision g of subsection 1 of section
3			57-3	39.2-02.1.
4	55.	Gro	ss re	ceipts from memberships, admissions, and entrance fees to activities and
5		eve	nts o	rganized and operated by nonprofit social and recreation clubs organized
6		und	er se	ction 501(c)(7) of the Internal Revenue Code [26 U.S.C. 501(c)(7)] and
7		ope	rated	solely by nonsalaried officers and staff.
8	56.	Gro	ss re	ceipts from the sale of any potash or byproducts taxable under chapter 57-65.
9	57.	Gro	ss re	ceipts from coin-operated amusement or entertainment machines.
10	58.	(Co	nting	ent effective date - See note) Gross receipts from sales of liquefied natural
11		gas	used	for agricultural, industrial, or railroad purposes as defined in section
12		57-4	43.2-(	01.
13	<del>(Eff</del>	(Effective after June 30, 2015) Exemptions. There are specifically exempted from the		
14	provision	<del>ns of</del>	this c	hapter and from computation of the amount of tax imposed by it the following:
15	<del>1.</del>	Gro	<del>ss re</del>	ceipts from sales of tangible personal property which this state is prohibited
16		fron	n taxi	ng under the Constitution or laws of the United States or under the
17		Cor	nstitut	ion of North Dakota.
18	<del>2.</del>	Gro	<del>ss re</del>	ceipts from the sales, furnishing, or service of passenger transportation
19		ser	<del>/ice a</del>	nd gross receipts from the sales, furnishing, or service of freight
20		tran	sport	ation service when provided by a common carrier.
21	<del>3.</del>	Rep	ealed	<del>d by S.L. 1971, ch. 567, § 1.</del>
22	<del>4.</del>	<del>a.</del>	Gro	ss receipts from sales of tickets, or admissions to state, county, district, and
23			loca	Il fairs.
24		<del>b.</del>	Gro	ss receipts from educational, religious, or charitable activities when the entire-
25			ame	ount of net receipts is expended for educational, religious, or charitable-
26			purp	poses. The exemption specified in this subsection does not apply to:
27			<del>(1)</del>	Gross receipts from taxable sales in excess of ten thousand dollars per-
28				event if the activities are held in a publicly owned facility; or
29			<del>(2)</del>	Gross receipts from activities if the seller competes with retailers by
30				maintaining inventory, conducting retail sales on a regular basis from a

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1		permanent or seasonal location, or soliciting sales from a website prepared
2		for or maintained by the seller.
3		c. Gross receipts derived by any public school district if such receipts are expended-
4		in accordance with section 15.1-07-10 or 15.1-07-11.
5		d. Gross receipts of a nonprofit music or dramatic arts organization that is exempt
6		from federal income taxation and is organized and operated for the presentation
7		of live public performances of musical or theatrical works on a regular basis.
8	<del>5.</del>	Gross receipts from sales of textbooks to regularly enrolled students of a private or
9		public school and from sales of textbooks, yearbooks, and school supplies purchased
10		by a private nonprofit elementary school, secondary school, or any other nonprofit
11		institution of higher learning conducting courses of study similar to those conducted by
12		public schools in this state.
13	<del>6.</del>	Gross receipts from all sales otherwise taxable under this chapter made to the United
14		States, an Indian tribe, or to any state, including the state of North Dakota, or any of
15		the subdivisions, departments, agencies, or institutions of any state. A political
16		subdivision of another state is exempt under this subsection only if a sale to a North
17		Dakota political subdivision is treated as an exempt sale in that state. The
18		governmental units exempted by this subsection must be issued a certificate of
19		exemption by the commissioner and the certificate must be presented to each retailer
20		whenever this exemption is claimed. For purposes of this subsection, an Indian tribe
21		means a tribal government agency, instrumentality, or political subdivision that
22		performs essential government functions and does not include business entities or-
23		agencies the primary purpose of which is to operate a business enterprise.
24	<del>7.</del>	Gross receipts from the sale of drugs sold under a doctor's prescription.
25	<del>8.</del>	Gross receipts from sales of adjuvants, agrichemical tank cleaners and foam markers,
26		commercial fertilizers, fungicides, seed treatments, inoculants and fumigants,
27		herbicides, and insecticides to agricultural or commercial vegetable producers and
28		commercial applicators; chemicals used to preserve agricultural crops being stored;
29		and seeds, roots, bulbs, and small plants to commercial users or consumers for
30		planting or transplanting for commercial vegetable gardens or agricultural purposes.

1	<del>9.</del>	Gross receipts from sales of oxygen sold to any person who purchases it upon the			
2		written order of a doctor for the person's own use for medical purposes.			
3	<del>10.</del>	Gross receipts from the sale of motor vehicles, farm machinery, alcoholic beverages,			
4		gasoline, insurance premiums, gaming tickets, or any other article or product, except			
5		as otherwise provided, upon which the state of North Dakota imposes a special tax.			
6	<del>11.</del>	Gross receipts from the sale of feed which is fed to poultry or livestock, including			
7		breeding stock and wool-bearing stock, for the purpose of producing eggs, milk, meat,-			
8		fibers, or other products for human consumption and the gross receipts from the sale			
9		of feed purchased for the purpose of being fed to draft or fur-bearing animals. The-			
10		word "feed" as used herein shall be construed to mean and include only salt, grains,			
11		hays, tankage, oyster shells, mineral supplements, limestone, molasses, beet pulp,			
12		meat and bone scraps, meal, drugs to be used as part of a feed ration, and other			
13		generally recognized animal feeds. The term "feed" includes drugs used as part of a			
14		feed ration, medicants, disinfectants, wormers, tonics, and like items.			
15	<del>12.</del>	Gross receipts from a sale otherwise taxable under this chapter made to a person			
16		from an adjoining state which does not impose or levy a retail sales tax, under the			
17		following conditions:			
18		a. The person is in the state of North Dakota for the express purpose of making a			
19		<del>purchase.</del>			
20		b. The person furnishes to the North Dakota retailer a certificate signed by the			
21		person in a form as the commissioner may prescribe reciting sufficient facts			
22		establishing the exempt status of the sale. Unless the certificate is furnished it			
23		must be presumed, until the contrary is shown, that the person was not in the			
24		state of North Dakota for the express purpose of making a purchase.			
25		c. The sale is fifty dollars or more.			
26	<del>13.</del>	Gross receipts from the sale of any motor vehicle taxable under the provisions of the			
27		motor vehicle excise tax laws of North Dakota. However, gross receipts from the rental-			
28		of any motor vehicle for fewer than thirty days are not exempt but taxes imposed			
29		under home rule authority do not apply to such rentals.			
30	<del>14.</del>	Repealed by S.L. 1969, ch. 528, § 24.			

1	<del>15.</del>	Gross receipts from sales in which a contractor furnishes to the retailer a certificate
2		which includes the contractor's license number assigned to the contractor under the
3		provisions of chapter 43-07. Such certificate shall be in the form prescribed by the
4		commissioner and shall be furnished by the contractor to the retailer each calendar
5		year prior to the making of any purchases during such calendar year from the retailer
6		without liability for paying the tax to the retailer. Any contractor furnishing such
7		certificate must report and remit the tax to the commissioner on purchases taxable-
8		under this chapter made by the contractor in the same manner as retailers remit such
9		tax under this chapter.
10	<del>16.</del>	Gross receipts from the sale of newsprint and ink used in the publication of a
11		newspaper.
12	<del>17.</del>	Gross receipts from the sale of all services furnished by any hospital, infirmary,
13		sanatorium, nursing home, basic care facility, or similar institution to any patient or
14		<del>occupant.</del>
15	<del>18.</del>	Repealed by S.L. 1973, ch. 480, § 6.
16	<del>19.</del>	Repealed by S.L. 1971, ch. 555, § 3.
17	<del>20.</del>	Gross receipts from the sale of food supplies to any public school, to any parochial or
18		private nonprofit school conducting courses of study similar to those conducted by
19		public schools in this state, or to any nonprofit organization, for use by the public,
20		parochial, or private school or nonprofit organization in sponsoring or conducting a
21		lunch program or programs in and for any such public, parochial, or private nonprofit
22		school.
23	<del>21.</del>	Gross receipts from the leasing or renting of motion picture film to motion picture
24		exhibitors for exhibition if the sale of tickets or admissions to the exhibition of the film-
25		is subject to the sales tax imposed by this chapter.
26	<del>22.</del>	Gross receipts from the leasing or renting of manufactured homes, modular living
27		units, or sectional homes, whether or not placed on a permanent foundation, for-
28		residential housing for periods of thirty or more consecutive days and the gross
29		receipts from the leasing or renting of a hotel or motel room or tourist court-
30		accommodations occupied by the same person or persons for residential housing for
31		periods of thirty or more consecutive days.

1	<del>23.</del>	Food purchased by a student under a boarding contract with a college, university,
2		fraternity, or sorority.
3	<del>24.</del>	Gross receipts from all sales when made to an eligible facility or emergency medical
4		services provider for the use or benefit of its patient or occupant. For the purposes of
5		this subsection:
6		a. "Eligible facility" means any hospital, skilled nursing facility, intermediate care-
7		facility, or basic care facility licensed by the state department of health, or any-
8		assisted living facility licensed by the department of human services; and
9		b. "Emergency medical services provider" means an emergency medical services
10		operation licensed by the state department of health under chapter 23-27.
11	<del>25.</del>	Gross receipts from the sale of Bibles, hymnals, textbooks, and prayerbooks sold to-
12		nonprofit religious organizations.
13	<del>26.</del>	Gross receipts from sales of prosthetic devices, durable medical equipment,
14		mobility-enhancing equipment, or supplies for ostomy care or bladder dysfunction. For
15		purposes of this subsection:
16		a. "Durable medical equipment" means equipment, not including mobility-enhancing-
17		equipment, for home use, including repair and replacement parts for such
18		equipment, which:
19		(1) Can withstand repeated use;
20		(2) Is primarily and customarily used to serve a medical purpose;
21		(3) Generally is not useful to a person in the absence of illness or injury; and
22		(4) Is not worn in or on the body.
23		"Durable medical equipment" includes equipment and devices designed or-
24		intended for ostomy care and management and equipment and devices used-
25		exclusively for a person with bladder dysfunction. An exemption certificate is not
26		required to obtain exemption. Repair and replacement parts as used in this-
27		definition include all components or attachments used in conjunction with the
28		durable medical equipment. Repair and replacement parts do not include items-
29		which are for single patient use only.

1	<del>b.</del> "	Mobility-enhancing equipment" means equipment, not including durable medical
2	e	quipment sold under a doctor's written prescription, including repair and
3	f	eplacement parts for mobility-enhancing equipment, which:
4	<del>(</del>	I) Is primarily and customarily used to provide or increase the ability to move-
5		from one place to another and which is appropriate for use either at home or-
6		in a motor vehicle;
7	<del>(2</del>	2) Is not generally used by persons with normal mobility; and
8	(3	B) Does not include any motor vehicle or equipment on a motor vehicle
9		normally provided by a motor vehicle manufacturer.
10	"	Mobility-enhancing equipment" includes crutches and wheelchairs for the use of
11	d	isabled persons, equipment, including manual control units, van lifts, van door-
12	e	pening units, and raised roofs for attaching to or modifying a motor vehicle for-
13	H	se by a permanently physically disabled person, equipment, including elevators,
14	đ	umbwaiters, chair lifts, and bedroom or bathroom lifts, whether or not sold for-
15	a	ttaching to real property, for use by a permanently physically disabled person in-
16	ŧ	nat person's principal dwelling, and equipment, including manual control units,-
17	fe	or attaching to or modifying motorized implements of husbandry for use by a-
18	þ	ermanently physically disabled person.
19	<del>c.</del>	Prosthetic device" means a replacement, corrective, or supportive device sold
20	H	nder a doctor's written prescription, including repair and replacement parts for-
21	S	uch a device, worn on or in the body to:
22	<del>(</del> *	<ol> <li>Artificially replace a missing portion of the body;</li> </ol>
23	(2	2) Prevent or correct a physical deformity or malfunction; or
24	(3	3) Support a weak or deformed portion of the body.
25	<u>"</u>	Prosthetic device" includes artificial devices individually designed, constructed,
26	e	r altered solely for the use of a particular disabled person so as to become a
27	b	race, support, supplement, correction, or substitute for the bodily structure,
28	ir	ncluding the extremities of the individual, artificial limbs, artificial eyes, hearing
29	a	ids, and other equipment worn as a correction or substitute for any functioning-
30	þ	ortion of the body, artificial teeth sold by a dentist, and eyeglasses when

1		especially designed or prescribed by an ophthalmologist, physician, oculist, or	
2		optometrist for the personal use of the owner or purchaser.	
3		d. "Supplies for ostomy care or bladder dysfunction" includes:	
4		(1) Supplies designed or intended for ostomy care and management, including-	
5		collection devices, colostomy irrigation equipment and supplies, skin-	
6		barriers or skin protectors, and other supplies especially designed for use of	
7		ostomates.	
8		(2) Supplies to be used exclusively by a person with bladder dysfunction,	
9		including catheters, collection devices, incontinent pads and pants, and	
10		other items used for the care and management of bladder dysfunction.	
11	<del>27.</del>	Gross receipts from the sale of electricity.	
12	<del>28.</del>	Gross receipts from the leasing or renting of any tangible personal property upon-	
13		which a North Dakota sales tax or use tax has been paid or is payable.	
14	<del>29.</del>	Gross receipts from all sales otherwise taxable under this chapter when made to any	
15		nonprofit organization for meals, including the containers, packages, and materials	
16		used for wrapping food items, for delivery to persons who are confined to their homes-	
17		by illness or incapacity, including senior citizens and disabled persons, for	
18		consumption by such shut-ins in their homes.	
19	<del>30.</del>	Gross receipts from all sales of recreational travel trailers not exceeding eight feet	
20		[2.44 meters] in width or thirty-two feet [9.75 meters] in length which are designed to	
21		be principally used as temporary vacation dwellings when made to persons who are	
22		residents of other states which impose excise taxes upon registration of such	
23		recreational travel trailers.	
24	<del>31.</del>	Gross receipts from the sale of money, including all legal tender coins and currency,	
25		and from the sale of precious metal bullion that has been refined to a purity of not less-	
26		than nine hundred ninety-nine parts per one thousand and is in such form or condition-	
27		that its value depends upon its precious metal content and not its form.	
28	<del>32.</del>	Gross receipts from sales to nonprofit voluntary health associations which are exempt-	
29		from federal income tax under section 501(c)(3) of the United States Internal Revenue-	
30		Code [26 U.S.C. 501(c)(3)]. As used in this subsection, a voluntary health association	
31		is an organization recognized by the internal revenue service, the national health-	

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1		council, the state tax commissioner, and the North Dakota secretary of state as a
2		nonprofit organization that is exempt under section 501(c)(3) of the United States
3		Internal Revenue Code and meets the following requirements: It has been organized
4		and operated exclusively in providing services for the purposes of preventing and
5		alleviating human illness and injury. Methods used to obtain these goals would include
6		education, research, community service, and direct patient services, income being
7		derived solely from private donations with some exceptions of a minimal membership
8		fee. Its members are not limited to only individuals, who themselves are licensed or
9		otherwise legally authorized to render the same professional services as the
10		organization. The disbursement of funds within a volunteer health association is to be
11		controlled by a board of directors who work voluntarily and without pay.
12	<del>33.</del>	Repealed by S.L. 2005, ch. 580, § 19.
13	<del>34.</del>	Gross receipts from the sale of byproducts, arising from the processing of agricultural
14		products, for use in the manufacture or generation of steam or electricity.
15	<del>35.</del>	Gross receipts from the sale of a manufactured home that has been sold, bargained,
16		exchanged, given away, or transferred by the person who first acquired it from a
17		retailer in a sale at retail and upon which the North Dakota sales tax has previously-
18		been imposed.
19	<del>36.</del>	Gross receipts from all sales of insulin in all its forms dispensed pursuant to the
20		direction of a licensed physician, all sales of glucose usable for treatment of insulin-
21		reactions, all sales of urine and blood testing kits and materials, and all sales of insulin-
22		measuring and injecting devices, including insulin syringes and hypodermic needles.
23	<del>37.</del>	Gross receipts from the sale of any aircraft taxable under the provisions of chapter
24		<del>57-40.5.</del>
25	<del>38.</del>	Gross receipts from all sales of air carrier transportation property subject to
26		ad valorem property taxation pursuant to the provisions of chapters 57-06, 57-07,
27		<del>57-08, 57-13, and 57-32.</del>
28	<del>39.</del>	Gross receipts from sales of tangible personal property consisting of flight simulators
29		or mechanical or electronic equipment for use in association with a flight simulator.

1	<del>40.</del>	Gross receipts from sales of tickets or admissions to, or sales made at, an annual-
2		church supper or bazaar held in a publicly owned facility. For purposes of this-
3		subsection, "annual" means occurring not more than once in any calendar year.
4	<del>41.</del>	Gross receipts from the initial sale of beneficiated coal taxed under chapter 57-60.
5	<del>42.</del>	Gross receipts from electronic gaming devices licensed by the attorney general under
6		chapter 53-06.1.
7	<del>43.</del>	Gross receipts from all sales made to a nonprofit medical research institute. For
8		purposes of this subsection, "nonprofit medical research institute" means an institute-
9		that is a member of the association of independent research institutes, which is not a
10		private foundation, and which is recognized by the internal revenue service as having
11		exempt status under 26 U.S.C. 501(c)(3).
12	44 <del>.</del>	Gross receipts from all sales of coal that is exempt from the coal severance tax.
13	<del>45.</del>	Gross receipts from the sale or lease of farm machinery, farm machinery repair parts,
14		irrigation equipment, or irrigation equipment repair parts used exclusively for-
15		agricultural purposes.
16	<del>46.</del>	Gross receipts from sales of tangible personal property purchased by a charitable
17		organization to be awarded as a prize in a raffle conducted in accordance with law if
18		the winner of the tangible personal property will be subject to sales or use taxes upon
19		receiving the property.
20	<del>47.</del>	Gross receipts from the sale of lottery tickets under chapter 53-12.1.
21	<del>48.</del>	Gross receipts from all sales of tangible personal property purchased by a commerce
22		authority and made a part of the infrastructure of a commerce authority, otherwise
23		taxable under this chapter, if the personal property is placed within the geographic-
24		boundaries of the political subdivisions that created the commerce authority and is
25		necessary and directly services infrastructure needs of the commerce authority. The-
26		commissioner shall issue a certificate of exemption to a political subdivision exempted-
27		by this subsection, and the political subdivision shall present the certificate of
28		exemption to each retailer whenever the exemption is claimed.
29	<del>49.</del>	Gross receipts from sales of carbon dioxide used for enhanced recovery of oil or
30		natural gas.

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1	<del>50.</del>	Gross receipts from the sale at retail of hydrogen to power an internal combustion	
2		engine or fuel cell and equipment used directly and exclusively in production and	
3		storage of the hydrogen by a hydrogen generation facility in this state. For purposes of	-
4		this subsection, "storage" means stationary and portable hydrogen containers or	
5		pressure vessels, piping, tubing, fittings, gaskets, controls, valves, gauges, pressure	
6		regulators, safety relief devices, and other accessories intended for hydrogen storage-	
7		containers or pressure vessels.	
8	<del>51.</del>	Gross receipts from the sale of equipment to a facility, licensed under section	
9		57-43.2-05, to enable the facility to sell diesel fuel containing at least two percent-	
10		biodiesel or green diesel fuel as defined under section 57-43.2-01 by volume.	
11	<del>52.</del>	Gross receipts from sales within the boundaries of any reservation in this state to an-	
12		individual who resides within the boundaries of any reservation in this state and who is	-
13		an enrolled member of a federally recognized Indian tribe.	
14	<del>53.</del>	Gross receipts from sales of natural gas or sales of fuels used for heating purposes.	
15	<del>54.</del>	Gross receipts from the sale of items delivered electronically, including specified digital	_
16		products. For purposes of this subsection:	
17		a. "Specified digital products" means:	
17 18			
		a. "Specified digital products" means:	
18		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which,</li> </ul>	
18 19		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with-</li> </ul>	
18 19 20		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> </ul>	
18 19 20 21		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a-</li> </ul>	
18 19 20 21 22		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> </ul>	
18 19 20 21 22 23		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the-</li> </ul>	
18 19 20 21 22 23 24		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the ordinary and usual sense as books.</li> </ul>	
18 19 20 21 22 23 24 25		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the ordinary and usual sense as books.</li> <li>b. For purposes of the definition of "specified digital products", "transferred-</li> </ul>	
18 19 20 21 22 23 24 25 26		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the ordinary and usual sense as books.</li> <li>b. For purposes of the definition of "specified digital products", "transferred-electronically" means obtained by the purchaser by means other than tangible-</li> </ul>	
18 19 20 21 22 23 24 25 26 27		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the ordinary and usual sense as books.</li> <li>b. For purposes of the definition of "specified digital products", "transferred-electronically" means obtained by the purchaser by means other than tangible-storage media.</li> </ul>	
18 19 20 21 22 23 24 25 26 27 28		<ul> <li>a. "Specified digital products" means:</li> <li>(1) "Digital audio-visual works" which means a series of related images which, when shown in succession, impart an impression of motion, together with accompanying sounds, if any;</li> <li>(2) "Digital audio works" which means works that result from the fixation of a series of musical, spoken, or other sounds, including ringtones; and</li> <li>(3) "Digital books" which means works that are generally recognized in the ordinary and usual sense as books.</li> <li>b. For purposes of the definition of "specified digital products", "transferred-electronically" means obtained by the purchaser by means other than tangible storage media.</li> <li>c. For purposes of the definition of "digital audio work", "ringtones" means digitized-</li> </ul>	

1		<del>d.</del>	<del>"Spe</del>	ecified digital products" may not be construed to include prewritten computer
2			soft	ware as that term is defined in subdivision g of subsection 1 of section
3			<del>57-3</del>	<del>39.2-02.1.</del>
4	<del>55.</del>	Gro	<del>ss re</del>	ceipts from memberships, admissions, and entrance fees to activities and
5		eve	<del>nts or</del>	ganized and operated by nonprofit social and recreation clubs organized
6		und	er se	ction 501(c)(7) of the Internal Revenue Code [26 U.S.C. 501(c)(7)] and
7		өре	rated	solely by nonsalaried officers and staff.
8	<del>56.</del>	Gro	ess ree	ceipts from the sale of any potash or byproducts taxable under chapter 57-65.
9	<del>57.</del>	Gro	<del>ss re</del>	ceipts from coin-operated amusement or entertainment machines.
10	<del>58.</del>	<del>(Co</del>	nting	ent effective date - See note) Gross receipts from sales of liquefied natural
11		<del>gas</del>	used	for agricultural, industrial, or railroad purposes as defined in section
12		<del>57-</del> 4	4 <del>3.2-</del> (	<del>)1.</del>
13	SEC	τιοι	N 2. A	MENDMENT. Section 57-39.2-04.2 of the North Dakota Century Code is
14	amende	d and	d reer	nacted as follows:
15	57-3	9.2-0	04.2.	<del>(Effective through June 30, 2017)</del> Sales tax exemption for power plant
16	constru	ctior	n, pro	duction, environmental upgrade, and repowering equipment and oil
17	refinery	or g	as pr	ocessing plant environmental upgrade equipment.
18	1.	As	used i	in this section, unless the context otherwise requires:
19		a.	(1)	"Environmental upgrade" means an investment greater than twenty-five
20				million dollars or one hundred thousand dollars per megawatt of installed
21				nameplate capacity, whichever is less, in machinery, equipment, and related
22				facilities for reducing emissions or increasing efficiency at an existing power
23				plant.
24			(2)	"Environmental upgrade" for purposes of a process unit means an
25				investment greater than one hundred thousand dollars in machinery,
26				equipment, and related facilities for reducing emissions, increasing
27				efficiency, or enhancing reliability of the equipment at a new or existing
28				process unit.
29		b.	"Op	erator" means any person owning, holding, or leasing a power plant or
30			proc	cess unit.
31		C.	"Pov	wer plant" means:

1			(1)	An electrical generating plant, and all additions to the plant, which
2				processes or converts coal in its natural form or beneficiated coal into
3				electrical power and which has at least one single electrical energy
4				generation unit with a capacity of fifty thousand kilowatts or more.
5			(2)	A wind-powered electrical generating facility, on which construction is
6				completed before January 1, 2017, and all additions to the facility, which
7				provides electrical power through wind generation and which has at least
8				one single electrical energy generation unit with a nameplate capacity of
9				one hundred kilowatts or more.
10			(3)	Any other type of electrical power generating facility excluding the types of
11				power plants identified in paragraphs 1 and 2 which has a capacity of one
12				hundred kilowatts or more and produces electricity for resale or for
13				consumption in a business activity.
14		d.	"Pro	ocess unit" means an oil refinery or gas processing plant and all adjacent
15			unit	s that are utilized in the processing of crude oil or natural gas.
16		e.	"Pro	oduction equipment" means machinery and attachment units, other than
17			repl	acement parts, directly and exclusively used in the generation, transmission,
18			or d	listribution of electrical energy for sale by a power plant.
19		f.	"Re	powering" means an investment of more than two hundred million dollars or
20			one	million dollars per megawatt of installed nameplate capacity, whichever is
21			less	s, in an existing power plant that modifies or replaces the process used for
22			con	verting coal in its natural form or beneficiated coal into electrical power.
23	2.	Sale	es of	production or environmental upgrade equipment that is delivered on or after
24		Jan	uary	1, 2007, and used exclusively in power plants or repowering existing power
25		plar	nts or	in processing units are exempt from the tax imposed by this chapter.
26	3.	Sale	es of	tangible personal property, other than production or environmental upgrade
27		equ	ipme	nt, which is used in the construction of new power plants or to expand existing
28		ром	/er pla	ants or to add environmental upgrades to existing power plants or repowering
29		exis	sting p	power plants or to add environmental upgrades to existing process units are
30		exe	mpt f	rom the tax imposed by this chapter.

1	4.	То	receiv	re the exemption at the time of purchase, the operator must receive from the
2		cor	nmiss	ioner a certificate that the tangible personal property or production equipment
3		the	opera	ator intends to purchase qualifies for the exemption. If a certificate is not
4		rec	eived	prior to the purchase, the operator shall pay the applicable tax imposed by
5		this	s chap	ter and apply to the commissioner for a refund.
6	5.	lf th	ne tan	gible personal property or production equipment is purchased or installed by
7		a c	ontrac	ctor subject to the tax imposed by this chapter, the operator may apply for a
8		refu	und of	the difference between the amount remitted by the contractor and the
9		exe	emptic	on imposed or allowed by this section.
10	<del>(Eff</del>	ectiv	<del>ve afte</del>	er June 30, 2017) Sales tax exemption for power plant construction,
11	product	tion,	envir	onmental upgrade, and repowering equipment and oil refinery or gas
12	process	sing	<del>plant</del>	environmental upgrade equipment.
13	<del>1.</del>	As	used	in this section, unless the context otherwise requires:
14		<del>a.</del>	<del>(1)</del>	"Environmental upgrade" means an investment greater than twenty-five-
15				million dollars or one hundred thousand dollars per megawatt of installed
16				nameplate capacity, whichever is less, in machinery, equipment, and related-
17				facilities for reducing emissions or increasing efficiency at an existing power-
18				<del>plant.</del>
19			<del>(2)</del>	"Environmental upgrade" for purposes of a process unit means an
20				investment greater than one hundred thousand dollars in machinery,
21				equipment, and related facilities for reducing emissions, increasing-
22				efficiency, or enhancing reliability of the equipment at a new or existing-
23				process unit.
24		<del>b.</del>	<del>"Ор</del>	erator" means any person owning, holding, or leasing a power plant or
25			proc	<del>cess unit.</del>
26		<del>C.</del>	<del>"Po'</del>	wer plant" means:
27			<del>(1)</del>	An electrical generating plant, and all additions to the plant, which
28				processes or converts coal from its natural form into electrical power and
29				which has at least one single electrical energy generation unit with a
30				capacity of fifty thousand kilowatts or more.

1			<del>(2)</del>	A wind-powered electrical generating facility, on which construction is-
2				completed before January 1, 2017, and all additions to the facility, which
3				provides electrical power through wind generation and which has at least
4				one single electrical energy generation unit with a nameplate capacity of
5				one hundred kilowatts or more.
6			<del>(3)</del>	Any other type of electrical power generating facility excluding the types of
7				power plants identified in paragraphs 1 and 2 which has a capacity of one-
8				hundred kilowatts or more and produces electricity for resale or for-
9				consumption in a business activity.
10		<del>d.</del>	<del>"Pre</del>	ocess unit" means an oil refinery or gas processing plant and all adjacent
11			unit	s that are utilized in the processing of crude oil or natural gas.
12		<del>e.</del>	<del>"Pre</del>	oduction equipment" means machinery and attachment units, other than-
13			repl	acement parts, directly and exclusively used in the generation, transmission,
14			<del>or d</del>	istribution of electrical energy for sale by a power plant.
15		<del>f.</del>	<del>"Re</del>	powering" means an investment of more than two hundred million dollars or-
16			one	million dollars per megawatt of installed nameplate capacity, whichever is
17			less	, in an existing power plant that modifies or replaces the process used for-
18			con	verting coal from its natural form into electrical power.
19	<del>2.</del>	Sale	<del>es of</del>	production or environmental upgrade equipment that is delivered on or after-
20		Jan	uary	1, 2007, and used exclusively in power plants or repowering existing power
21		<del>plar</del>	<del>nts or</del>	in processing units are exempt from the tax imposed by this chapter.
22	<del>3.</del>	Sale	<del>es of</del>	tangible personal property, other than production or environmental upgrade
23		equ	ipme	nt, which is used in the construction of new power plants or to expand existing-
24		<del>ром</del>	<del>/er pl</del> a	ants or to add environmental upgrades to existing power plants or repowering
25		exis	<del>sting p</del>	power plants or to add environmental upgrades to existing process units are
26		exe	<del>mpt f</del>	rom the tax imposed by this chapter.
27	<del>4.</del>	<del>To r</del>	eceiv	e the exemption at the time of purchase, the operator must receive from the
28		con	nmiss	ioner a certificate that the tangible personal property or production equipment-
29		the	opera	ator intends to purchase qualifies for the exemption. If a certificate is not
30		rece	eived	prior to the purchase, the operator shall pay the applicable tax imposed by
31		this	chap	ter and apply to the commissioner for a refund.

1	<del>5.</del>	<del>lf t</del> r	ie tan	gible personal property or production equipment is purchased or installed by
2		<del>a c</del>	ontrac	stor subject to the tax imposed by this chapter, the operator may apply for a
3		refu	<del>ind of</del>	the difference between the amount remitted by the contractor and the
4		exe	mptic	n imposed or allowed by this section.
5	SEC	стю	N 3. A	MENDMENT. Section 57-40.2-04.2 of the North Dakota Century Code is
6	amende	ed an	d reer	nacted as follows:
7	57-4	40.2-	04.2.	<del>(Effective through June 30, 2015)</del> Use tax exemption for power plant
8	constru	ictio	n, pro	duction, environmental upgrade, and repowering equipment and oil
9	refinery	or g	jas pr	ocessing plant environmental upgrade equipment.
10	1.	As	used	in this section, unless the context otherwise requires:
11		a.	(1)	"Environmental upgrade" means an investment greater than twenty-five
12				million dollars or one hundred thousand dollars per megawatt of installed
13				nameplate capacity, whichever is less, in machinery, equipment, and related
14				facilities for reducing emissions or increasing efficiency at an existing power
15				plant.
16			(2)	"Environmental upgrade" for purposes of a process unit means an
17				investment greater than one hundred thousand dollars in machinery,
18				equipment, and related facilities for reducing emissions, increasing
19				efficiency, or enhancing reliability of the equipment at a new or existing
20				process unit.
21		b.	"Op	erator" means any person owning, holding, or leasing a power plant or
22			proc	cess unit.
23		C.	"Pov	wer plant" means:
24			(1)	An electrical generating plant, and all additions to the plant, which
25				processes or converts coal in its natural form or beneficiated coal into
26				electrical power and which has at least one single electrical energy
27				generation unit with a capacity of fifty thousand kilowatts or more.
28			(2)	A wind-powered electrical generating facility, on which construction is
29				completed before January 1, 2015, and all additions to the facility, which
30				provides electrical power through wind generation and which has at least

1			one single electrical energy generation unit with a nameplate capacity of
2			one hundred kilowatts or more.
3		(3)	Any other type of electrical power generating facility excluding the types of
4			power plants identified in paragraphs 1 and 2 which has a capacity of one
5			hundred kilowatts or more and produces electricity for resale or for
6			consumption in a business activity.
7		d. "Pr	rocess unit" means an oil refinery or gas processing plant and all adjacent
8		uni	its that are utilized in the processing of crude oil or natural gas.
9		e. "Pr	roduction equipment" means machinery and attachment units, other than
10		rep	placement parts, directly and exclusively used in the generation, transmission,
11		or	distribution of electrical energy for sale by a power plant.
12		f. "Re	epowering" means an investment of more than two hundred million dollars or
13		one	e million dollars per megawatt of installed nameplate capacity, whichever is
14		les	s, in an existing power plant that modifies or replaces the process used for
15		COI	nverting coal in its natural form or beneficiated coal into electric power.
16	2.	Sales of	f production or environmental upgrade equipment that is delivered on or after
17		January	1, 2007, and used exclusively in power plants or repowering existing power
18		plants o	r in process units are exempt from the tax imposed by this chapter.
19	3.	Sales of	f tangible personal property, other than production or environmental upgrade
20		equipme	ent, which is used in the construction of new power plants or to expand existing
21		power p	plants or to add environmental upgrades to existing power plants or repowering
22		existing	power plants or to add environmental upgrades to existing process units are
23		exempt	from the tax imposed by this chapter.
24	4.	To recei	ive the exemption at the time of purchase, the operator must receive from the
25		commis	sioner a certificate that the tangible personal property or production equipment
26		the oper	rator intends to purchase qualifies for the reduced rate or exemption. If a
27		certifica	te is not received prior to the purchase, the operator shall pay the applicable
28		tax impo	osed by this chapter and apply to the commissioner for a refund.
29	5.	If the tai	ngible personal property or production equipment is purchased or installed by
30		a contra	actor subject to the tax imposed by this chapter, the operator may apply for a

1	refund of the difference between the amount remitted by the contractor and the						
2	reduced rate or exemption imposed or allowed by this section.						
3	(Effective after June 30, 2015) Use tax exemption for power plant construction,						
4	production, environmental upgrade, and repowering equipment and oil refinery or gas-						
5	process	sing	<del>plant</del>	environmental upgrade equipment.			
6	<del>1.</del>	As	used i	in this section, unless the context otherwise requires:			
7		<del>a.</del>	<del>(1)</del>	"Environmental upgrade" means an investment greater than twenty-five-			
8				million dollars or one hundred thousand dollars per megawatt of installed			
9				nameplate capacity, whichever is less, in machinery, equipment, and related-			
10				facilities for reducing emissions or increasing efficiency at an existing power-			
11				<del>plant.</del>			
12			<del>(2)</del>	"Environmental upgrade" for purposes of a process unit means an			
13				investment greater than one hundred thousand dollars in machinery,			
14				equipment, and related facilities for reducing emissions, increasing-			
15				efficiency, or enhancing reliability of the equipment at a new or existing-			
16				<del>process unit.</del>			
17		<del>b.</del>	<del>"Ор</del>	erator" means any person owning, holding, or leasing a power plant or-			
18			proc	<del>cess unit.</del>			
19		<del>c.</del>	<del>"Po\</del>	wer plant" means:			
20			<del>(1)</del>	An electrical generating plant, and all additions to the plant, which			
21				processes or converts coal from its natural form into electrical power and			
22				which has at least one single electrical energy generation unit with a			
23				capacity of fifty thousand kilowatts or more.			
24			<del>(2)</del>	A wind-powered electrical generating facility, on which construction is			
25				completed before January 1, 2015, and all additions to the facility, which			
26				provides electrical power through wind generation and which has at least-			
27				one single electrical energy generation unit with a nameplate capacity of			
28				one hundred kilowatts or more.			
29			<del>(3)</del>	Any other type of electrical power generating facility excluding the types of			
30				power plants identified in paragraphs 1 and 2 which has a capacity of one-			

1		hundred kilowatts or more and produces electricity for resale or for-			
2		consumption in a business activity.			
3		d. "Process unit" means an oil refinery or gas processing plant and all adjacent			
4		units that are utilized in the processing of crude oil or natural gas.			
5		e. "Production equipment" means machinery and attachment units, other than-			
6		replacement parts, directly and exclusively used in the generation, transmission,			
7		or distribution of electrical energy for sale by a power plant.			
8		f. "Repowering" means an investment of more than two hundred million dollars or			
9		one million dollars per megawatt of installed nameplate capacity, whichever is			
10		less, in an existing power plant that modifies or replaces the process used for			
11		converting coal from its natural form into electric power.			
12	<del>2.</del>	Sales of production or environmental upgrade equipment that is delivered on or after-			
13		January 1, 2007, and used exclusively in power plants or repowering existing power			
14		plants or in process units are exempt from the tax imposed by this chapter.			
15	<del>3.</del>	Sales of tangible personal property, other than production or environmental upgrade-			
16		equipment, which is used in the construction of new power plants or to expand existing-			
17		power plants or to add environmental upgrades to existing power plants or repowering-			
18		existing power plants or to add environmental upgrades to existing process units are-			
19		exempt from the tax imposed by this chapter.			
20	<del>4.</del>	To receive the exemption at the time of purchase, the operator must receive from the			
21		commissioner a certificate that the tangible personal property or production equipment			
22		the operator intends to purchase qualifies for the reduced rate or exemption. If a			
23		certificate is not received prior to the purchase, the operator shall pay the applicable			
24		tax imposed by this chapter and apply to the commissioner for a refund.			
25	<del>5.</del>	If the tangible personal property or production equipment is purchased or installed by			
26		a contractor subject to the tax imposed by this chapter, the operator may apply for a			
27		refund of the difference between the amount remitted by the contractor and the			
28		reduced rate or exemption imposed or allowed by this section.			
29	SEC	CTION 4. AMENDMENT. Section 57-60-02 of the North Dakota Century Code is			
30	amende	d and reenacted as follows:			

1

### 57-60-02. Imposition of taxes.

2 There is hereby imposed upon the operator of each coal conversion facility a tax paid
3 monthly for the privilege of producing products of such coal conversion facility. The rate of the
4 tax must be computed as follows:

- For all coal conversion facilities, except as otherwise provided in this section, the tax is
  measured by the gross receipts derived from such facility for the preceding month and
  is in the amount of four and one-tenth percent of such gross receipts. For purposes of
  this subsection, "gross receipts" of a coal gasification plant do not include any amount
  that is received by the operator of the plant for production of synthetic natural gas in
  excess of one hundred ten million cubic feet per day. Gross receipts derived from the
  sale of a capital asset are not subject to the tax imposed by this subsection.
- 12 2. For electrical generating plants, the tax is at a rate of sixty-five one-hundredths of one 13 mill times sixty percent of the installed capacity of each unit times the number of hours 14 in the taxable period. All electrical energy generating units that begin construction or 15 complete repowering are exempt from eighty-five percent of the tax imposed by this 16 subsection for five years from the date of the first taxable production or from the date 17 of the first taxable production after repowering from the unit. The board of county 18 commissioners may, by resolution, grant to the operator of an electrical generating 19 plant located within the county partial or complete exemption from the remaining 20 fifteen percent of the tax imposed by this subsection for a period not exceeding five 21 years from the date of the first taxable production or from the date of the first taxable 22 production after repowering from the unit. If a board of county commissioners grants a 23 partial or complete exemption for a specific coal conversion facility under this 24 subsection, the provisions of subsection 2 of section 57-60-14 do not apply as that 25 subsection relates to revenue from the specific unit of the coal conversion facility for 26 which the partial or complete exemption has been granted. Notwithstanding section 27 57-60-14, any tax collected from a unit subject to the exemption provided by this 28 subsection must be allocated entirely to the county for allocation as provided in section 29 57-60-15. If a unit is incapable of generating electricity for eighteen consecutive 30 months, the tax on that unit for taxable periods beginning after the eighteenth month 31 must be reduced by the ratio that the cost of repair of the unit bears to the original cost

of the unit. This reduced rate remains in effect until the unit is capable of generating
 electricity.

3. For electrical generating plants, in addition to the tax imposed by subsection 2, there is
a tax at the rate of twenty-five one-hundredths of one mill on each kilowatt hour of
electricity produced for the purpose of sale. For all electrical generating plants that
begin construction or complete repowering, the production from the plants is exempt
from the tax imposed by this subsection for five years from the date of the first taxable
production or from the date of the first taxable production after repowering from the
plant.

- 4. For coal gasification plants, the tax is the greater of either the amount provided in
  subsection 1 or thirteen and one-half cents on each one thousand cubic feet
  [28316.85 liters] of synthetic natural gas produced for the purpose of sale but not
  including any amount of synthetic natural gas in excess of one hundred ten million
  cubic feet per day.
- 5. a. For all coal conversion facilities, other than electrical generating plants, the
  production from the facilities is exempt from eighty-five percent of the tax
  imposed by this section for a period of five years from the date of first taxable
  production from the facility. The operator of each facility applying for exemption
  under this subsection shall certify to the tax commissioner the date of first taxable
  production of the facility.
- 21 b. The board of county commissioners may, by resolution, grant to the operator of a 22 coal conversion facility, other than an electrical generating plant, located within 23 the county a partial or complete exemption from the remaining fifteen percent of 24 tax imposed by this section for a period not exceeding five years from the date of 25 the first taxable production from the facility. Notwithstanding the provisions of 26 section 57-60-14, any tax collected which is based upon the production of a 27 facility subject to the exemption provided by this subsection must be allocated 28 entirely to the county for allocation as provided in section 57-60-15.
- 6. For coal beneficiation plants, the tax is twenty cents on each ton of two thousand
  pounds [907.18 kilograms] of beneficiated coal produced for the purpose of sale, or
  one and one-quarter percent of the gross receipts derived from such facility for the

preceding month, whichever amount is greater. Any amount of beneficiated coal
 produced in excess of eighty percent of the design capacity of the coal beneficiation
 plant or produced for use within a coal conversion facility is exempt from such tax.
 SECTION 5. AMENDMENT. Section 57-61-01.4 of the North Dakota Century Code is
 amended and reenacted as follows:
 57-61-01.4. (Effective through June 30, 2015) Severance and sales and use tax
 exemptions for coal used in certain plants.

8 No state severance tax may be imposed on coal used in, or coal used to produce steam 9 that is used in, agricultural commodity processing facilities as defined in subsection 4 of section 10 57-39.2-04.4 located within North Dakota or adjacent states or any facility owned by the state or 11 a political subdivision of the state. No state severance tax may be imposed on coal purchased 12 for improvement through the process of coal beneficiation defined in subsection 2 of section 13 57-60-01 which is subsequently used in, or used to produce steam that is used in, agricultural 14 commodity processing facilities located within North Dakota or adjacent states or any facility 15 owned by the state or a political subdivision of the state. The coal mine owner or operator shall 16 require the person purchasing the coal to certify that amount of coal purchased for use in 17 agricultural commodity processing facilities or for beneficiation and subsequent use in 18 agricultural commodity processing facilities or any facility owned by the state or a political 19 subdivision of the state or to produce steam that is used in any of those facilities. 20 (Effective after June 30, 2015) Severance and sales and use tax exemptions for coal-21 used in certain plants. No state severance tax may be imposed on coal used in agricultural 22 processing or sugar beet refining plants located within North Dakota or adjacent states. The 23 coal mine owner or operator shall require the person purchasing the coal to certify that amount 24 of coal purchased for agricultural processing or sugar beet refining purposes. Coal exempted-25 from the severance tax by this section is not subject to sales and use taxes. 26 **SECTION 6. EFFECTIVE DATE.** This Act is effective for taxable events occurring after 27 June 30, 2015.