FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2096

Introduced by

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Senators Cook, Armstrong, Flakoll

Representatives Louser, Streyle, Headland

- 1 A BILL for an Act to amend and reenact subsections 21, 22, and 23 of section 57-39.2-01 and
- 2 subsection 1 of section 57-39.2-02.1 of the North Dakota Century Code, relating to elimination
- 3 of sales taxes on sale of internet access services; and to provide an effective date.

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

SECTION 1. AMENDMENT. Subsections 21, 22, and 23 of section 57-39.2-01 of the North
Dakota Century Code are amended and reenacted as follows:

"Retail sale" or "sale at retail" means any sale, lease, or rental for any purpose other than for resale, sublease, or subrental. "Retail sale" or "sale at retail" includes the sale, including the leasing or renting, to a consumer or to any person for any purpose, other than for processing or for resale, of tangible personal property; the sale of steam, gas. and communication service, excluding internet access service, to retail consumers or users; the sale of vulcanizing, recapping, and retreading services for tires; the ordering, selecting, or aiding a customer to select any goods, wares, or merchandise from any price list or catalog, which the customer might order, or be ordered for such customer to be shipped directly to such customer; the sale or furnishing of hotel, motel, or tourist court accommodations, tickets, or admissions to any place of amusement, athletic event, or place of entertainment; and the sales of magazines and other periodicals. By the term "processing" is meant any tangible personal property, including containers which it is intended, by means of fabrication, compounding, manufacturing, producing, or germination shall become an integral or an ingredient or component part of other tangible personal property intended to be sold ultimately at retail. The sale of an item of tangible personal property for the purpose of incorporating it in or attaching it to real property must be considered as a sale of tangible personal property for a purpose other than for processing; the delivery of

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possession within the state of North Dakota of tangible personal property by a wholesaler or distributor to an out-of-state retailer who does not hold a North Dakota retail sales tax permit or to a person who by contract incorporates such tangible personal property into, or attaches it to, real property situated in another state may not be considered a taxable sale if such delivery of possession would not be treated as a taxable sale in that state. As used in this subsection, the word "consumer" includes any hospital, infirmary, sanatorium, nursing home, home for the aged, or similar institution that furnishes services to any patient or occupant. The sale of an item of tangible personal property to a person under a finance leasing agreement over the term of which the property will be substantially consumed must be considered a retail sale if the purchaser elects to treat it as such by paying or causing the transferor to pay the sales tax thereon to the commissioner on or before the last day on which payments may be made without penalty as provided in section 57-39.2-12.

"Retailer" or "seller" includes every person engaged in the business of leasing or renting hotel, motel, or tourist court accommodations, and every person engaged in the business of selling tangible goods, wares, or merchandise at retail, or furnishing of steam, gas, and communication services, excluding internet access service, or tickets or admissions to places of amusement, entertainment, and athletic events, or magazines or other periodicals; and includes any person as herein defined who by contract or otherwise agrees to furnish for a consideration a totally or partially finished product consisting in whole or in part of tangible personal property subject to the sales tax herein provided, and all items of tangible personal property entering into the performance of such contract as a component part of the product agreed to be furnished under said contract shall be subject to the sales tax herein provided and the sales tax thereon shall be collected by the contractor from the person for whom the contract has been performed in addition to the contract price agreed upon, and shall be remitted to the state in the manner provided in this chapter; and shall include the state or any municipality furnishing steam, gas, or communication service to members of the public in its proprietary capacity. For the purpose of this chapter, retailer shall also include every clerk, auctioneer, agent, or factor selling tangible personal property owned by any other retailer. A retailer also includes every person who engages in

- regular or systematic solicitation of a consumer market in this state by the distribution of catalogs, periodicals, advertising fliers, or other advertising, or by means of print, radio or television media, by mail, telegraphy, telephone, computer database, cable, optic, microwave, or other communication system.
 - 23. "Sale" means any transfer of title or possession, exchange or barter, conditional or otherwise, in any manner or by any means whatever, for a consideration, and includes the furnishing or service of steam, gas, or communication, excluding internet access service, the furnishing of hotel, motel, or tourist court accommodations, the furnishing of tickets or admissions to any place of amusement, athletic event, or place of entertainment, and sales of magazines and other periodicals. Provided, the words "magazines and other periodicals" as used in this subsection do not include newspapers nor magazines or periodicals that are furnished free by a nonprofit corporation or organization to its members or because of payment by its members of membership fees or dues.

SECTION 2. AMENDMENT. Subsection 1 of section 57-39.2-02.1 of the North Dakota Century Code is amended and reenacted as follows:

- 1. 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 users:
 - a. Tangible personal property, consisting of goods, wares, or merchandise, and bundled transactions consisting entirely of tangible personal property.
 - b. The furnishing or service of communication services, excluding internet access service but including one-way and two-way telecommunications services or steam other than steam used for processing agricultural products.
 - Tickets or admissions to places of amusement or entertainment or athletic events, including amounts charged for participation in an amusement, entertainment, or athletic activity.
 - d. Magazines and other periodicals.
 - e. The leasing or renting of a hotel or motel room or tourist court accommodations.

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

degree, if such modification or enhancement is designed and developed to

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	the specifications of a specific purchaser, remains "prewritten computer
	software". However, if there is a reasonable, separately stated charge or an
	invoice or other statement of the price given to the purchaser for such
	modification or enhancement, such modification or enhancement shall not
	constitute "prewritten computer software".
h.	A mandatory computer software maintenance contract for prewritten computer
	software.
i.	An optional computer software maintenance contract for prewritten computer
	software that provides only software upgrades or updates or an optional
	computer software maintenance contract for prewritten computer software that is
	a bundled transaction and provides software upgrades or updates and support
	services.
SECTION	3. EFFECTIVE DATE. This Act is effective for taxable events occurring after
December 31	, 2016.
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