FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2137

Introduced by

Senators Myrdal, Oehlke, Patten

Representatives Damschen, Mock, Monson

- 1 A BILL for an Act to create and enact a new section to chapter 57-39.2 of the North Dakota
- 2 Century Code, relating to a sales and use tax exemption for enterprise information technology
- 3 equipment and computer software purchased for use in a qualified data center; and to provide
- 4 for retroactive application.

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

- SECTION 1. A new section to chapter 57-39.2 of the North Dakota Century Code is created and enacted as follows:
- Sales and use tax exemption for enterprise information technology equipment and
 computer software used in a qualified data center.
- 1. Gross receipts from sales of enterprise information technology equipment and

 computer software purchased for use by a qualifying business in a qualified data

 center are exempt from the tax imposed by this chapter. To qualify for the exemption,

 the enterprise information technology equipment or computer software must be

 incorporated into or physically located within the qualified data center. Purchases of

 upgraded or replacement enterprise information technology equipment and computer

 software for use in a qualified data center also are exempt.
 - 2. The future owner of a proposed data center shall apply to the tax commissioner to be certified as a qualified data center. An applicant shall respond to a request for additional information from the tax commissioner within thirty days of the request or the application may no longer be considered.
 - 3. To receive the exemption at the time of purchase, the qualified business shall obtain from the tax commissioner a certificate that the enterprise information technology equipment or computer software the qualified business intends to purchase qualifies for the exemption. If a certificate is not received before the purchase, the qualified

ı		bus	business snail pay the applicable tax imposed by this chapter and apply to the tax						
2		con	nmiss	ioner for a refund.					
3	<u>4.</u>	If th	If the enterprise information technology equipment is purchased or installed by a						
4		con	tracto	or subject to the tax imposed by this chapter, the qualified business may apply					
5		for	a refu	and of the difference between the amount remitted by the contractor and the					
6		exe	emption imposed or allowed by this section. Application for a refund must be made						
7		at t	the times and in the manner directed by the tax commissioner and must include						
8		suff	sufficient information to permit the tax commissioner to verify the sales and use taxes						
9		paid	paid and the exempt status of the sale or use.						
10	<u>5.</u>	For	For purposes of this section:						
11		<u>a.</u>	<u>"Co</u>	mputer software" includes software used or loaded at a qualified data center,					
12			<u>soft</u>	ware maintenance, software licensing, and software customization.					
13		<u>b.</u>	<u>"Da</u>	ta center" means a centralized repository for the storage, management, and					
14			diss	semination of electronic data and information organized around a particular					
15			<u>bod</u>	y or bodies of knowledge.					
16		<u>C.</u>	<u>"En</u>	terprise information technology equipment" includes:					
17			<u>(1)</u>	Computer hardware, servers, routers, cooling systems, and cooling towers.					
18			<u>(2)</u>	Temperature control infrastructure and power infrastructure used for					
19				transformation, distribution, or management of electricity used for the					
20				maintenance and operation of a qualified data center.					
21			<u>(3)</u>	Exterior dedicated business-owned substations, backup power generation					
22				systems, battery systems, or other related infrastructure.					
23			<u>(4)</u>	Racking systems, raised flooring, cabling, or trays necessary for the					
24				maintenance and operation of a qualified data center.					
25		<u>d.</u>	<u>"Qu</u>	alified business" means the owner, operator, or tenants of a qualified data					
26			cen	<u>ter.</u>					
27		<u>e.</u>	"Qualified data center" means a newly constructed or substantially refurbished						
28			faci	lity located in this state:					
29			<u>(1)</u>	Comprised of one or more buildings, the primary purpose of which is to					
30				contain a data center, consisting of an aggregate amount of fifteen thousand					

1			<u>squa</u>	are feet [1394 square meters] or more, no fewer than fifty percent of
2			whic	h is used for data processing;
3		<u>(2)</u>	Loca	ated on a single parcel or on contiguous parcels;
4		<u>(3)</u>	<u>On v</u>	which construction is completed or which is substantially refurbished
5			<u>after</u>	December 31, 2020;
6		<u>(4)</u>	<u>Havi</u>	ng the following attributes:
7			<u>(a)</u>	Sophisticated fire suppression and prevention systems:
8			<u>(b)</u>	Enhanced security with security features including video camera
9				surveillance; an electronic system requiring pass codes, key cards, or
10				biometric scans such as hand scans or retinal or fingerprint
11				recognition to restrict access to selected personnel; or other similar
12				security features; and
13		<u>(5)</u>	<u>Cert</u>	ified by the tax commissioner as a qualified data center.
14		<u>f.</u> "Su	<u>bstant</u>	ially refurbished" means a data center used to house enterprise
15		info	rmatio	n technology equipment in which fifteen thousand square feet [1394]
16		squ	are m	eters] or more has been rebuilt, modified, or improved through methods
17		inclu	uding	energy efficiency improvements, building improvements, and the
18		inst	allatio	n of enterprise information technology equipment, environmental
19		con	trols, a	and computer software.
20	<u>6.</u>	In determ	nining	the total square footage of a qualified data center, the square footage
21		of office s	space	meeting space, mechanical space, and other support facility spaces
22		must be	includ	ed if those spaces are used to support the operation of enterprise
23		informati	on tec	hnology equipment.
24	<u>7.</u>	Qualified	data	center owners that intend to collocate operators or tenants within the
25		center sh	all pro	ovide the operators or tenants with documentation from the tax
26		commiss	ioner :	that the center meets the definition of a qualified data center under this
27		section.	<u>Opera</u>	tors or tenants shall obtain and submit a copy of the documentation with
28	ı	all applic	ations	for sales tax exemption on information technology equipment and
29		compute	r softw	vare purchased for use in the qualified data center.

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1	8. By January thirty-first of each year, a qualified data center owner shall file with the tax
2	commissioner, on forms and in the manner prescribed by the tax commissioner, a
3	report showing for the previous calendar year:
4	a. The amount of the exemption claimed under this section;
5	b. The number of jobs created or retained by the qualified data center; and
6	c. The type and value of any local incentives provided to the qualified data center.
7	9. Upon receipt of a written request from the chairman of the legislative management or
8	the chairman of a standing committee of the legislative assembly, the tax
9	commissioner shall disclose any information described under subsection 8. This
10	subsection does not authorize disclosure of the qualified data center owner's name,
11	social security number, federal employer identification number, address, or any other
12	information prohibited from disclosure under chapter 57-38.
13	SECTION 2. RETROACTIVE APPLICATION. This Act applies retroactively to purchases
14	made after December 31, 2020.