Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1501

Introduced by

Representatives Headland, Boschee, Dockter, Mitskog, Steiner

Senator Meyer

(Approved by the Delayed Bills Committee)

- 1 A BILL for an Act to create and enact chapter 57-36.2 and a new subsection to section
- 2 57-39.2-04 of the North Dakota Century Code, relating to imposition of a gross receipts tax and
- 3 an excise tax on retail marijuana and retail marijuana usable marijuana and adult-use cannabis
- 4 products; to provide a penalty; to provide a continuing appropriation; and to provide a
- 5 contingent effective date.

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

7 SECTION 1. Chapter 57-36.2 of the North Dakota Century Code is created and enacted as8 follows:

9	57-36.2-01. Definitions.	
10	<u> <u> </u></u>	"Person" means any individual, firm, fiduciary, partnership, corporation, limited liability
11		company, trust, or association however formed.
12	<u> <u> 2. </u></u>	
13		does not include marijuana produced, processed, sold, or dispensed under chapter
14		<u>19-24.1.</u>
15	<u> <u> </u></u>	"Retail marijuana manufacturer" or "manufacturer" means any person engaged in the
16		business of producing, processing, or manufacturing retail marijuana or retail
17		marijuana products for sale to retail marijuana stores.
18	<u> <u>4. </u></u>	"Retail marijuana product" means an edible marijuana product as defined in section
19		19-24.3-01. Retail marijuana product does not include medical marijuana products or
20		usable marijuana produced, processed, sold, or dispensed under chapter 19-24.1.
21	<u> <u>5. </u></u>	"Retail marijuana store" or "store" means any person other than a retail marijuana
22		manufacturer who is engaged in the business of selling retail marijuana or retail
23		marijuana products.
24	1.	"Adult-use cannabis business" means a manufacturing facility or dispensary.

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1	<u>2.</u>	The tax commissioner shall require any person required to file and pay tax under this	
2		chapter to file a bond with the tax commissioner, issued by a surety company	
3		authorized to transact business in this state and approved by the insurance	
4		commissioner as to solvency and responsibility in an amount as the tax commissioner	
5		may fix, to secure the payment of any tax and penalties due or which may become	
6		due from the person. In lieu of a bond, securities approved by the tax commissioner in	
7		an amount as prescribed by the tax commissioner may be deposited with the tax	
8		commissioner. The securities must be kept in the custody of the tax commissioner and	
9		may be sold by the tax commissioner at public or private sale without notice to the	
10		depositor if it becomes necessary to recover any tax, interest, or penalty due. All	
11		moneys deposited as security with the tax commissioner under this subsection must	
12		be paid by the tax commissioner to the state treasurer and must be credited by the	
13		state treasurer into a special fund to be known as the retail sales and use taxadult-use	
14		cannabis business security trust fund. If any tax, interest, penalty, or costs imposed by	
15		this chapter are not paid when due, the tax commissioner shall certify that information	
16		to the director of the office of management and budget who shall transmit the money	
17		to the tax commissioner. The tax commissioner shall apply the money deposited by	
18		the person or so much as is necessary to satisfy the amount due. If the tax	
19		commissioner determines it is no longer necessary to require the deposit to be	
20		maintained by the person, the tax commissioner shall certify that information to the	
21	I	director of the office of management and budget who shall pay the unused money to	
22		the person entitled to receive the money.	
23	<u> <u> </u></u>	A person may not sell, offer for sale, or possess with the intent to sell, any retail	
24		marijuana or retail marijuana products without a license.	
25	57-36.2-03. Revocation of license - PenaltySuspension or revocation of registration		
26	<u>certifica</u>	ate and permit.	
27	The state department of health may suspend or revoke the license registration certificate		
28	and the	tax commissioner may suspend or revoke the permit of any retail marijuana	
29	manufac	cturer or retail marijuana storeadult-use cannabis business for failure to comply with this	
30	chapter or any of the rules or regulations prescribed by the tax commissioner or the state		
31	departm	ent of health. When a license has been revoked, no license may be issued again to the	

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licensee for a period of one year. A person may not sell any retail marijuana or retail marijuana		
products after the license has been revoked.		
<u>57-3</u>	36.2-04. Retail marijuana Dispensary gross receipts tax imposed.	
<u>1.</u>	There is imposed a tax of fifteen percent upon the gross receipts of retail marijuana	
	stores from all sales at retail of retail marijuana and retail marijuana products within	
	this state adult-use cannabis products. The tax is measured by a dispensary's gross	
	receipts derived from the sale of adult-use cannabis products, exclusive of any	
	discount or other reduction.	
<u>2.</u>	The tax on medicalGross receipts of usable marijuana stores is and adult-use cannabis	
	products are not subject to the tax imposed under 57-39.2 or local option taxes. A local	
	jurisdiction	
3.	A political subdivision may not impose a local option tax on the sale of retailusable	
	marijuana or retail marijuana and adult-use cannabis products.	
57-36.2-05. Retail marijuana manufacturer excise tax Manufacturing facility gross		
<u>receipt</u>	s tax imposed.	
There is imposed an excise tax of fifteenten percent on the sale of retailusable marijuana		
and retail marijuana adult-use cannabis products by a retail marijuana manufacturer to a retail		
marijuana storemanufacturing facility to a dispensary. The tax is measured by a		
manufacturer's manufacturing facility's gross receipts derived from the sale of retail usable		
marijuana and retail marijuana adult-use cannabis products to a store dispensary located in this		
<u>state, e</u>	clusive of any discount or other reduction.	
<u>57-3</u>	36.2-06. Retail marijuana manufacturer and storeFiling of returns requirement -	
Penalty.		
<u>1.</u>	On or before the last day of the month next succeeding each month, a retail marijuana	
	manufacturer and a retail marijuana storemanufacturing facility shall prepare a return	
I	for the preceding month in the form and manner as may be prescribed by the tax	
	commissioner, showing the gross receipts from the sale of retailusable marijuana or	
	retail marijuana and adult-use cannabis products to dispensaries, the amount of the tax	
	for the period covered by the return, and any other information as the tax	
	commissioner may require. The tax commissioner, upon request and a showing of	
	good cause, may grant an extension of time not to exceed thirty days for filing a return.	
	licensee products 57-3 1. 2. 3. 57-3 receipts The and reta marijuar manufae marijuar state, ex 57-3 Penalty	

1		If the extension is granted, the time required to make a payment must be extended for
2		the same period of time, but the amount of interest imposed under section
3		57-36.2-2857-36.2-08 applies to the amount of the deferred payment from the date the
4		tax would have been due if the extension had not been granted to the date the tax is
5		paid.
6	<u>2.</u>	On or before the last day of the month next succeeding each month, a dispensary
7		shall prepare a return for the preceding month in the form and manner as may be
8		prescribed by the tax commissioner, showing the gross receipts from the sale of
9		adult-use cannabis products, the amount of the tax for the period covered by the
10		return, and any other information as the tax commissioner may require. The tax
11		commissioner, upon request and a showing of good cause, may grant an extension of
12		time not to exceed thirty days for filing a return. If the extension is granted, the time
13		required to make a payment must be extended for the same period of time, but the
14		amount of interest imposed under section 57-36.2-08 applies to the amount of the
15		deferred payment from the date the tax would have been due if the extension had not
16		been granted to the date the tax is paid.
17	3.	Returns must be filed electronically by the manufacturer, storemanufacturing facility,
18		dispensary, or a duly authorized agent and must contain a declaration that the returns
19		are made and signed under the penalty of perjury.
20	<u>57-</u>	36.2-07. Payment of tax - Penalty.
21	<u>1.</u>	The tax levied under this chapter is due and payable on or before the last day of the
22		next succeeding month. The retail marijuana manufacturer and retail marijuana
23		storemanufacturing facility and dispensary shall pay the total tax due in the manner
24		prescribed by the tax commissioner. A retail marijuana manufacturer and retail
25		marijuana storemanufacturing facility and dispensary are subject to the penalties and
26		interest imposed under section 57-39.2-18 for failure to file a return, for filing an
27		incorrect return, or for failure to pay the tax due. If there is a sale or discontinuance of
28		aan adult-use cannabis business licensed under this chapter, the tax is due
29		immediately before the sale or discontinuance of the business and if the tax is not paid
30		within fifteen days, the tax becomes delinquent and subject to the penalties and
31		interest provided in section 57-39.2-18. A marijuana retail store or retail marijuana

1		manufacturermanufacturing facility or dispensary is not eligible to receive	
2	1	compensation under section 57-39.2-12.1.	
3	<u>2.</u>	Every retailer adult-use cannabis business, at the time of filing the required return, shall	
4		compute and pay to the tax commissioner the tax due.	
5	<u>3.</u>	Remittances of tax due under this chapter may not be deemed or considered payment	
6		until the tax commissioner has collected or received the tax due.	
7	57-36.2-08. Administration.		
8	The provisions of chapter 57-39.2 pertaining to the administration of the retail sales tax,		
9	including provisions for penalties and interest, credits, or adoption of rules, which are not in		
10	conflict with this chapter, govern the administration of the gross receipts tax imposed in this		
11	chapter. The provisions of chapter 57-39.2 pertaining to refunds of tax due do not apply to this		
12	chapter.		
13	<u>57-</u>	36.2-09. Tax, penalties, and other charges paid to tax commissioner - Disposition.	
14	<u>All f</u>	ees, taxes, penalties, and other charges imposed and collected under this chapter must	
15	<u>be paid</u>	to the tax commissioner in the form of a remittance payable to the tax commissioner,	
16	who sha	all transfer the moneys to the state treasurer, for deposit in the general fund.	
17	<u>57-</u>	36.2-10. Deposit of revenue - Report to state treasurer - Allocation - Continuing	
18	<u>approp</u>	riation.	
19	<u>1.</u>	Except as provided in subsection 2, all moneys collected under this chapter must be	
20		transmitted to the state treasurer at the end of each month and must be credited by	
21		the state treasurer to the general fund. Moneys deposited with the tax commissioner	
22		as security for the payment of tax, penalty, or costs due must be deposited and	
23		accounted for as provided for in subsection 3 of section 57-39.2-12. The tax	
24		commissioner also shall certify to the state treasurer the allocations to be made under	
25	I	this section.	
26	<u>2.</u>	Three percent of the revenue received under the marijuana retail gross receipts	
27		tax from the tax collected from dispensaries under this chapter must be transferred by	
28		the state treasurer to the city or county in which the retail marijuana storedispensary is	
29		located and is provided as a standing and continuing appropriation to the state	
30		treasurer for distribution on a monthly basis.	

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- 1 SECTION 2. A new subsection to section 57-39.2-04 of the North Dakota Century Code is
- 2 created and enacted as follows:
 - Gross receipts from the sale of retailusable marijuana and retail marijuana adult-use cannabis products as defined in section 1 of this Act.
- 5 SECTION 3. CONTINGENT EFFECTIVE DATE. This Act is contingent on the passage of a-
- 6 bill by the sixty-seventh legislative assembly which authorizes the retail sale of marijuana and
- 7 marijuana products House Bill No. 1420, and if the contingency occurs, this Act is effective for
- 8 taxable events occurring after June 30, 2021.