101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB5135

Introduced 2/18/2020, by Rep. Jay Hoffman

SYNOPSIS AS INTRODUCED:

35	ILCS	105/2	from	Ch.	120,	par.	439.2
35	ILCS	105/3-5					
35	ILCS	120/1	from	Ch.	120,	par.	440
35	ILCS	120/2-5					

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, for any leased property (currently, for motor vehicles only), "selling price" means the consideration received by the lessor pursuant to the lease contract and includes certain amounts received by the lessor that are not calculated at the time the lease is executed. Provides for an exemption to the extent of any personal property lease transaction tax paid to a home rule municipality. Effective immediately.

LRB101 18616 HLH 68071 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Use Tax Act is amended by changing Sections
2 and 3-5 as follows:

6 (35 ILCS 105/2) (from Ch. 120, par. 439.2)

7 Sec. 2. Definitions.

"Use" means the exercise by any person of any right or 8 9 power over tangible personal property incident to the ownership of that property, except that it does not include the sale of 10 11 such property in any form as tangible personal property in the regular course of business to the extent that such property is 12 not first subjected to a use for which it was purchased, and 13 14 does not include the use of such property by its owner for demonstration purposes: Provided that the property purchased 15 16 is deemed to be purchased for the purpose of resale, despite 17 first being used, to the extent to which it is resold as an ingredient of an intentionally produced product or by-product 18 19 of manufacturing. "Use" does not mean the demonstration use or 20 interim use of tangible personal property by a retailer before 21 he sells that tangible personal property. For watercraft or 22 aircraft, if the period of demonstration use or interim use by the retailer exceeds 18 months, the retailer shall pay on the 23

retailers' original cost price the tax imposed by this Act, and 1 2 no credit for that tax is permitted if the watercraft or 3 aircraft is subsequently sold by the retailer. "Use" does not mean the physical incorporation of tangible personal property, 4 5 to the extent not first subjected to a use for which it was purchased, as an ingredient or constituent, into other tangible 6 7 personal property (a) which is sold in the regular course of 8 business or (b) which the person incorporating such ingredient 9 or constituent therein has undertaken at the time of such 10 purchase to cause to be transported in interstate commerce to 11 destinations outside the State of Illinois: Provided that the 12 property purchased is deemed to be purchased for the purpose of 13 resale, despite first being used, to the extent to which it is resold as an ingredient of an intentionally produced product or 14 15 by-product of manufacturing.

16 "Watercraft" means a Class 2, Class 3, or Class 4
17 watercraft as defined in Section 3-2 of the Boat Registration
18 and Safety Act, a personal watercraft, or any boat equipped
19 with an inboard motor.

20 "Purchase at retail" means the acquisition of the ownership 21 of or title to tangible personal property through a sale at 22 retail.

23 "Purchaser" means anyone who, through a sale at retail, 24 acquires the ownership of tangible personal property for a 25 valuable consideration.

"Sale at retail" means any transfer of the ownership of or

HB5135

26

title to tangible personal property to a purchaser, for the 1 2 purpose of use, and not for the purpose of resale in any form 3 as tangible personal property to the extent not first subjected to a use for which it was purchased, for a valuable 4 5 consideration: Provided that the property purchased is deemed to be purchased for the purpose of resale, despite first being 6 used, to the extent to which it is resold as an ingredient of 7 8 intentionally produced product or by-product of an 9 manufacturing. For this purpose, slag produced as an incident 10 to manufacturing pig iron or steel and sold is considered to be 11 an intentionally produced by-product of manufacturing. "Sale 12 at retail" includes any such transfer made for resale unless made in compliance with Section 2c of the Retailers' Occupation 13 Tax Act, as incorporated by reference into Section 12 of this 14 15 Act. Transactions whereby the possession of the property is 16 transferred but the seller retains the title as security for 17 payment of the selling price are sales.

"Sale at retail" shall also be construed to include any Illinois florist's sales transaction in which the purchase order is received in Illinois by a florist and the sale is for use or consumption, but the Illinois florist has a florist in another state deliver the property to the purchaser or the purchaser's donee in such other state.

Nonreusable tangible personal property that is used by persons engaged in the business of operating a restaurant, cafeteria, or drive-in is a sale for resale when it is

transferred to customers in the ordinary course of business as 1 2 part of the sale of food or beverages and is used to deliver, 3 package, or consume food or beverages, regardless of where consumption of the food or beverages occurs. Examples of those 4 5 items include, but are not limited to nonreusable, paper and plastic cups, plates, baskets, boxes, sleeves, buckets or other 6 7 containers, utensils, straws, placemats, napkins, doggie bags, 8 and wrapping or packaging materials that are transferred to 9 customers as part of the sale of food or beverages in the ordinary course of business. 10

11 The purchase, employment and transfer of such tangible 12 personal property as newsprint and ink for the primary purpose 13 of conveying news (with or without other information) is not a 14 purchase, use or sale of tangible personal property.

15 "Selling price" means the consideration for a sale valued 16 in money whether received in money or otherwise, including 17 cash, credits, property other than as hereinafter provided, and services, but, prior to January 1, 2020, not including the 18 value of or credit given for traded-in tangible personal 19 property where the item that is traded-in is of like kind and 20 character as that which is being sold; beginning January 1, 21 22 2020, "selling price" includes the portion of the value of or 23 credit given for traded-in motor vehicles of the First Division as defined in Section 1-146 of the Illinois Vehicle Code of 24 25 like kind and character as that which is being sold that exceeds \$10,000. "Selling price" shall be determined without 26

any deduction on account of the cost of the property sold, the 1 2 cost of materials used, labor or service cost or any other expense whatsoever, but does not include interest or finance 3 charges which appear as separate items on the bill of sale or 4 5 sales contract nor charges that are added to prices by sellers on account of the seller's tax liability under the Retailers' 6 7 Occupation Tax Act, or on account of the seller's duty to 8 collect, from the purchaser, the tax that is imposed by this 9 Act, or, except as otherwise provided with respect to any 10 cigarette tax imposed by a home rule unit, on account of the 11 seller's tax liability under any local occupation tax 12 administered by the Department, or, except as otherwise 13 provided with respect to any cigarette tax imposed by a home rule unit on account of the seller's duty to collect, from the 14 15 purchasers, the tax that is imposed under any local use tax 16 administered by the Department. Effective December 1, 1985, 17 "selling price" shall include charges that are added to prices by sellers on account of the seller's tax liability under the 18 19 Cigarette Tax Act, on account of the seller's duty to collect, 20 from the purchaser, the tax imposed under the Cigarette Use Tax Act, and on account of the seller's duty to collect, from the 21 22 purchaser, any cigarette tax imposed by a home rule unit.

Notwithstanding any law to the contrary, for any motor vehicle, as defined in Section 1-146 of the Vehicle Code, that is sold on or after January 1, 2015 for the purpose of leasing the vehicle for a defined period that is longer than one year

and (1) is a motor vehicle of the second division that: (A) is 1 2 a self-contained motor vehicle designed or permanently 3 converted to provide living quarters for recreational, camping, or travel use, with direct walk through access to the 4 5 living quarters from the driver's seat; (B) is of the van 6 configuration designed for the transportation of not less than 7 7 nor more than 16 passengers; or (C) has a gross vehicle 8 weight rating of 8,000 pounds or less or (2) is a motor vehicle 9 of the first division, and on and after January 1, 2021, for 10 any leased item of tangible personal property, other than 11 computer software and property subject to the Rental Purchase 12 Agreement Occupation and Use Tax Act, "selling price" or 13 "amount of sale" means the consideration received by the lessor 14 pursuant to the lease contract, including amounts due at lease 15 signing and all monthly or other regular payments charged over 16 the term of the lease. Also included in the selling price is 17 any amount received by the lessor from the lessee for the leased vehicle or other leased property that is not calculated 18 19 at the time the lease is executed, including, but not limited 20 to, excess mileage charges and charges for excess wear and tear. For sales that occur in Illinois, with respect to any 21 22 amount received by the lessor from the lessee for the leased 23 vehicle or other leased property that is not calculated at the time the lease is executed, the lessor who purchased the motor 24 25 vehicle or other leased property does not incur the tax imposed 26 by the Use Tax Act on those amounts, and the retailer who makes

the retail sale of the motor vehicle to the lessor is not 1 2 required to collect the tax imposed by this Act or to pay the 3 tax imposed by the Retailers' Occupation Tax Act on those amounts. However, the lessor who purchased the motor vehicle or 4 5 other leased property assumes the liability for reporting and paying the tax on those amounts directly to the Department in 6 7 the same form (Illinois Retailers' Occupation Tax, and local 8 retailers' occupation taxes, if applicable) in which the 9 retailer would have reported and paid such tax if the retailer had accounted for the tax to the Department. For amounts 10 11 received by the lessor from the lessee that are not calculated 12 at the time the lease is executed, the lessor must file the 13 return and pay the tax to the Department by the due date 14 otherwise required by this Act for returns other than 15 transaction returns. If the retailer is entitled under this Act 16 to a discount for collecting and remitting the tax imposed 17 under this Act to the Department with respect to the sale of the motor vehicle or other leased property to the lessor, then 18 19 the right to the discount provided in this Act shall be 20 transferred to the lessor with respect to the tax paid by the 21 lessor for any amount received by the lessor from the lessee 22 for the leased vehicle or other leased property that is not 23 calculated at the time the lease is executed; provided that the 24 discount is only allowed if the return is timely filed and for 25 amounts timely paid. The "selling price" of a motor vehicle that is sold on or after January 1, 2015 for the purpose of 26

leasing for a defined period of longer than one year shall not 1 2 be reduced by the value of or credit given for traded-in 3 tangible personal property owned by the lessor, nor shall it be reduced by the value of or credit given for traded-in tangible 4 personal property owned by the lessee, regardless of whether 5 6 the trade-in value thereof is assigned by the lessee to the 7 lessor. In the case of a motor vehicle that is sold for the 8 purpose of leasing for a defined period of longer than one 9 year, the sale occurs at the time of the delivery of the 10 vehicle, regardless of the due date of any lease payments. A 11 lessor who incurs a Retailers' Occupation Tax liability on the 12 sale of a motor vehicle coming off lease may not take a credit against that liability for the Use Tax the lessor paid upon the 13 14 purchase of the motor vehicle (or for any tax the lessor paid 15 with respect to any amount received by the lessor from the 16 lessee for the leased vehicle that was not calculated at the 17 time the lease was executed) if the selling price of the motor vehicle at the time of purchase was calculated using the 18 definition of "selling price" as defined in this paragraph. 19 Notwithstanding any other provision of this Act to the 20 contrary, lessors shall file all returns and make all payments 21 22 required under this paragraph to the Department by electronic 23 means in the manner and form as required by the Department. This paragraph does not apply to leases of motor vehicles for 24 25 which, at the time the lease is entered into, the term of the lease is not a defined period, including leases with a defined 26

1 initial period with the option to continue the lease on a 2 month-to-month or other basis beyond the initial defined 3 period.

The phrase "like kind and character" shall be liberally 4 5 construed (including but not limited to any form of motor vehicle for any form of motor vehicle, or any kind of farm or 6 7 agricultural implement for any other kind of farm or 8 agricultural implement), while not including a kind of item 9 which, if sold at retail by that retailer, would be exempt from 10 retailers' occupation tax and use tax as an isolated or 11 occasional sale.

12

"Department" means the Department of Revenue.

"Person" means any natural individual, firm, partnership, association, joint stock company, joint adventure, public or private corporation, limited liability company, or a receiver, executor, trustee, guardian or other representative appointed by order of any court.

18 "Retailer" means and includes every person engaged in the 19 business of making sales at retail as defined in this Section.

20 A person who holds himself or herself out as being engaged (or who habitually engages) in selling tangible personal 21 22 property at retail is a retailer hereunder with respect to such 23 primarily in service occupation) sales (and not а notwithstanding the fact that such person designs and produces 24 such tangible personal property on special order for the 25 26 purchaser and in such a way as to render the property of value

only to such purchaser, if such tangible personal property so produced on special order serves substantially the same function as stock or standard items of tangible personal property that are sold at retail.

5 A person whose activities are organized and conducted primarily as a not-for-profit service enterprise, and who 6 engages in selling tangible personal property at retail 7 8 (whether to the public or merely to members and their quests) 9 is a retailer with respect to such transactions, excepting only 10 a person organized and operated exclusively for charitable, 11 religious or educational purposes either (1), to the extent of 12 sales by such person to its members, students, patients or 13 inmates of tangible personal property to be used primarily for 14 the purposes of such person, or (2), to the extent of sales by 15 such person of tangible personal property which is not sold or 16 offered for sale by persons organized for profit. The selling 17 of school books and school supplies by schools at retail to students is not "primarily for the purposes of" the school 18 19 which does such selling. This paragraph does not apply to nor 20 subject to taxation occasional dinners, social or similar 21 activities of a person organized and operated exclusively for 22 charitable, religious or educational purposes, whether or not 23 such activities are open to the public.

A person who is the recipient of a grant or contract under Title VII of the Older Americans Act of 1965 (P.L. 92-258) and serves meals to participants in the federal Nutrition Program

1 for the Elderly in return for contributions established in 2 amount by the individual participant pursuant to a schedule of 3 suggested fees as provided for in the federal Act is not a 4 retailer under this Act with respect to such transactions.

5 Persons who engage in the business of transferring tangible 6 personal property upon the redemption of trading stamps are 7 retailers hereunder when engaged in such business.

8 isolated or occasional sale of tangible personal The 9 property at retail by a person who does not hold himself out as 10 being engaged (or who does not habitually engage) in selling 11 such tangible personal property at retail or a sale through a 12 bulk vending machine does not make such person a retailer 13 hereunder. However, any person who is engaged in a business 14 which is not subject to the tax imposed by the Retailers' 15 Occupation Tax Act because of involving the sale of or a contract to sell real estate or a construction contract to 16 17 improve real estate, but who, in the course of conducting such business, transfers tangible personal property to users or 18 19 consumers in the finished form in which it was purchased, and 20 which does not become real estate, under any provision of a construction contract or real estate sale or real estate sales 21 22 agreement entered into with some other person arising out of or 23 because of such nontaxable business, is a retailer to the 24 extent of the value of the tangible personal property so 25 transferred. If, in such transaction, a separate charge is made 26 for the tangible personal property so transferred, the value of

such property, for the purposes of this Act, is the amount so separately charged, but not less than the cost of such property to the transferor; if no separate charge is made, the value of such property, for the purposes of this Act, is the cost to the transferor of such tangible personal property.

"Retailer maintaining a place of business in this State",
or any like term, means and includes any of the following
retailers:

9 (1) A retailer having or maintaining within this State, 10 directly or by a subsidiary, an office, distribution house, 11 sales house, warehouse or other place of business, or any 12 agent or other representative operating within this State under the authority of the retailer or its subsidiary, 13 14 irrespective of whether such place of business or agent or other representative is located here permanently or 15 16 temporarily, or whether such retailer or subsidiary is licensed to do business in this State. However, the 17 ownership of property that is located at the premises of a 18 19 printer with which the retailer has contracted for printing 20 and that consists of the final printed product, property 21 that becomes a part of the final printed product, or copy 22 from which the printed product is produced shall not result 23 in the retailer being deemed to have or maintain an office, 24 distribution house, sales house, warehouse, or other place 25 of business within this State.

26

(1.1) A retailer having a contract with a person

located in this State under which the person, for a 1 2 commission or other consideration based upon the sale of 3 tangible personal property by the retailer, directly or indirectly refers potential customers to the retailer by 4 5 providing to the potential customers a promotional code or 6 other mechanism that allows the retailer to track purchases 7 referred by such persons. Examples of mechanisms that allow 8 the retailer to track purchases referred by such persons 9 include but are not limited to the use of a link on the 10 person's Internet website, promotional codes distributed 11 through the person's hand-delivered or mailed material, 12 and promotional codes distributed by the person through radio or other broadcast media. The provisions of this 13 14 paragraph (1.1) shall apply only if the cumulative gross 15 receipts from sales of tangible personal property by the 16 retailer to customers who are referred to the retailer by all persons in this State under such contracts exceed 17 \$10,000 during the preceding 4 quarterly periods ending on 18 19 the last day of March, June, September, and December. A 20 retailer meeting the requirements of this paragraph (1.1) 21 shall be presumed to be maintaining a place of business in 22 this State but may rebut this presumption by submitting 23 proof that the referrals or other activities pursued within 24 this State by such persons were not sufficient to meet the 25 nexus standards of the United States Constitution during 26 the preceding 4 quarterly periods.

1

2

(1.2) Beginning July 1, 2011, a retailer having a contract with a person located in this State under which:

(A) the retailer sells the same or substantially
similar line of products as the person located in this
State and does so using an identical or substantially
similar name, trade name, or trademark as the person
located in this State; and

8 (B) the retailer provides a commission or other 9 consideration to the person located in this State based 10 upon the sale of tangible personal property by the 11 retailer.

12 The provisions of this paragraph (1.2) shall apply only 13 if the cumulative gross receipts from sales of tangible 14 personal property by the retailer to customers in this 15 State under all such contracts exceed \$10,000 during the 16 preceding 4 quarterly periods ending on the last day of 17 March, June, September, and December.

18 (2) (Blank).

19 (3) (Blank).

20 (4) (Blank).

- 21 (5) (Blank).
- 22 (6) (Blank).
- 23 (7) (Blank).
- 24 (8) (Blank).

(9) Beginning October 1, 2018, a retailer making sales
 of tangible personal property to purchasers in Illinois

1

2

3

4

from outside of Illinois if:

(A) the cumulative gross receipts from sales of tangible personal property to purchasers in Illinois are \$100,000 or more; or

5 (B) the retailer enters into 200 or more separate 6 transactions for the sale of tangible personal 7 property to purchasers in Illinois.

8 The retailer shall determine on a quarterly basis, 9 ending on the last day of March, June, September, and 10 December, whether he or she meets the criteria of either 11 subparagraph (A) or (B) of this paragraph (9) for the 12 preceding 12-month period. If the retailer meets the threshold of either subparagraph (A) or (B) for a 12-month 13 14 period, he or she is considered a retailer maintaining a 15 place of business in this State and is required to collect 16 and remit the tax imposed under this Act and file returns 17 for one year. At the end of that one-year period, the retailer shall determine whether he or 18 she met the 19 threshold of either subparagraph (A) or (B) during the 20 preceding 12-month period. If the retailer met the criteria 21 in either subparagraph (A) or (B) for the preceding 22 12-month period, he or she is considered a retailer 23 maintaining a place of business in this State and is 24 required to collect and remit the tax imposed under this 25 Act and file returns for the subsequent year. If at the end 26 of a one-year period a retailer that was required to

collect and remit the tax imposed under this Act determines 1 2 that he or she did not meet the threshold in either 3 subparagraph (A) or (B) during the preceding 12-month period, the retailer shall subsequently determine on a 4 5 quarterly basis, ending on the last day of March, June, September, and December, whether he or she meets the 6 7 threshold of either subparagraph (A) or (B) for the 8 preceding 12-month period.

9 Beginning January 1, 2020, neither the gross receipts 10 from nor the number of separate transactions for sales of 11 tangible personal property to purchasers in Illinois that a 12 retailer makes through a marketplace facilitator and for 13 which the retailer has received a certification from the 14 marketplace facilitator pursuant to Section 2d of this Act 15 shall be included for purposes of determining whether he or 16 she has met the thresholds of this paragraph (9).

17 (10) Beginning January 1, 2020, a marketplace
18 facilitator that meets a threshold set forth in subsection
19 (b) of Section 2d of this Act.

"Bulk vending machine" means a vending machine, containing unsorted confections, nuts, toys, or other items designed primarily to be used or played with by children which, when a coin or coins of a denomination not larger than \$0.50 are inserted, are dispensed in equal portions, at random and without selection by the customer.

26 (Source: P.A. 100-587, eff. 6-4-18; 101-9, eff. 6-5-19; 101-31,

HB5135 - 17 - LRB101 18616 HLH 68071 b

1 eff. 1-1-20; 101-604, eff. 1-1-20.)

2 (35 ILCS 105/3-5)

3 Sec. 3-5. Exemptions. Use of the following tangible 4 personal property is exempt from the tax imposed by this Act:

5 Personal property purchased from a corporation, (1)foundation, 6 association, institution, society, or 7 organization, other than a limited liability company, that is 8 organized and operated as a not-for-profit service enterprise 9 for the benefit of persons 65 years of age or older if the 10 personal property was not purchased by the enterprise for the 11 purpose of resale by the enterprise.

12 (2) Personal property purchased by a not-for-profit
13 Illinois county fair association for use in conducting,
14 operating, or promoting the county fair.

15 (3) Personal property purchased by a not-for-profit arts or 16 cultural organization that establishes, by proof required by the Department by rule, that it has received an exemption under 17 Section 501(c)(3) of the Internal Revenue Code and that is 18 organized and operated primarily for the presentation or 19 20 support of arts or cultural programming, activities, or 21 services. These organizations include, but are not limited to, 22 music and dramatic arts organizations such as symphony 23 orchestras and theatrical groups, arts and cultural service 24 organizations, local arts councils, visual arts organizations, 25 and media arts organizations. On and after July 1, 2001 (the

effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

5 (4) Personal property purchased by a governmental body, by 6 а corporation, society, association, foundation, or 7 institution organized and operated exclusively for charitable, 8 religious, or educational purposes, or by a not-for-profit 9 corporation, society, association, foundation, institution, or 10 organization that has no compensated officers or employees and 11 that is organized and operated primarily for the recreation of 12 persons 55 years of age or older. A limited liability company 13 may gualify for the exemption under this paragraph only if the 14 limited liability company is organized and operated 15 exclusively for educational purposes. On and after July 1, 16 1987, however, no entity otherwise eligible for this exemption 17 shall make tax-free purchases unless it has an active exemption identification number issued by the Department. 18

(5) Until July 1, 2003, a passenger car that is a
replacement vehicle to the extent that the purchase price of
the car is subject to the Replacement Vehicle Tax.

(6) Until July 1, 2003 and beginning again on September 1, 2004 through August 30, 2014, graphic arts machinery and equipment, including repair and replacement parts, both new and used, and including that manufactured on special order, certified by the purchaser to be used primarily for graphic

production, and including machinery and equipment 1 arts 2 purchased for lease. Equipment includes chemicals or chemicals acting as catalysts but only if the chemicals or chemicals 3 acting as catalysts effect a direct and immediate change upon a 4 graphic arts product. Beginning on July 1, 2017, graphic arts 5 6 machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under paragraph 7 8 (18).

9

(7) Farm chemicals.

10 (8) Legal tender, currency, medallions, or gold or silver 11 coinage issued by the State of Illinois, the government of the 12 United States of America, or the government of any foreign 13 country, and bullion.

14 (9) Personal property purchased from a teacher-sponsored 15 student organization affiliated with an elementary or 16 secondary school located in Illinois.

(10) A motor vehicle that is used for automobile renting, as defined in the Automobile Renting Occupation and Use Tax Act.

(11) Farm machinery and equipment, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for production agriculture or State or federal agricultural programs, including individual replacement parts for the machinery and equipment, including machinery and equipment purchased for lease, and including implements of husbandry defined in Section 1-130 of the

1 Illinois Vehicle Code, farm machinery and agricultural 2 chemical and fertilizer spreaders, and nurse wagons required to be registered under Section 3-809 of the Illinois Vehicle Code, 3 but excluding other motor vehicles required to be registered 4 5 under the Illinois Vehicle Code. Horticultural polyhouses or hoop houses used for propagating, growing, or overwintering 6 plants shall be considered farm machinery and equipment under 7 8 this item (11). Agricultural chemical tender tanks and dry 9 boxes shall include units sold separately from a motor vehicle 10 required to be licensed and units sold mounted on a motor 11 vehicle required to be licensed if the selling price of the 12 tender is separately stated.

13 Farm machinery and equipment shall include precision 14 farming equipment that is installed or purchased to be 15 installed on farm machinery and equipment including, but not 16 limited to, tractors, harvesters, sprayers, planters, seeders, 17 or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors, computers, monitors, 18 software, global positioning and mapping systems, and other 19 20 such equipment.

Farm machinery and equipment also includes computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities such as, but not limited to, the collection, monitoring, and correlation of animal and crop data for the purpose of formulating animal diets and

1 agricultural chemicals. This item (11) is exempt from the 2 provisions of Section 3-90.

3 (12) Until June 30, 2013, fuel and petroleum products sold 4 to or used by an air common carrier, certified by the carrier 5 to be used for consumption, shipment, or storage in the conduct 6 of its business as an air common carrier, for a flight destined 7 for or returning from a location or locations outside the 8 United States without regard to previous or subsequent domestic 9 stopovers.

10 Beginning July 1, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used 11 12 for consumption, shipment, or storage in the conduct of its 13 business as an air common carrier, for a flight that (i) is 14 engaged in foreign trade or is engaged in trade between the 15 United States and any of its possessions and (ii) transports at 16 least one individual or package for hire from the city of 17 origination to the city of final destination on the same aircraft, without regard to a change in the flight number of 18 that aircraft. 19

(13) Proceeds of mandatory service charges separately stated on customers' bills for the purchase and consumption of food and beverages purchased at retail from a retailer, to the extent that the proceeds of the service charge are in fact turned over as tips or as a substitute for tips to the employees who participate directly in preparing, serving, hosting or cleaning up the food or beverage function with

1 respect to which the service charge is imposed.

2 (14) Until July 1, 2003, oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, 3 rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and 4 5 tubular goods, including casing and drill strings, (iii) pumps 6 and pump-jack units, (iv) storage tanks and flow lines, (v) any 7 individual replacement part for oil field exploration, 8 drilling, and production equipment, and (vi) machinery and 9 equipment purchased for lease; but excluding motor vehicles 10 required to be registered under the Illinois Vehicle Code.

(15) Photoprocessing machinery and equipment, including repair and replacement parts, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery and equipment purchased for lease.

16 (16) Until July 1, 2023, coal and aggregate exploration, 17 mining, off-highway hauling, processing, maintenance, and equipment, including replacement 18 reclamation parts and equipment, and including equipment purchased for lease, but 19 20 excluding motor vehicles required to be registered under the Illinois Vehicle Code. The changes made to this Section by 21 22 Public Act 97-767 apply on and after July 1, 2003, but no claim 23 for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid 24 25 during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456). 26

1 (17) Until July 1, 2003, distillation machinery and 2 equipment, sold as a unit or kit, assembled or installed by the 3 retailer, certified by the user to be used only for the 4 production of ethyl alcohol that will be used for consumption 5 as motor fuel or as a component of motor fuel for the personal 6 use of the user, and not subject to sale or resale.

7 (18) Manufacturing and assembling machinery and equipment 8 used primarily in the process of manufacturing or assembling 9 tangible personal property for wholesale or retail sale or 10 lease, whether that sale or lease is made directly by the 11 manufacturer or by some other person, whether the materials 12 used in the process are owned by the manufacturer or some other 13 person, or whether that sale or lease is made apart from or as 14 an incident to the seller's engaging in the service occupation 15 of producing machines, tools, dies, jigs, patterns, gauges, or 16 other similar items of no commercial value on special order for 17 a particular purchaser. The exemption provided by this paragraph (18) includes production related tangible personal 18 property, as defined in Section 3-50, purchased on or after 19 20 July 1, 2019. The exemption provided by this paragraph (18) does not include machinery and equipment used in (i) 21 the 22 generation of electricity for wholesale or retail sale; (ii) 23 the generation or treatment of natural or artificial gas for wholesale or retail sale that is delivered to customers through 24 25 pipes, pipelines, or mains; or (iii) the treatment of water for 26 wholesale or retail sale that is delivered to customers through

pipes, pipelines, or mains. The provisions of Public Act 98-583 are declaratory of existing law as to the meaning and scope of this exemption. Beginning on July 1, 2017, the exemption provided by this paragraph (18) includes, but is not limited to, graphic arts machinery and equipment, as defined in paragraph (6) of this Section.

7 (19) Personal property delivered to a purchaser or 8 purchaser's donee inside Illinois when the purchase order for 9 that personal property was received by a florist located 10 outside Illinois who has a florist located inside Illinois 11 deliver the personal property.

12 (20) Semen used for artificial insemination of livestock13 for direct agricultural production.

(21) Horses, or interests in horses, registered with and 14 15 meeting the requirements of any of the Arabian Horse Club 16 Registry of America, Appaloosa Horse Club, American Quarter 17 Horse Association, United States Trotting Association, or Jockey Club, as appropriate, used for purposes of breeding or 18 19 racing for prizes. This item (21) is exempt from the provisions 20 of Section 3-90, and the exemption provided for under this item (21) applies for all periods beginning May 30, 1995, but no 21 22 claim for credit or refund is allowed on or after January 1, 23 2008 for such taxes paid during the period beginning May 30, 2000 and ending on January 1, 2008. 24

(22) Computers and communications equipment utilized forany hospital purpose and equipment used in the diagnosis,

analysis, or treatment of hospital patients purchased by a 1 2 lessor who leases the equipment, under a lease of one year or 3 longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a 4 5 hospital that has been issued an active tax exemption 6 identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the equipment is leased in a 7 8 manner that does not qualify for this exemption or is used in 9 any other non-exempt manner, the lessor shall be liable for the 10 tax imposed under this Act or the Service Use Tax Act, as the 11 case may be, based on the fair market value of the property at 12 the time the non-qualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that 13 14 purports to reimburse that lessor for the tax imposed by this 15 Act or the Service Use Tax Act, as the case may be, if the tax 16 has not been paid by the lessor. If a lessor improperly 17 collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. 18 19 If, however, that amount is not refunded to the lessee for any 20 reason, the lessor is liable to pay that amount to the 21 Department.

(23) Personal property purchased by a lessor who leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a governmental body that has been issued an active sales tax exemption identification number by

the Department under Section 1q of the Retailers' Occupation 1 2 Tax Act. If the property is leased in a manner that does not 3 qualify for this exemption or used in any other non-exempt manner, the lessor shall be liable for the tax imposed under 4 5 this Act or the Service Use Tax Act, as the case may be, based on the fair market value of the property at the time the 6 7 non-qualifying use occurs. No lessor shall collect or attempt 8 to collect an amount (however designated) that purports to 9 reimburse that lessor for the tax imposed by this Act or the 10 Service Use Tax Act, as the case may be, if the tax has not been 11 paid by the lessor. If a lessor improperly collects any such 12 amount from the lessee, the lessee shall have a legal right to 13 claim a refund of that amount from the lessor. If, however, 14 that amount is not refunded to the lessee for any reason, the 15 lessor is liable to pay that amount to the Department.

16 (24) Beginning with taxable years ending on or after 17 December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is donated for 18 disaster relief to be used in a State or federally declared 19 20 disaster area in Illinois or bordering Illinois by a 21 manufacturer or retailer that is registered in this State to a 22 corporation, society, association, foundation, or institution 23 that has been issued a sales tax exemption identification number by the Department that assists victims of the disaster 24 25 who reside within the declared disaster area.

26 (25) Beginning with taxable years ending on or after

December 31, 1995 and ending with taxable years ending on or 1 2 before December 31, 2004, personal property that is used in the 3 performance of infrastructure repairs in this State, including but not limited to municipal roads and streets, access roads, 4 5 bridges, sidewalks, waste disposal systems, water and sewer 6 distribution line extensions, water and purification 7 facilities, storm water drainage and retention facilities, and sewage treatment facilities, resulting from a 8 State or 9 federally declared disaster in Illinois or bordering Illinois 10 when such repairs are initiated on facilities located in the 11 declared disaster area within 6 months after the disaster.

12 (26) Beginning July 1, 1999, game or game birds purchased 13 at a "game breeding and hunting preserve area" as that term is 14 used in the Wildlife Code. This paragraph is exempt from the 15 provisions of Section 3-90.

16 (27) A motor vehicle, as that term is defined in Section 17 1-146 of the Illinois Vehicle Code, that is donated to a corporation, limited liability company, society, association, 18 19 foundation, or institution that is determined by the Department 20 to be organized and operated exclusively for educational purposes. For purposes of this exemption, "a corporation, 21 22 limited liability company, society, association, foundation, 23 institution organized and operated exclusively for or educational purposes" means all tax-supported public schools, 24 25 private schools that offer systematic instruction in useful 26 branches of learning by methods common to public schools and

that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation.

8 Beginning January 1, 2000, personal property, (28)9 including food, purchased through fundraising events for the 10 benefit of a public or private elementary or secondary school, 11 a group of those schools, or one or more school districts if 12 the events are sponsored by an entity recognized by the school 13 district that consists primarily of volunteers and includes 14 parents and teachers of the school children. This paragraph 15 does not apply to fundraising events (i) for the benefit of 16 private home instruction or (ii) for which the fundraising 17 entity purchases the personal property sold at the events from another individual or entity that sold the property for the 18 purpose of resale by the fundraising entity and that profits 19 from the sale to the fundraising entity. This paragraph is 20 exempt from the provisions of Section 3-90. 21

(29) Beginning January 1, 2000 and through December 31, 2001, new or used automatic vending machines that prepare and serve hot food and beverages, including coffee, soup, and other items, and replacement parts for these machines. Beginning January 1, 2002 and through June 30, 2003, machines and parts

1 for machines used in commercial, coin-operated amusement and 2 vending business if a use or occupation tax is paid on the 3 gross receipts derived from the use of the commercial, 4 coin-operated amusement and vending machines. This paragraph 5 is exempt from the provisions of Section 3-90.

6 (30) Beginning January 1, 2001 and through June 30, 2016, food for human consumption that is to be consumed off the 7 premises where it is sold (other than alcoholic beverages, soft 8 9 drinks, and food that has been prepared for immediate 10 consumption) and prescription and nonprescription medicines, 11 drugs, medical appliances, and insulin, urine testing 12 materials, syringes, and needles used by diabetics, for human 13 use, when purchased for use by a person receiving medical assistance under Article V of the Illinois Public Aid Code who 14 15 resides in a licensed long-term care facility, as defined in 16 the Nursing Home Care Act, or in a licensed facility as defined 17 in the ID/DD Community Care Act, the MC/DD Act, or the Specialized Mental Health Rehabilitation Act of 2013. 18

(31) Beginning on August 2, 2001 (the effective date of 19 20 Public Act 92-227), computers and communications equipment utilized for any hospital purpose and equipment used in the 21 22 diagnosis, analysis, or treatment of hospital patients 23 purchased by a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time the 24 25 lessor would otherwise be subject to the tax imposed by this 26 Act, to a hospital that has been issued an active tax exemption

identification number by the Department under Section 1g of the 1 2 Retailers' Occupation Tax Act. If the equipment is leased in a 3 manner that does not qualify for this exemption or is used in any other nonexempt manner, the lessor shall be liable for the 4 5 tax imposed under this Act or the Service Use Tax Act, as the case may be, based on the fair market value of the property at 6 7 the time the nonqualifying use occurs. No lessor shall collect 8 or attempt to collect an amount (however designated) that 9 purports to reimburse that lessor for the tax imposed by this 10 Act or the Service Use Tax Act, as the case may be, if the tax 11 has not been paid by the lessor. If a lessor improperly 12 collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. 13 14 If, however, that amount is not refunded to the lessee for any 15 reason, the lessor is liable to pay that amount to the 16 Department. This paragraph is exempt from the provisions of 17 Section 3-90.

(32) Beginning on August 2, 2001 (the effective date of 18 Public Act 92-227), personal property purchased by a lessor who 19 20 leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be 21 22 subject to the tax imposed by this Act, to a governmental body 23 been issued active sales tax that has an exemption 24 identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the property is leased in a 25 26 manner that does not qualify for this exemption or used in any

other nonexempt manner, the lessor shall be liable for the tax 1 2 imposed under this Act or the Service Use Tax Act, as the case 3 may be, based on the fair market value of the property at the time the nonqualifying use occurs. No lessor shall collect or 4 5 attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the 6 Service Use Tax Act, as the case may be, if the tax has not been 7 8 paid by the lessor. If a lessor improperly collects any such 9 amount from the lessee, the lessee shall have a legal right to 10 claim a refund of that amount from the lessor. If, however, 11 that amount is not refunded to the lessee for any reason, the 12 lessor is liable to pay that amount to the Department. This paragraph is exempt from the provisions of Section 3-90. 13

(33) On and after July 1, 2003 and through June 30, 2004, 14 15 the use in this State of motor vehicles of the second division with a gross vehicle weight in excess of 8,000 pounds and that 16 17 are subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code. Beginning on July 18 1, 2004 and through June 30, 2005, the use in this State of 19 20 motor vehicles of the second division: (i) with a gross vehicle weight rating in excess of 8,000 pounds; (ii) that are subject 21 22 to the commercial distribution fee imposed under Section 23 3-815.1 of the Illinois Vehicle Code; and (iii) that are 24 primarily used for commercial purposes. Through June 30, 2005, 25 this exemption applies to repair and replacement parts added 26 after the initial purchase of such a motor vehicle if that

1 motor vehicle is used in a manner that would qualify for the 2 rolling stock exemption otherwise provided for in this Act. For 3 purposes of this paragraph, the term "used for commercial 4 purposes" means the transportation of persons or property in 5 furtherance of any commercial or industrial enterprise, 6 whether for-hire or not.

7 (34) Beginning January 1, 2008, tangible personal property 8 used in the construction or maintenance of a community water 9 supply, as defined under Section 3.145 of the Environmental 10 Protection Act, that is operated by a not-for-profit 11 corporation that holds a valid water supply permit issued under 12 Title IV of the Environmental Protection Act. This paragraph is 13 exempt from the provisions of Section 3-90.

Beginning January 1, 2010, materials, 14 (35) parts, 15 equipment, components, and furnishings incorporated into or 16 upon an aircraft as part of the modification, refurbishment, 17 completion, replacement, repair, or maintenance of the aircraft. This exemption includes consumable supplies used in 18 the modification, refurbishment, completion, replacement, 19 repair, and maintenance of aircraft, but excludes any 20 21 materials, parts, equipment, components, and consumable 22 supplies used in the modification, replacement, repair, and 23 maintenance of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any 24 25 such aircraft. "Consumable supplies" include, but are not 26 limited to, adhesive, tape, sandpaper, general purpose

lubricants, cleaning solution, latex gloves, and protective 1 2 films. This exemption applies only to the use of qualifying 3 tangible personal property by persons who modify, refurbish, complete, repair, replace, or maintain aircraft and who (i) 4 5 hold an Air Agency Certificate and are empowered to operate an 6 approved repair station by the Federal Aviation 7 Administration, (ii) have a Class IV Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation 8 9 Regulations. The exemption does not include aircraft operated 10 by a commercial air carrier providing scheduled passenger air 11 service pursuant to authority issued under Part 121 or Part 129 12 of the Federal Aviation Regulations. The changes made to this 13 paragraph (35) by Public Act 98-534 are declarative of existing 14 law.

15 (36)Tangible personal property purchased by а 16 public-facilities corporation, as described in Section 17 11-65-10 of the Illinois Municipal Code, for purposes of constructing or furnishing a municipal convention hall, but 18 only if the legal title to the municipal convention hall is 19 20 transferred to the municipality without any further consideration by or on behalf of the municipality at the time 21 22 of the completion of the municipal convention hall or upon the 23 retirement or redemption of any bonds or other debt instruments issued by the public-facilities corporation in connection with 24 25 the development of the municipal convention hall. This 26 exemption includes existing public-facilities corporations as

provided in Section 11-65-25 of the Illinois Municipal Code.
 This paragraph is exempt from the provisions of Section 3-90.

3 (37) Beginning January 1, 2017, menstrual pads, tampons,
4 and menstrual cups.

5 (38) Merchandise that is subject to the Rental Purchase 6 Agreement Occupation and Use Tax. The purchaser must certify 7 that the item is purchased to be rented subject to a rental 8 purchase agreement, as defined in the Rental Purchase Agreement 9 Act, and provide proof of registration under the Rental 10 Purchase Agreement Occupation and Use Tax Act. This paragraph 11 is exempt from the provisions of Section 3-90.

12 (39) Tangible personal property purchased by a purchaser 13 who is exempt from the tax imposed by this Act by operation of 14 federal law. This paragraph is exempt from the provisions of 15 Section 3-90.

16 (40) Qualified tangible personal property used in the 17 construction or operation of a data center that has been granted a certificate of exemption by the Department of 18 Commerce and Economic Opportunity, whether that tangible 19 20 personal property is purchased by the owner, operator, or tenant of the data center or by a contractor or subcontractor 21 22 of the owner, operator, or tenant. Data centers that would have 23 qualified for a certificate of exemption prior to January 1, 24 2020 had Public Act 101-31 this amendatory Act of the 101st General Assembly been in effect, may apply for and obtain an 25 26 exemption for subsequent purchases of computer equipment or

enabling software purchased or leased to upgrade, supplement,
or replace computer equipment or enabling software purchased or
leased in the original investment that would have qualified.

The Department of Commerce and Economic Opportunity shall grant a certificate of exemption under this item (40) to qualified data centers as defined by Section 605-1025 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

9

For the purposes of this item (40):

10 "Data center" means a building or a series of buildings 11 rehabilitated or constructed to house working servers in 12 one physical location or multiple sites within the State of 13 Illinois.

14 "Oualified tangible personal property" means: 15 electrical systems and equipment; climate control and 16 chilling equipment and systems; mechanical systems and 17 equipment; monitoring and secure systems; emergency generators; hardware; computers; servers; data storage 18 devices; network connectivity equipment; racks; cabinets; 19 telecommunications cabling infrastructure; raised floor 20 21 systems; peripheral components or systems; software; 22 mechanical, electrical, or plumbing systems; battery 23 systems; cooling systems and towers; temperature control 24 systems; other cabling; and other data center 25 infrastructure equipment and systems necessary to operate 26 qualified tangible personal property, including fixtures;

and component parts of any of the foregoing, including 1 2 installation, maintenance, repair, refurbishment, and 3 replacement of qualified tangible personal property to generate, transform, transmit, distribute, or 4 manage electricity necessary to operate qualified tangible 5 personal property; and all other tangible personal 6 7 property that is essential to the operations of a computer 8 center. The term "qualified tangible personal data 9 property" also includes building materials physically 10 incorporated in to the qualifying data center. To document 11 the exemption allowed under this Section, the retailer must 12 obtain from the purchaser a copy of the certificate of 13 eligibility issued by the Department of Commerce and 14 Economic Opportunity.

15 This item (40) is exempt from the provisions of Section 16 3-90.

17 <u>(41) Beginning on January 1, 2021, non-titled tangible</u> 18 personal property. other than computer software and property 19 subject to the Rental Purchase Agreement Occupation and Use Tax 20 Act, to the extent of the personal property lease transaction 21 tax paid to a home rule municipality. This item (41) is exempt 22 from the provisions of Section 3-90.

23 (Source: P.A. 100-22, eff. 7-6-17; 100-437, eff. 1-1-18; 24 100-594, eff. 6-29-18; 100-863, eff. 8-14-18; 100-1171, eff. 25 1-4-19; 101-9, eff. 6-5-19; 101-31, eff. 6-28-19; 101-81, eff. 26 7-12-19; revised 9-23-19.) Section 10. The Retailers' Occupation Tax Act is amended by
 changing Sections 1 and 2-5 as follows:

3 (35 ILCS 120/1) (from Ch. 120, par. 440)

Sec. 1. Definitions. "Sale at retail" means any transfer of 4 5 the ownership of or title to tangible personal property to a 6 purchaser, for the purpose of use or consumption, and not for 7 the purpose of resale in any form as tangible personal property 8 to the extent not first subjected to a use for which it was 9 purchased, for a valuable consideration: Provided that the 10 property purchased is deemed to be purchased for the purpose of 11 resale, despite first being used, to the extent to which it is 12 resold as an ingredient of an intentionally produced product or 13 byproduct of manufacturing. For this purpose, slag produced as an incident to manufacturing pig iron or steel and sold is 14 15 considered to be an intentionally produced byproduct of manufacturing. Transactions whereby the possession of the 16 property is transferred but the seller retains the title as 17 18 security for payment of the selling price shall be deemed to be sales. 19

"Sale at retail" shall be construed to include any transfer of the ownership of or title to tangible personal property to a purchaser, for use or consumption by any other person to whom such purchaser may transfer the tangible personal property without a valuable consideration, and to include any transfer, 1 whether made for or without a valuable consideration, for 2 resale in any form as tangible personal property unless made in 3 compliance with Section 2c of this Act.

Sales of tangible personal property, which property, to the 4 5 extent not first subjected to a use for which it was purchased, 6 as an ingredient or constituent, goes into and forms a part of 7 tangible personal property subsequently the subject of a "Sale at retail", are not sales at retail as defined in this Act: 8 9 Provided that the property purchased is deemed to be purchased 10 for the purpose of resale, despite first being used, to the 11 extent to which it is resold as an ingredient of an 12 intentionally produced product or byproduct of manufacturing.

"Sale at retail" shall be construed to include any Illinois florist's sales transaction in which the purchase order is received in Illinois by a florist and the sale is for use or consumption, but the Illinois florist has a florist in another state deliver the property to the purchaser or the purchaser's donee in such other state.

19 Nonreusable tangible personal property that is used by 20 persons engaged in the business of operating a restaurant, cafeteria, or drive-in is a sale for resale when it is 21 22 transferred to customers in the ordinary course of business as 23 part of the sale of food or beverages and is used to deliver, 24 package, or consume food or beverages, regardless of where 25 consumption of the food or beverages occurs. Examples of those 26 items include, but are not limited to nonreusable, paper and

plastic cups, plates, baskets, boxes, sleeves, buckets or other containers, utensils, straws, placemats, napkins, doggie bags, and wrapping or packaging materials that are transferred to customers as part of the sale of food or beverages in the ordinary course of business.

6 The purchase, employment and transfer of such tangible 7 personal property as newsprint and ink for the primary purpose 8 of conveying news (with or without other information) is not a 9 purchase, use or sale of tangible personal property.

10 A person whose activities are organized and conducted 11 primarily as a not-for-profit service enterprise, and who 12 engages in selling tangible personal property at retail 13 (whether to the public or merely to members and their quests) 14 is engaged in the business of selling tangible personal 15 property at retail with respect to such transactions, excepting 16 only a person organized and operated exclusively for 17 charitable, religious or educational purposes either (1), to the extent of sales by such person to its members, students, 18 patients or inmates of tangible personal property to be used 19 20 primarily for the purposes of such person, or (2), to the 21 extent of sales by such person of tangible personal property 22 which is not sold or offered for sale by persons organized for 23 profit. The selling of school books and school supplies by schools at retail to students is not "primarily for the 24 25 purposes of" the school which does such selling. The provisions 26 of this paragraph shall not apply to nor subject to taxation

occasional dinners, socials or similar activities of a person
 organized and operated exclusively for charitable, religious
 or educational purposes, whether or not such activities are
 open to the public.

5 A person who is the recipient of a grant or contract under Title VII of the Older Americans Act of 1965 (P.L. 92-258) and 6 7 serves meals to participants in the federal Nutrition Program for the Elderly in return for contributions established in 8 9 amount by the individual participant pursuant to a schedule of 10 suggested fees as provided for in the federal Act is not 11 engaged in the business of selling tangible personal property 12 at retail with respect to such transactions.

13 "Purchaser" means anyone who, through a sale at retail, 14 acquires the ownership of or title to tangible personal 15 property for a valuable consideration.

16 "Reseller of motor fuel" means any person engaged in the 17 business of selling or delivering or transferring title of 18 motor fuel to another person other than for use or consumption. 19 No person shall act as a reseller of motor fuel within this 20 State without first being registered as a reseller pursuant to 21 Section 2c or a retailer pursuant to Section 2a.

"Selling price" or the "amount of sale" means the consideration for a sale valued in money whether received in money or otherwise, including cash, credits, property, other than as hereinafter provided, and services, but, prior to January 1, 2020, not including the value of or credit given for

traded-in tangible personal property where the item that is 1 2 traded-in is of like kind and character as that which is being sold; beginning January 1, 2020, "selling price" includes the 3 portion of the value of or credit given for traded-in motor 4 5 vehicles of the First Division as defined in Section 1-146 of the Illinois Vehicle Code of like kind and character as that 6 7 which is being sold that exceeds \$10,000. "Selling price" shall 8 be determined without any deduction on account of the cost of 9 the property sold, the cost of materials used, labor or service 10 cost or any other expense whatsoever, but does not include 11 charges that are added to prices by sellers on account of the 12 seller's tax liability under this Act, or on account of the 13 seller's duty to collect, from the purchaser, the tax that is 14 imposed by the Use Tax Act, or, except as otherwise provided 15 with respect to any cigarette tax imposed by a home rule unit, 16 on account of the seller's tax liability under any local 17 occupation tax administered by the Department, or, except as otherwise provided with respect to any cigarette tax imposed by 18 a home rule unit on account of the seller's duty to collect, 19 20 from the purchasers, the tax that is imposed under any local use tax administered by the Department. Effective December 1, 21 22 1985, "selling price" shall include charges that are added to 23 prices by sellers on account of the seller's tax liability 24 under the Cigarette Tax Act, on account of the sellers' duty to 25 collect, from the purchaser, the tax imposed under the 26 Cigarette Use Tax Act, and on account of the seller's duty to

1 collect, from the purchaser, any cigarette tax imposed by a 2 home rule unit.

Notwithstanding any law to the contrary, for any motor 3 vehicle, as defined in Section 1-146 of the Vehicle Code, that 4 5 is sold on or after January 1, 2015 for the purpose of leasing the vehicle for a defined period that is longer than one year 6 7 and (1) is a motor vehicle of the second division that: (A) is self-contained motor vehicle designed or permanently 8 а 9 converted to provide living quarters for recreational, 10 camping, or travel use, with direct walk through access to the 11 living quarters from the driver's seat; (B) is of the van 12 configuration designed for the transportation of not less than 7 nor more than 16 passengers; or (C) has a gross vehicle 13 weight rating of 8,000 pounds or less or (2) is a motor vehicle 14 15 of the first division, and on and after January 1, 2021, for 16 any leased item of tangible personal property, other than 17 computer software and property subject to the Rental Purchase Agreement Occupation and Use Tax Act, "selling price" or 18 19 "amount of sale" means the consideration received by the lessor 20 pursuant to the lease contract, including amounts due at lease 21 signing and all monthly or other regular payments charged over 22 the term of the lease. Also included in the selling price is 23 any amount received by the lessor from the lessee for the 24 leased vehicle or other leased property that is not calculated 25 at the time the lease is executed, including, but not limited 26 to, excess mileage charges and charges for excess wear and

tear. For sales that occur in Illinois, with respect to any 1 amount received by the lessor from the lessee for the leased 2 3 vehicle or other leased property that is not calculated at the time the lease is executed, the lessor who purchased the motor 4 5 vehicle or other leased property does not incur the tax imposed by the Use Tax Act on those amounts, and the retailer who makes 6 7 the retail sale of the motor vehicle to the lessor is not 8 required to collect the tax imposed by the Use Tax Act or to 9 pay the tax imposed by this Act on those amounts. However, the 10 lessor who purchased the motor vehicle assumes the liability 11 for reporting and paying the tax on those amounts directly to 12 the Department in the same form (Illinois Retailers' Occupation Tax, and local retailers' occupation taxes, if applicable) in 13 14 which the retailer would have reported and paid such tax if the 15 retailer had accounted for the tax to the Department. For 16 amounts received by the lessor from the lessee that are not 17 calculated at the time the lease is executed, the lessor must file the return and pay the tax to the Department by the due 18 date otherwise required by this Act for returns other than 19 20 transaction returns. If the retailer is entitled under this Act to a discount for collecting and remitting the tax imposed 21 22 under this Act to the Department with respect to the sale of 23 the motor vehicle or other leased property to the lessor, then the right to the discount provided in this Act shall be 24 25 transferred to the lessor with respect to the tax paid by the 26 lessor for any amount received by the lessor from the lessee

for the leased vehicle or other leased property that is not 1 2 calculated at the time the lease is executed; provided that the 3 discount is only allowed if the return is timely filed and for amounts timely paid. The "selling price" of a motor vehicle 4 5 that is sold on or after January 1, 2015 for the purpose of leasing for a defined period of longer than one year shall not 6 7 be reduced by the value of or credit given for traded-in 8 tangible personal property owned by the lessor, nor shall it be 9 reduced by the value of or credit given for traded-in tangible 10 personal property owned by the lessee, regardless of whether 11 the trade-in value thereof is assigned by the lessee to the 12 lessor. In the case of a motor vehicle that is sold for the purpose of leasing for a defined period of longer than one 13 14 year, the sale occurs at the time of the delivery of the 15 vehicle, regardless of the due date of any lease payments. A 16 lessor who incurs a Retailers' Occupation Tax liability on the 17 sale of a motor vehicle coming off lease may not take a credit against that liability for the Use Tax the lessor paid upon the 18 purchase of the motor vehicle (or for any tax the lessor paid 19 20 with respect to any amount received by the lessor from the lessee for the leased vehicle that was not calculated at the 21 22 time the lease was executed) if the selling price of the motor 23 vehicle at the time of purchase was calculated using the definition of "selling price" as defined in this paragraph. 24 Notwithstanding any other provision of this Act to the 25 26 contrary, lessors shall file all returns and make all payments

required under this paragraph to the Department by electronic 1 2 means in the manner and form as required by the Department. This paragraph does not apply to leases of motor vehicles for 3 which, at the time the lease is entered into, the term of the 4 5 lease is not a defined period, including leases with a defined initial period with the option to continue the lease on a 6 7 month-to-month or other basis beyond the initial defined 8 period.

The phrase "like kind and character" shall be liberally 9 10 construed (including but not limited to any form of motor 11 vehicle for any form of motor vehicle, or any kind of farm or 12 agricultural implement for any other kind of farm or 13 agricultural implement), while not including a kind of item 14 which, if sold at retail by that retailer, would be exempt from 15 retailers' occupation tax and use tax as an isolated or 16 occasional sale.

17 "Gross receipts" from the sales of tangible personal property at retail means the total selling price or the amount 18 of such sales, as hereinbefore defined. In the case of charge 19 20 and time sales, the amount thereof shall be included only as and when payments are received by the seller. Receipts or other 21 22 consideration derived by a seller from the sale, transfer or 23 assignment of accounts receivable to a wholly owned subsidiary will not be deemed payments prior to the time the purchaser 24 25 makes payment on such accounts.

26

"Department" means the Department of Revenue.

Person" means any natural individual, firm, partnership, association, joint stock company, joint adventure, public or private corporation, limited liability company, or a receiver, executor, trustee, guardian or other representative appointed by order of any court.

6 The isolated or occasional sale of tangible personal 7 property at retail by a person who does not hold himself out as 8 being engaged (or who does not habitually engage) in selling 9 such tangible personal property at retail, or a sale through a 10 bulk vending machine, does not constitute engaging in a 11 business of selling such tangible personal property at retail 12 within the meaning of this Act; provided that any person who is 13 engaged in a business which is not subject to the tax imposed by this Act because of involving the sale of or a contract to 14 15 sell real estate or a construction contract to improve real 16 estate or a construction contract to engineer, install, and 17 maintain an integrated system of products, but who, in the course of conducting such business, transfers tangible 18 personal property to users or consumers in the finished form in 19 20 which it was purchased, and which does not become real estate or was not engineered and installed, under any provision of a 21 22 construction contract or real estate sale or real estate sales 23 agreement entered into with some other person arising out of or because of such nontaxable business, is engaged in the business 24 25 of selling tangible personal property at retail to the extent 26 of the value of the tangible personal property so transferred.

If, in such a transaction, a separate charge is made for the 1 tangible personal property so transferred, the value of such 2 3 property, for the purpose of this Act, shall be the amount so separately charged, but not less than the cost of such property 4 5 to the transferor; if no separate charge is made, the value of such property, for the purposes of this Act, is the cost to the 6 transferor of such tangible personal property. Construction 7 contracts for the improvement of real estate consisting of 8 9 engineering, installation, and maintenance of voice, data, 10 video, security, and all telecommunication systems do not 11 constitute engaging in a business of selling tangible personal 12 property at retail within the meaning of this Act if they are 13 sold at one specified contract price.

A person who holds himself or herself out as being engaged 14 15 (or who habitually engages) in selling tangible personal 16 property at retail is a person engaged in the business of 17 selling tangible personal property at retail hereunder with respect to such sales (and not primarily in a service 18 19 occupation) notwithstanding the fact that such person designs 20 and produces such tangible personal property on special order for the purchaser and in such a way as to render the property 21 22 of value only to such purchaser, if such tangible personal 23 property so produced on special order serves substantially the same function as stock or standard items of tangible personal 24 25 property that are sold at retail.

26 Persons who engage in the business of transferring tangible

personal property upon the redemption of trading stamps are engaged in the business of selling such property at retail and shall be liable for and shall pay the tax imposed by this Act on the basis of the retail value of the property transferred upon redemption of such stamps.

6 "Bulk vending machine" means a vending machine, containing 7 unsorted confections, nuts, toys, or other items designed 8 primarily to be used or played with by children which, when a 9 coin or coins of a denomination not larger than \$0.50 are 10 inserted, are dispensed in equal portions, at random and 11 without selection by the customer.

"Remote retailer" means a retailer that does not maintain 12 13 within this State, directly or by a subsidiary, an office, 14 distribution house, sales house, warehouse or other place of 15 business, or any agent or other representative operating within 16 this State under the authority of the retailer or its 17 subsidiary, irrespective of whether such place of business or agent is located here permanently or temporarily or whether 18 such retailer or subsidiary is licensed to do business in this 19 20 State.

21 "Marketplace" means a physical or electronic place, forum, 22 platform, application, or other method by which a marketplace 23 seller sells or offers to sell items.

24 "Marketplace facilitator" means a person who, pursuant to 25 an agreement with an unrelated third-party marketplace seller, 26 directly or indirectly through one or more affiliates

1 facilitates a retail sale by an unrelated third party 2 marketplace seller by:

3 (1) listing or advertising for sale by the marketplace
4 seller in a marketplace, tangible personal property that is
5 subject to tax under this Act; and

6 (2) either directly or indirectly, through agreements 7 or arrangements with third parties, collecting payment 8 from the customer and transmitting that payment to the 9 marketplace seller regardless of whether the marketplace 10 facilitator receives compensation or other consideration 11 in exchange for its services.

12 A person who provides advertising services, including 13 listing products for sale, is not considered a marketplace 14 facilitator, so long as the advertising service platform or 15 forum does not engage, directly or indirectly through one or 16 more affiliated persons, in the activities described in 17 paragraph (2) of this definition of "marketplace facilitator".

18 "Marketplace seller" means a person that makes sales 19 through a marketplace operated by an unrelated third party 20 marketplace facilitator.

21 (Source: P.A. 101-31, eff. 6-28-19; 101-604, eff. 1-1-20.)

22 (35 ILCS 120/2-5)

23 Sec. 2-5. Exemptions. Gross receipts from proceeds from the 24 sale of the following tangible personal property are exempt 25 from the tax imposed by this Act:

1

(1) Farm chemicals.

2 (2) Farm machinery and equipment, both new and used, 3 including that manufactured on special order, certified by purchaser to be used primarily for production 4 the 5 agriculture or State or federal agricultural programs, 6 including individual replacement parts for the machinery 7 and equipment, including machinery and equipment purchased 8 for lease, and including implements of husbandry defined in 9 Section 1-130 of the Illinois Vehicle Code, farm machinery 10 and agricultural chemical and fertilizer spreaders, and 11 nurse wagons required to be registered under Section 3-809 12 of the Illinois Vehicle Code, but excluding other motor vehicles required to be registered under the Illinois 13 14 Vehicle Code. Horticultural polyhouses or hoop houses used 15 for propagating, growing, or overwintering plants shall be 16 considered farm machinery and equipment under this item (2). Agricultural chemical tender tanks and dry boxes shall 17 include units sold separately from a motor vehicle required 18 to be licensed and units sold mounted on a motor vehicle 19 20 required to be licensed, if the selling price of the tender 21 is separately stated.

Farm machinery and equipment shall include precision farming equipment that is installed or purchased to be installed on farm machinery and equipment including, but not limited to, tractors, harvesters, sprayers, planters, seeders, or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors,
 computers, monitors, software, global positioning and
 mapping systems, and other such equipment.

Farm machinery and equipment also includes computers, 4 5 sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture 6 facilities, equipment, and activities such as, but not 7 limited to, the collection, monitoring, and correlation of 8 9 animal and crop data for the purpose of formulating animal 10 diets and agricultural chemicals. This item (2) is exempt 11 from the provisions of Section 2-70.

(3) Until July 1, 2003, distillation machinery and equipment, sold as a unit or kit, assembled or installed by the retailer, certified by the user to be used only for the production of ethyl alcohol that will be used for consumption as motor fuel or as a component of motor fuel for the personal use of the user, and not subject to sale or resale.

(4) Until July 1, 2003 and beginning again September 1, 19 20 2004 through August 30, 2014, graphic arts machinery and 21 equipment, including repair and replacement parts, both 22 new and used, and including that manufactured on special 23 order or purchased for lease, certified by the purchaser to 24 be used primarily for graphic arts production. Equipment 25 includes chemicals or chemicals acting as catalysts but 26 only if the chemicals or chemicals acting as catalysts

effect a direct and immediate change upon a graphic arts product. Beginning on July 1, 2017, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under paragraph (14).

6 (5) A motor vehicle that is used for automobile 7 renting, as defined in the Automobile Renting Occupation 8 and Use Tax Act. This paragraph is exempt from the 9 provisions of Section 2-70.

10 (6) Personal property sold by a teacher-sponsored 11 student organization affiliated with an elementary or 12 secondary school located in Illinois.

13 (7) Until July 1, 2003, proceeds of that portion of the
14 selling price of a passenger car the sale of which is
15 subject to the Replacement Vehicle Tax.

16 (8) Personal property sold to an Illinois county fair
 17 association for use in conducting, operating, or promoting
 18 the county fair.

19 (9) Personal property sold to a not-for-profit arts or 20 cultural organization that establishes, by proof required by the Department by rule, that it has received an 21 22 exemption under Section 501(c)(3) of the Internal Revenue 23 Code and that is organized and operated primarily for the 24 presentation or support of arts or cultural programming, activities, or services. These organizations include, but 25 26 are not limited to, music and dramatic arts organizations

such as symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. On and after July 1, 2001 (the effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

8 (10) Personal property sold by a corporation, society, 9 association, foundation, institution, or organization, 10 other than a limited liability company, that is organized 11 and operated as a not-for-profit service enterprise for the 12 benefit of persons 65 years of age or older if the personal 13 property was not purchased by the enterprise for the 14 purpose of resale by the enterprise.

15 (11) Personal property sold to a governmental body, to 16 corporation, society, association, foundation, а or 17 institution organized and operated exclusively for charitable, religious, or educational purposes, or to a 18 19 not-for-profit corporation, society, association, 20 foundation, institution, or organization that has no 21 compensated officers or employees and that is organized and 22 operated primarily for the recreation of persons 55 years 23 of age or older. A limited liability company may qualify for the exemption under this paragraph only if the limited 24 25 liability company is organized and operated exclusively 26 for educational purposes. On and after July 1, 1987,

- however, no entity otherwise eligible for this exemption
 shall make tax-free purchases unless it has an active
 identification number issued by the Department.
- 4

(12) (Blank).

5 (12-5) On and after July 1, 2003 and through June 30, 6 2004, motor vehicles of the second division with a gross vehicle weight in excess of 8,000 pounds that are subject 7 8 to the commercial distribution fee imposed under Section 9 3-815.1 of the Illinois Vehicle Code. Beginning on July 1, 10 2004 and through June 30, 2005, the use in this State of 11 motor vehicles of the second division: (i) with a gross 12 vehicle weight rating in excess of 8,000 pounds; (ii) that are subject to the commercial distribution fee imposed 13 under Section 3-815.1 of the Illinois Vehicle Code; and 14 15 (iii) that are primarily used for commercial purposes. 16 Through June 30, 2005, this exemption applies to repair and 17 replacement parts added after the initial purchase of such a motor vehicle if that motor vehicle is used in a manner 18 19 that would qualify for the rolling stock exemption 20 otherwise provided for in this Act. For purposes of this 21 paragraph, "used for commercial purposes" means the 22 transportation of persons or property in furtherance of any 23 commercial or industrial enterprise whether for-hire or 24 not.

(13) Proceeds from sales to owners, lessors, or
 shippers of tangible personal property that is utilized by

interstate carriers for hire for use as rolling stock moving in interstate commerce and equipment operated by a telecommunications provider, licensed as a common carrier by the Federal Communications Commission, which is permanently installed in or affixed to aircraft moving in interstate commerce.

7 (14) Machinery and equipment that will be used by the 8 purchaser, or a lessee of the purchaser, primarily in the 9 process of manufacturing or assembling tangible personal 10 property for wholesale or retail sale or lease, whether the 11 sale or lease is made directly by the manufacturer or by 12 some other person, whether the materials used in the 13 process are owned by the manufacturer or some other person, 14 or whether the sale or lease is made apart from or as an 15 incident to the seller's engaging in the service occupation 16 producing machines, tools, dies, jigs, patterns, of 17 gauges, or other similar items of no commercial value on special order for a particular purchaser. The exemption 18 19 provided by this paragraph (14) does not include machinery 20 and equipment used in (i) the generation of electricity for 21 wholesale or retail sale; (ii) the generation or treatment 22 of natural or artificial gas for wholesale or retail sale 23 that is delivered to customers through pipes, pipelines, or 24 mains; or (iii) the treatment of water for wholesale or 25 retail sale that is delivered to customers through pipes, 26 pipelines, or mains. The provisions of Public Act 98-583

26

are declaratory of existing law as to the meaning and scope of this exemption. Beginning on July 1, 2017, the exemption provided by this paragraph (14) includes, but is not limited to, graphic arts machinery and equipment, as defined in paragraph (4) of this Section.

6 (15) Proceeds of mandatory service charges separately 7 stated on customers' bills for purchase and consumption of 8 food and beverages, to the extent that the proceeds of the 9 service charge are in fact turned over as tips or as a 10 substitute for tips to the employees who participate 11 directly in preparing, serving, hosting or cleaning up the 12 food or beverage function with respect to which the service charge is imposed. 13

14 (16) Tangible personal property sold to a purchaser if 15 the purchaser is exempt from use tax by operation of 16 federal law. This paragraph is exempt from the provisions 17 of Section 2-70.

(17) Tangible personal property sold to a common 18 carrier by rail or motor that receives the physical 19 20 possession of the property in Illinois and that transports 21 the property, or shares with another common carrier in the 22 transportation of the property, out of Illinois on a 23 standard uniform bill of lading showing the seller of the 24 property as the shipper or consignor of the property to a 25 destination outside Illinois, for use outside Illinois.

(18) Legal tender, currency, medallions, or gold or

1

2

3

silver coinage issued by the State of Illinois, the government of the United States of America, or the government of any foreign country, and bullion.

(19) Until July 1, 2003, oil field exploration, 4 5 drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover 6 7 rigs, (ii) pipe and tubular goods, including casing and 8 drill strings, (iii) pumps and pump-jack units, (iv) 9 storage tanks and flow lines, (v) any individual 10 replacement part for oil field exploration, drilling, and 11 production equipment, and (vi) machinery and equipment 12 purchased for lease; but excluding motor vehicles required 13 to be registered under the Illinois Vehicle Code.

14 (20)Photoprocessing machinery and equipment, 15 including repair and replacement parts, both new and used, 16 including that manufactured on special order, certified by 17 the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery 18 and equipment 19 purchased for lease.

Until July 1, 2023, coal 20 (21)and aggregate 21 exploration, mining, off-highway hauling, processing, 22 maintenance, and reclamation equipment, including 23 replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required 24 25 to be registered under the Illinois Vehicle Code. The 26 changes made to this Section by Public Act 97-767 apply on

and after July 1, 2003, but no claim for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456).

6 (22) Until June 30, 2013, fuel and petroleum products 7 sold to or used by an air carrier, certified by the carrier 8 to be used for consumption, shipment, or storage in the 9 conduct of its business as an air common carrier, for a 10 flight destined for or returning from a location or 11 locations outside the United States without regard to 12 previous or subsequent domestic stopovers.

Beginning July 1, 2013, fuel and petroleum products 13 14 sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the 15 16 conduct of its business as an air common carrier, for a 17 flight that (i) is engaged in foreign trade or is engaged in trade between the United States and any of its 18 19 possessions and (ii) transports at least one individual or 20 package for hire from the city of origination to the city 21 of final destination on the same aircraft, without regard 22 to a change in the flight number of that aircraft.

(23) A transaction in which the purchase order is
received by a florist who is located outside Illinois, but
who has a florist located in Illinois deliver the property
to the purchaser or the purchaser's donee in Illinois.

1 (24) Fuel consumed or used in the operation of ships, 2 barges, or vessels that are used primarily in or for the 3 transportation of property or the conveyance of persons for 4 hire on rivers bordering on this State if the fuel is 5 delivered by the seller to the purchaser's barge, ship, or 6 vessel while it is afloat upon that bordering river.

7 (25) Except as provided in item (25-5) of this Section, 8 a motor vehicle sold in this State to a nonresident even 9 though the motor vehicle is delivered to the nonresident in 10 this State, if the motor vehicle is not to be titled in 11 this State, and if a drive-away permit is issued to the 12 motor vehicle as provided in Section 3-603 of the Illinois Vehicle Code or if the nonresident purchaser has vehicle 13 14 registration plates to transfer to the motor vehicle upon 15 returning to his or her home state. The issuance of the 16 drive-away permit or having the out-of-state registration 17 plates to be transferred is prima facie evidence that the motor vehicle will not be titled in this State. 18

19 (25-5) The exemption under item (25) does not apply if 20 the state in which the motor vehicle will be titled does 21 not allow a reciprocal exemption for a motor vehicle sold and delivered in that state to an Illinois resident but 22 23 titled in Illinois. The tax collected under this Act on the 24 sale of a motor vehicle in this State to a resident of 25 another state that does not allow a reciprocal exemption 26 shall be imposed at a rate equal to the state's rate of tax

1 on taxable property in the state in which the purchaser is a resident, except that the tax shall not exceed the tax 2 3 that would otherwise be imposed under this Act. At the time of the sale, the purchaser shall execute a statement, 4 5 signed under penalty of perjury, of his or her intent to 6 title the vehicle in the state in which the purchaser is a 7 resident within 30 days after the sale and of the fact of 8 the payment to the State of Illinois of tax in an amount 9 equivalent to the state's rate of tax on taxable property 10 in his or her state of residence and shall submit the 11 statement to the appropriate tax collection agency in his 12 or her state of residence. In addition, the retailer must retain a signed copy of the statement in his or her 13 14 records. Nothing in this item shall be construed to require 15 the removal of the vehicle from this state following the 16 filing of an intent to title the vehicle in the purchaser's 17 state of residence if the purchaser titles the vehicle in his or her state of residence within 30 days after the date 18 19 of sale. The tax collected under this Act in accordance 20 with this item (25-5) shall be proportionately distributed 21 as if the tax were collected at the 6.25% general rate 22 imposed under this Act.

(25-7) Beginning on July 1, 2007, no tax is imposed
under this Act on the sale of an aircraft, as defined in
Section 3 of the Illinois Aeronautics Act, if all of the
following conditions are met:

- 61 - LRB101 18616 HLH 68071 b

1 (1) the aircraft leaves this State within 15 days 2 after the later of either the issuance of the final 3 billing for the sale of the aircraft, or the authorized 4 approval for return to service, completion of the 5 maintenance record entry, and completion of the test 6 flight and ground test for inspection, as required by 14 C.F.R. 91.407;

8 (2) the aircraft is not based or registered in this
9 State after the sale of the aircraft; and

(3) the seller retains in his or her books and 10 11 records and provides to the Department a signed and 12 dated certification from the purchaser, on a form 13 prescribed by the Department, certifying that the 14 requirements of this item (25-7) are met. The 15 certificate must also include the name and address of 16 the purchaser, the address of the location where the 17 aircraft is to be titled or registered, the address of the primary physical location of the aircraft, and 18 19 other information that the Department may reasonably 20 require.

21 For purposes of this item (25-7):

"Based in this State" means hangared, stored, or otherwise used, excluding post-sale customizations as defined in this Section, for 10 or more days in each 12-month period immediately following the date of the sale of the aircraft.

1 "Registered in this State" means an aircraft 2 registered with the Department of Transportation, 3 Aeronautics Division, or titled or registered with the Federal Aviation Administration to an address located in 4 5 this State.

6 This paragraph (25-7) is exempt from the provisions of 7 Section 2-70.

8 (26) Semen used for artificial insemination of
9 livestock for direct agricultural production.

10 (27) Horses, or interests in horses, registered with 11 and meeting the requirements of any of the Arabian Horse 12 Club Registry of America, Appaloosa Horse Club, American 13 Association, United Quarter Horse States Trotting 14 Association, or Jockey Club, as appropriate, used for 15 purposes of breeding or racing for prizes. This item (27) 16 is exempt from the provisions of Section 2-70, and the 17 exemption provided for under this item (27) applies for all periods beginning May 30, 1995, but no claim for credit or 18 refund is allowed on or after January 1, 2008 (the 19 20 effective date of Public Act 95-88) for such taxes paid during the period beginning May 30, 2000 and ending on 21 22 January 1, 2008 (the effective date of Public Act 95-88).

(28) Computers and communications equipment utilized
 for any hospital purpose and equipment used in the
 diagnosis, analysis, or treatment of hospital patients
 sold to a lessor who leases the equipment, under a lease of

1 one year or longer executed or in effect at the time of the 2 purchase, to a hospital that has been issued an active tax 3 exemption identification number by the Department under 4 Section 1g of this Act.

5 (29) Personal property sold to a lessor who leases the 6 property, under a lease of one year or longer executed or 7 in effect at the time of the purchase, to a governmental 8 body that has been issued an active tax exemption 9 identification number by the Department under Section 1g of 10 this Act.

11 (30) Beginning with taxable years ending on or after 12 December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is 13 donated for disaster relief to be used in a State or 14 15 federally declared disaster area in Illinois or bordering 16 Illinois by a manufacturer or retailer that is registered 17 in this State to a corporation, society, association, foundation, or institution that has been issued a sales tax 18 19 exemption identification number by the Department that 20 assists victims of the disaster who reside within the declared disaster area. 21

(31) Beginning with taxable years ending on or after
December 31, 1995 and ending with taxable years ending on
or before December 31, 2004, personal property that is used
in the performance of infrastructure repairs in this State,
including but not limited to municipal roads and streets,

access roads, bridges, sidewalks, waste disposal systems, 1 2 water and sewer line extensions, water distribution and 3 purification facilities, water storm drainage and retention facilities, and sewage treatment facilities, 4 5 resulting from a State or federally declared disaster in 6 Illinois or bordering Illinois when such repairs are 7 initiated on facilities located in the declared disaster area within 6 months after the disaster. 8

9 (32) Beginning July 1, 1999, game or game birds sold at 10 a "game breeding and hunting preserve area" as that term is 11 used in the Wildlife Code. This paragraph is exempt from 12 the provisions of Section 2-70.

A motor vehicle, as that term is defined in 13 (33) 14 Section 1-146 of the Illinois Vehicle Code, that is donated 15 to a corporation, limited liability company, society, 16 association, foundation, or institution that is determined 17 by the Department to be organized and operated exclusively for educational purposes. For purposes of this exemption, 18 19 "a corporation, limited liability company, society, 20 association, foundation, or institution organized and operated exclusively for educational purposes" means all 21 22 tax-supported public schools, private schools that offer 23 systematic instruction in useful branches of learning by 24 methods common to public schools and that compare favorably 25 in their scope and intensity with the course of study 26 presented in tax-supported schools, and vocational or

technical schools or institutes organized and operated 1 2 exclusively to provide a course of study of not less than 6 3 weeks duration and designed to prepare individuals to trade or to pursue a manual, 4 follow a technical, 5 mechanical, industrial, business, or commercial 6 occupation.

7 (34) Beginning January 1, 2000, personal property, 8 including food, purchased through fundraising events for 9 the benefit of a public or private elementary or secondary 10 school, a group of those schools, or one or more school 11 districts if the events are sponsored by an entity 12 recognized by the school district that consists primarily of volunteers and includes parents and teachers of the 13 14 school children. This paragraph does not applv to 15 fundraising events (i) for the benefit of private home 16 instruction or (ii) for which the fundraising entity 17 purchases the personal property sold at the events from another individual or entity that sold the property for the 18 19 purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity. This 20 21 paragraph is exempt from the provisions of Section 2-70.

(35) Beginning January 1, 2000 and through December 31,
2001, new or used automatic vending machines that prepare
and serve hot food and beverages, including coffee, soup,
and other items, and replacement parts for these machines.
Beginning January 1, 2002 and through June 30, 2003,

1 machines and parts for machines used in commercial, 2 coin-operated amusement and vending business if a use or 3 occupation tax is paid on the gross receipts derived from 4 the use of the commercial, coin-operated amusement and 5 vending machines. This paragraph is exempt from the 6 provisions of Section 2-70.

7 (35-5) Beginning August 23, 2001 and through June 30, 8 2016, food for human consumption that is to be consumed off 9 the premises where it is sold (other than alcoholic 10 beverages, soft drinks, and food that has been prepared for 11 immediate consumption) and prescription and 12 nonprescription medicines, drugs, medical appliances, and insulin, urine testing materials, syringes, and needles 13 14 used by diabetics, for human use, when purchased for use by 15 a person receiving medical assistance under Article V of 16 the Illinois Public Aid Code who resides in a licensed long-term care facility, as defined in the Nursing Home 17 Care Act, or a licensed facility as defined in the ID/DD 18 Community Care Act, the MC/DD Act, or the Specialized 19 20 Mental Health Rehabilitation Act of 2013.

2001, 21 (36) Beginning August 2, computers and 22 communications equipment utilized for any hospital purpose 23 and equipment used in the diagnosis, analysis, or treatment 24 of hospital patients sold to a lessor who leases the 25 equipment, under a lease of one year or longer executed or 26 in effect at the time of the purchase, to a hospital that

1 2

3

has been issued an active tax exemption identification number by the Department under Section 1g of this Act. This paragraph is exempt from the provisions of Section 2-70.

(37) Beginning August 2, 2001, personal property sold 4 5 to a lessor who leases the property, under a lease of one year or longer executed or in effect at the time of the 6 7 purchase, to a governmental body that has been issued an 8 active exemption identification number tax by the 9 Department under Section 1g of this Act. This paragraph is 10 exempt from the provisions of Section 2-70.

11 (38) Beginning on January 1, 2002 and through June 30, 12 2016, tangible personal property purchased from an 13 Illinois retailer by a taxpayer engaged in centralized 14 purchasing activities in Illinois who will, upon receipt of 15 the property in Illinois, temporarily store the property in 16 Illinois (i) for the purpose of subsequently transporting 17 it outside this State for use or consumption thereafter solely outside this State or (ii) for the purpose of being 18 19 processed, fabricated, or manufactured into, attached to, 20 or incorporated into other tangible personal property to be transported outside this State and thereafter used or 21 22 consumed solely outside this State. The Director of Revenue 23 shall, pursuant to rules adopted in accordance with the 24 Illinois Administrative Procedure Act, issue a permit to 25 any taxpayer in good standing with the Department who is 26 eligible for the exemption under this paragraph (38). The

1 permit issued under this paragraph (38) shall authorize the 2 holder, to the extent and in the manner specified in the 3 rules adopted under this Act, to purchase tangible personal property from a retailer exempt from the taxes imposed by 4 5 this Act. Taxpayers shall maintain all necessary books and 6 records to substantiate the use and consumption of all such 7 tangible personal property outside of the State of 8 Illinois.

9 (39) Beginning January 1, 2008, tangible personal 10 property used in the construction or maintenance of a 11 community water supply, as defined under Section 3.145 of 12 the Environmental Protection Act, that is operated by a not-for-profit corporation that holds a valid water supply 13 14 permit issued under Title IV of the Environmental 15 Protection Act. This paragraph is exempt from the 16 provisions of Section 2-70.

17 (40) Beginning January 1, 2010, materials, parts, equipment, components, and furnishings incorporated into 18 19 upon an aircraft as part of the modification, or 20 refurbishment, completion, replacement, repair, or 21 maintenance of the aircraft. This exemption includes 22 consumable supplies used modification, in the 23 refurbishment, completion, replacement, repair, and 24 maintenance of aircraft, but excludes any materials, 25 parts, equipment, components, and consumable supplies used 26 in the modification, replacement, repair, and maintenance

1 of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any such 2 3 aircraft. "Consumable supplies" include, but are not limited to, adhesive, tape, sandpaper, general purpose 4 5 lubricants, cleaning solution, latex gloves, and protective films. This exemption applies only to the sale 6 7 of qualifying tangible personal property to persons who 8 modify, refurbish, complete, replace, or maintain an 9 aircraft and who (i) hold an Air Agency Certificate and are 10 empowered to operate an approved repair station by the 11 Federal Aviation Administration, (ii) have a Class IV 12 Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation Regulations. The exemption 13 14 does not include aircraft operated by a commercial air 15 carrier providing scheduled passenger air service pursuant 16 to authority issued under Part 121 or Part 129 of the 17 Federal Aviation Regulations. The changes made to this paragraph (40) by Public Act 98-534 are declarative of 18 19 existing law.

20 (41)Tangible personal property sold to а 21 public-facilities corporation, as described in Section 22 11-65-10 of the Illinois Municipal Code, for purposes of 23 constructing or furnishing a municipal convention hall, 24 but only if the legal title to the municipal convention 25 hall is transferred to the municipality without any further 26 consideration by or on behalf of the municipality at the

time of the completion of the municipal convention hall or 1 2 upon the retirement or redemption of any bonds or other 3 debt instruments issued by the public-facilities corporation in connection with the development of the 4 5 municipal convention hall. This exemption includes 6 existing public-facilities corporations as provided in Section 11-65-25 of the Illinois Municipal Code. This 7 8 paragraph is exempt from the provisions of Section 2-70.

9 (42) Beginning January 1, 2017, menstrual pads,
10 tampons, and menstrual cups.

11 (43) Merchandise that is subject to the Rental Purchase 12 Agreement Occupation and Use Tax. The purchaser must certify that the item is purchased to be rented subject to 13 14 a rental purchase agreement, as defined in the Rental 15 Purchase Agreement Act, and provide proof of registration 16 under the Rental Purchase Agreement Occupation and Use Tax 17 Act. This paragraph is exempt from the provisions of Section 2-70. 18

19 (44) Qualified tangible personal property used in the 20 construction or operation of a data center that has been 21 granted a certificate of exemption by the Department of 22 Commerce and Economic Opportunity, whether that tangible 23 personal property is purchased by the owner, operator, or 24 tenant of the data center or by a contractor or 25 subcontractor of the owner, operator, or tenant. Data 26 centers that would have qualified for a certificate of

exemption prior to January 1, 2020 had this amendatory Act 1 2 of the 101st General Assembly been in effect, may apply for 3 obtain an exemption for subsequent purchases of and computer equipment or enabling software purchased or 4 5 leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the 6 7 original investment that would have qualified.

8 The Department of Commerce and Economic Opportunity 9 shall grant a certificate of exemption under this item (44) 10 to qualified data centers as defined by Section 605-1025 of 11 the Department of Commerce and Economic Opportunity Law of 12 the Civil Administrative Code of Illinois.

13

For the purposes of this item (44):

14 "Data center" means a building or a series of 15 buildings rehabilitated or constructed to house 16 working servers in one physical location or multiple 17 sites within the State of Illinois.

"Qualified tangible personal property" means: 18 19 electrical systems and equipment; climate control and 20 chilling equipment and systems; mechanical systems and 21 equipment; monitoring and secure systems; emergency 22 generators; hardware; computers; servers; data storage 23 network connectivity equipment; devices; racks; 24 cabinets; telecommunications cabling infrastructure; 25 raised floor systems; peripheral components or 26 systems; software; mechanical, electrical, or plumbing

systems; battery systems; cooling systems and towers; 1 2 temperature control systems; other cabling; and other 3 data center infrastructure equipment and systems necessary to operate qualified tangible personal 4 property, including fixtures; and component parts of 5 6 anv of the foregoing, including installation, 7 maintenance, repair, refurbishment, and replacement of 8 qualified tangible personal property to generate, 9 transform, transmit, distribute, or manage electricity 10 necessary to operate qualified tangible personal 11 property; and all other tangible personal property 12 that is essential to the operations of a computer data 13 "qualified tangible center. The term personal 14 property" also includes building materials physically 15 incorporated in to the qualifying data center. To 16 document the exemption allowed under this Section, the 17 retailer must obtain from the purchaser a copy of the certificate of eligibility issued by the Department of 18 19 Commerce and Economic Opportunity.

20This item (44) is exempt from the provisions of Section212-70.

22 (45) Beginning on January 1, 2021, non-titled tangible
23 personal property. other than computer software and
24 property subject to the Rental Purchase Agreement
25 Occupation and Use Tax Act, to the extent of the personal
26 property lease transaction tax paid to a home rule

1	<u>munic</u>	ipalit	y. This	item (4	45) is	exempt	from	the p	provis	sions
2	of Se	ction 2	2-70.							
3	(Source:	P.A.	100-22,	eff.	7-6-17	7; 100-	-321,	eff.	8-24	l−17;
4	100-437,	eff.	1-1-18;	100-59	94, ef	f. 6-29	9-18;	100-	863,	eff.
5	8-14-18;	100-11	.71, eff.	. 1-4-1	9; 101	-31, ef	f. 6-	-28-19); 101	-81,
6	eff. 7-12	-19.)								

7 Section 99. Effective date. This Act takes effect upon8 becoming law.