SB3189 Engrossed

1 AN ACT concerning revenue.

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

Section 5. The Use Tax Act is amended by changing Section 9
as follows:

6 (35 ILCS 105/9) (from Ch. 120, par. 439.9)

7 Sec. 9. Except as to motor vehicles, watercraft, aircraft, 8 and trailers that are required to be registered with an agency 9 of this State, each retailer required or authorized to collect the tax imposed by this Act shall pay to the Department the 10 amount of such tax (except as otherwise provided) at the time 11 when he is required to file his return for the period during 12 which such tax was collected, less a discount of 2.1% prior to 13 14 January 1, 1990, and 1.75% on and after January 1, 1990, or \$5 per calendar year, whichever is greater, which is allowed to 15 16 reimburse the retailer for expenses incurred in collecting the tax, keeping records, preparing and filing returns, remitting 17 the tax and supplying data to the Department on request. The 18 19 discount under this Section is not allowed for the 1.25% portion of taxes paid on aviation fuel that is subject to the 20 21 revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 22 47133. In the case of retailers who report and pay the tax on a transaction by transaction basis, as provided in this Section, 23

SB3189 Engrossed - 2 - LRB102 21408 HLH 30524 b

such discount shall be taken with each such tax remittance 1 2 instead of when such retailer files his periodic return. The discount allowed under this Section is allowed only for 3 returns that are filed in the manner required by this Act. The 4 Department may disallow the discount for retailers whose 5 6 certificate of registration is revoked at the time the return is filed, but only if the Department's decision to revoke the 7 8 certificate of registration has become final. A retailer need 9 not remit that part of any tax collected by him to the extent 10 that he is required to remit and does remit the tax imposed by 11 the Retailers' Occupation Tax Act, with respect to the sale of 12 the same property.

13 Where such tangible personal property is sold under a 14 conditional sales contract, or under any other form of sale 15 wherein the payment of the principal sum, or a part thereof, is 16 extended beyond the close of the period for which the return is 17 filed, the retailer, in collecting the tax (except as to motor vehicles, watercraft, aircraft, and trailers that are required 18 19 to be registered with an agency of this State), may collect for 20 each tax return period, only the tax applicable to that part of 21 the selling price actually received during such tax return 22 period.

Except as provided in this Section, on or before the twentieth day of each calendar month, such retailer shall file a return for the preceding calendar month. Such return shall be filed on forms prescribed by the Department and shall SB3189 Engrossed - 3 - LRB102 21408 HLH 30524 b

furnish such information as the Department may reasonably 1 2 require. On and after January 1, 2018, except for returns required to be filed prior to January 1, 2023 for motor 3 vehicles, watercraft, aircraft, and trailers that are required 4 5 to be registered with an agency of this State, with respect to retailers whose annual gross receipts average \$20,000 or more, 6 7 all returns required to be filed pursuant to this Act shall be filed electronically. On and after January 1, 2023, with 8 9 respect to retailers whose annual gross receipts average 10 \$20,000 or more, all returns required to be filed pursuant to 11 this Act, including, but not limited to, returns for motor 12 vehicles, watercraft, aircraft, and trailers that are required 13 to be registered with an agency of this State, shall be filed 14 electronically. Retailers who demonstrate that they do not 15 have access to the Internet or demonstrate hardship in filing 16 electronically may petition the Department to waive the 17 electronic filing requirement.

18 The Department may require returns to be filed on a 19 quarterly basis. If so required, a return for each calendar 20 quarter shall be filed on or before the twentieth day of the 21 calendar month following the end of such calendar quarter. The 22 taxpayer shall also file a return with the Department for each 23 of the first two months of each calendar quarter, on or before 24 the twentieth day of the following calendar month, stating:

25

26

1. The name of the seller;

2. The address of the principal place of business from

SB3189 Engrossed - 4 - LRB102 21408 HLH 30524 b

which he engages in the business of selling tangible
 personal property at retail in this State;

3 3. The total amount of taxable receipts received by 4 him during the preceding calendar month from sales of 5 tangible personal property by him during such preceding 6 calendar month, including receipts from charge and time 7 sales, but less all deductions allowed by law;

8 4. The amount of credit provided in Section 2d of this9 Act;

10 11 5. The amount of tax due;

5-5. The signature of the taxpayer; and

12 6. Such other reasonable information as the Department13 may require.

Each retailer required or authorized to collect the tax 14 15 imposed by this Act on aviation fuel sold at retail in this 16 State during the preceding calendar month shall, instead of 17 reporting and paying tax on aviation fuel as otherwise required by this Section, report and pay such tax on a separate 18 19 aviation fuel tax return. The requirements related to the 20 return shall be as otherwise provided in this Section. Notwithstanding any other provisions of this Act to the 21 22 contrary, retailers collecting tax on aviation fuel shall file 23 all aviation fuel tax returns and shall make all aviation fuel 24 tax payments by electronic means in the manner and form 25 required by the Department. For purposes of this Section, "aviation fuel" means jet fuel and aviation gasoline. 26

SB3189 Engrossed - 5 - LRB102 21408 HLH 30524 b

1 If a taxpayer fails to sign a return within 30 days after 2 the proper notice and demand for signature by the Department, 3 the return shall be considered valid and any amount shown to be 4 due on the return shall be deemed assessed.

5 Notwithstanding any other provision of this Act to the 6 contrary, retailers subject to tax on cannabis shall file all 7 cannabis tax returns and shall make all cannabis tax payments 8 by electronic means in the manner and form required by the 9 Department.

Beginning October 1, 1993, a taxpayer who has an average 10 monthly tax liability of \$150,000 or more shall make all 11 12 payments required by rules of the Department by electronic 13 funds transfer. Beginning October 1, 1994, a taxpayer who has an average monthly tax liability of \$100,000 or more shall 14 15 make all payments required by rules of the Department by 16 electronic funds transfer. Beginning October 1, 1995, a 17 taxpayer who has an average monthly tax liability of \$50,000 or more shall make all payments required by rules of the 18 Department by electronic funds transfer. Beginning October 1, 19 20 2000, a taxpayer who has an annual tax liability of \$200,000 or more shall make all payments required by rules of the 21 22 Department by electronic funds transfer. The term "annual tax 23 liability" shall be the sum of the taxpayer's liabilities under this Act, and under all other State and local occupation 24 25 and use tax laws administered by the Department, for the 26 immediately preceding calendar year. The term "average monthly SB3189 Engrossed - 6 - LRB102 21408 HLH 30524 b

tax liability" means the sum of the taxpayer's liabilities 1 2 under this Act, and under all other State and local occupation and use tax laws administered by the Department, for the 3 immediately preceding calendar year divided by 12. Beginning 4 5 on October 1, 2002, a taxpayer who has a tax liability in the 6 amount set forth in subsection (b) of Section 2505-210 of the 7 Department of Revenue Law shall make all payments required by 8 rules of the Department by electronic funds transfer.

9 Before August 1 of each year beginning in 1993, the 10 Department shall notify all taxpayers required to make 11 payments by electronic funds transfer. All taxpayers required 12 to make payments by electronic funds transfer shall make those 13 payments for a minimum of one year beginning on October 1.

Any taxpayer not required to make payments by electronic funds transfer may make payments by electronic funds transfer with the permission of the Department.

17 All taxpayers required to make payment by electronic funds 18 transfer and any taxpayers authorized to voluntarily make 19 payments by electronic funds transfer shall make those 20 payments in the manner authorized by the Department.

The Department shall adopt such rules as are necessary to effectuate a program of electronic funds transfer and the requirements of this Section.

Before October 1, 2000, if the taxpayer's average monthly tax liability to the Department under this Act, the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the SB3189 Engrossed - 7 - LRB102 21408 HLH 30524 b

Service Use Tax Act was \$10,000 or more during the preceding 4 1 2 complete calendar quarters, he shall file a return with the 3 Department each month by the 20th day of the month next following the month during which such tax liability is 4 5 incurred and shall make payments to the Department on or before the 7th, 15th, 22nd and last day of the month during 6 7 which such liability is incurred. On and after October 1, 8 2000, if the taxpayer's average monthly tax liability to the 9 Department under this Act, the Retailers' Occupation Tax Act, the Service Occupation Tax Act, and the Service Use Tax Act was 10 11 \$20,000 or more during the preceding 4 complete calendar 12 quarters, he shall file a return with the Department each 13 month by the 20th day of the month next following the month during which such tax liability is incurred and shall make 14 15 payment to the Department on or before the 7th, 15th, 22nd and 16 last day of the month during which such liability is incurred. 17 If the month during which such tax liability is incurred began prior to January 1, 1985, each payment shall be in an amount 18 equal to 1/4 of the taxpayer's actual liability for the month 19 20 or an amount set by the Department not to exceed 1/4 of the average monthly liability of the taxpayer to the Department 21 22 for the preceding 4 complete calendar guarters (excluding the 23 month of highest liability and the month of lowest liability in such 4 quarter period). If the month during which such tax 24 25 liability is incurred begins on or after January 1, 1985, and prior to January 1, 1987, each payment shall be in an amount 26

SB3189 Engrossed - 8 - LRB102 21408 HLH 30524 b

equal to 22.5% of the taxpayer's actual liability for the 1 2 month or 27.5% of the taxpayer's liability for the same calendar month of the preceding year. If the month during 3 which such tax liability is incurred begins on or after 4 5 January 1, 1987, and prior to January 1, 1988, each payment 6 shall be in an amount equal to 22.5% of the taxpayer's actual 7 liability for the month or 26.25% of the taxpayer's liability 8 for the same calendar month of the preceding year. If the month 9 during which such tax liability is incurred begins on or after 10 January 1, 1988, and prior to January 1, 1989, or begins on or 11 after January 1, 1996, each payment shall be in an amount equal 12 to 22.5% of the taxpayer's actual liability for the month or 25% of the taxpayer's liability for the same calendar month of 13 14 the preceding year. If the month during which such tax 15 liability is incurred begins on or after January 1, 1989, and 16 prior to January 1, 1996, each payment shall be in an amount 17 equal to 22.5% of the taxpayer's actual liability for the month or 25% of the taxpayer's liability for the same calendar 18 month of the preceding year or 100% of the taxpayer's actual 19 20 liability for the quarter monthly reporting period. The amount 21 of such quarter monthly payments shall be credited against the 22 final tax liability of the taxpayer's return for that month. 23 Before October 1, 2000, once applicable, the requirement of the making of quarter monthly payments to the Department shall 24 25 continue until such taxpayer's average monthly liability to the Department during the preceding 4 complete calendar 26

SB3189 Engrossed - 9 - LRB102 21408 HLH 30524 b

quarters (excluding the month of highest liability and the 1 2 month of lowest liability) is less than \$9,000, or until such taxpayer's average monthly liability to the Department as 3 computed for each calendar quarter of the 4 preceding complete 4 5 calendar quarter period is less than \$10,000. However, if a 6 taxpayer can show the Department that a substantial change in the taxpayer's business has occurred which causes the taxpayer 7 8 to anticipate that his average monthly tax liability for the 9 reasonably foreseeable future will fall below the \$10,000 10 threshold stated above, then such taxpayer may petition the 11 Department for change in such taxpayer's reporting status. On 12 and after October 1, 2000, once applicable, the requirement of 13 the making of quarter monthly payments to the Department shall continue until such taxpayer's average monthly liability to 14 the Department during the preceding 4 complete calendar 15 16 quarters (excluding the month of highest liability and the 17 month of lowest liability) is less than \$19,000 or until such taxpayer's average monthly liability to the Department as 18 19 computed for each calendar quarter of the 4 preceding complete calendar quarter period is less than \$20,000. However, if a 20 taxpayer can show the Department that a substantial change in 21 22 the taxpayer's business has occurred which causes the taxpayer 23 to anticipate that his average monthly tax liability for the reasonably foreseeable future will fall below the \$20,000 24 threshold stated above, then such taxpayer may petition the 25 26 Department for a change in such taxpayer's reporting status.

SB3189 Engrossed - 10 - LRB102 21408 HLH 30524 b

The Department shall change such taxpayer's reporting status 1 2 unless it finds that such change is seasonal in nature and not 3 likely to be long term. If any such quarter monthly payment is not paid at the time or in the amount required by this Section, 4 5 then the taxpayer shall be liable for penalties and interest on the difference between the minimum amount due and the 6 7 amount of such quarter monthly payment actually and timely 8 paid, except insofar as the taxpayer has previously made 9 payments for that month to the Department in excess of the 10 minimum payments previously due as provided in this Section. 11 The Department shall make reasonable rules and regulations to 12 govern the quarter monthly payment amount and quarter monthly 13 payment dates for taxpayers who file on other than a calendar 14 monthly basis.

If any such payment provided for in this Section exceeds 15 16 the taxpayer's liabilities under this Act, the Retailers' 17 Occupation Tax Act, the Service Occupation Tax Act and the Service Use Tax Act, as shown by an original monthly return, 18 19 the Department shall issue to the taxpayer a credit memorandum 20 no later than 30 days after the date of payment, which 21 memorandum may be submitted by the taxpayer to the Department 22 in payment of tax liability subsequently to be remitted by the 23 taxpayer to the Department or be assigned by the taxpayer to a 24 similar taxpayer under this Act, the Retailers' Occupation Tax 25 Act, the Service Occupation Tax Act or the Service Use Tax Act, 26 in accordance with reasonable rules and regulations to be

SB3189 Engrossed - 11 - LRB102 21408 HLH 30524 b

prescribed by the Department, except that if such excess 1 2 payment is shown on an original monthly return and is made after December 31, 1986, no credit memorandum shall be issued, 3 unless requested by the taxpayer. If no such request is made, 4 5 the taxpayer may credit such excess payment against tax 6 liability subsequently to be remitted by the taxpayer to the 7 Department under this Act, the Retailers' Occupation Tax Act, 8 the Service Occupation Tax Act or the Service Use Tax Act, in 9 accordance with reasonable rules and regulations prescribed by 10 the Department. If the Department subsequently determines that 11 all or any part of the credit taken was not actually due to the 12 taxpayer, the taxpayer's 2.1% or 1.75% vendor's discount shall 13 be reduced by 2.1% or 1.75% of the difference between the 14 credit taken and that actually due, and the taxpayer shall be 15 liable for penalties and interest on such difference.

16 If the retailer is otherwise required to file a monthly 17 return and if the retailer's average monthly tax liability to the Department does not exceed \$200, the Department may 18 authorize his returns to be filed on a guarter annual basis, 19 20 with the return for January, February, and March of a given year being due by April 20 of such year; with the return for 21 22 April, May and June of a given year being due by July 20 of 23 such year; with the return for July, August and September of a given year being due by October 20 of such year, and with the 24 25 return for October, November and December of a given year being due by January 20 of the following year. 26

SB3189 Engrossed - 12 - LRB102 21408 HLH 30524 b

1 If the retailer is otherwise required to file a monthly or 2 quarterly return and if the retailer's average monthly tax 3 liability to the Department does not exceed \$50, the 4 Department may authorize his returns to be filed on an annual 5 basis, with the return for a given year being due by January 20 6 of the following year.

Such quarter annual and annual returns, as to form and substance, shall be subject to the same requirements as monthly returns.

Notwithstanding any other provision in this Act concerning the time within which a retailer may file his return, in the case of any retailer who ceases to engage in a kind of business which makes him responsible for filing returns under this Act, such retailer shall file a final return under this Act with the Department not more than one month after discontinuing such business.

17 In addition, with respect to motor vehicles, watercraft, aircraft, and trailers that are required to be registered with 18 19 an agency of this State, except as otherwise provided in this 20 Section, every retailer selling this kind of tangible personal property shall file, with the Department, upon a form to be 21 22 prescribed and supplied by the Department, a separate return 23 for each such item of tangible personal property which the retailer sells, except that if, in the same transaction, (i) a 24 25 retailer of aircraft, watercraft, motor vehicles or trailers 26 transfers more than one aircraft, watercraft, motor vehicle or

SB3189 Engrossed - 13 - LRB102 21408 HLH 30524 b

trailer to another aircraft, watercraft, motor vehicle or 1 2 trailer retailer for the purpose of resale or (ii) a retailer 3 of aircraft, watercraft, motor vehicles, or trailers transfers more than one aircraft, watercraft, motor vehicle, or trailer 4 5 to a purchaser for use as a qualifying rolling stock as provided in Section 3-55 of this Act, then that seller may 6 7 report the transfer of all the aircraft, watercraft, motor vehicles or trailers involved in that transaction to the 8 9 Department on the same uniform invoice-transaction reporting 10 return form. For purposes of this Section, "watercraft" means 11 a Class 2, Class 3, or Class 4 watercraft as defined in Section 12 3-2 of the Boat Registration and Safety Act, a personal watercraft, or any boat equipped with an inboard motor. 13

14 In addition, with respect to motor vehicles, watercraft, 15 aircraft, and trailers that are required to be registered with 16 an agency of this State, every person who is engaged in the 17 business of leasing or renting such items and who, in connection with such business, sells any such item to a 18 19 retailer for the purpose of resale is, notwithstanding any 20 other provision of this Section to the contrary, authorized to meet the return-filing requirement of this Act by reporting 21 22 the transfer of all the aircraft, watercraft, motor vehicles, 23 or trailers transferred for resale during a month to the Department on the same uniform invoice-transaction reporting 24 25 return form on or before the 20th of the month following the 26 month in which the transfer takes place. Notwithstanding any SB3189 Engrossed - 14 - LRB102 21408 HLH 30524 b

other provision of this Act to the contrary, all returns filed under this paragraph must be filed by electronic means in the manner and form as required by the Department.

The transaction reporting return in the case of motor 4 5 vehicles or trailers that are required to be registered with an agency of this State, shall be the same document as the 6 7 Uniform Invoice referred to in Section 5-402 of the Illinois 8 Vehicle Code and must show the name and address of the seller; 9 the name and address of the purchaser; the amount of the 10 selling price including the amount allowed by the retailer for 11 traded-in property, if any; the amount allowed by the retailer 12 for the traded-in tangible personal property, if any, to the extent to which Section 2 of this Act allows an exemption for 13 14 the value of traded-in property; the balance payable after 15 deducting such trade-in allowance from the total selling 16 price; the amount of tax due from the retailer with respect to 17 such transaction; the amount of tax collected from the purchaser by the retailer on such transaction (or satisfactory 18 19 evidence that such tax is not due in that particular instance, 20 if that is claimed to be the fact); the place and date of the 21 sale; a sufficient identification of the property sold; such 22 other information as is required in Section 5-402 of the 23 Illinois Vehicle Code, and such other information as the 24 Department may reasonably require.

The transaction reporting return in the case of watercraft and aircraft must show the name and address of the seller; the SB3189 Engrossed - 15 - LRB102 21408 HLH 30524 b

name and address of the purchaser; the amount of the selling 1 2 price including the amount allowed by the retailer for 3 traded-in property, if any; the amount allowed by the retailer for the traded-in tangible personal property, if any, to the 4 5 extent to which Section 2 of this Act allows an exemption for the value of traded-in property; the balance payable after 6 7 deducting such trade-in allowance from the total selling price; the amount of tax due from the retailer with respect to 8 9 such transaction; the amount of tax collected from the 10 purchaser by the retailer on such transaction (or satisfactory 11 evidence that such tax is not due in that particular instance, 12 if that is claimed to be the fact); the place and date of the sale, a sufficient identification of the property sold, and 13 14 such other information as the Department may reasonably 15 require.

16 Such transaction reporting return shall be filed not later 17 than 20 days after the date of delivery of the item that is being sold, but may be filed by the retailer at any time sooner 18 than that if he chooses to do so. The transaction reporting 19 20 return and tax remittance or proof of exemption from the tax that is imposed by this Act may be transmitted to the 21 22 Department by way of the State agency with which, or State 23 officer with whom, the tangible personal property must be titled or registered (if titling or registration is required) 24 25 if the Department and such agency or State officer determine 26 that this procedure will expedite the processing of SB3189 Engrossed - 16 - LRB102 21408 HLH 30524 b

1 applications for title or registration.

2 With each such transaction reporting return, the retailer 3 shall remit the proper amount of tax due (or shall submit satisfactory evidence that the sale is not taxable if that is 4 5 the case), to the Department or its agents, whereupon the 6 Department shall issue, in the purchaser's name, a tax receipt 7 (or a certificate of exemption if the Department is satisfied 8 that the particular sale is tax exempt) which such purchaser 9 may submit to the agency with which, or State officer with 10 whom, he must title or register the tangible personal property 11 that is involved (if titling or registration is required) in 12 support of such purchaser's application for an Illinois 13 certificate or other evidence of title or registration to such 14 tangible personal property.

No retailer's failure or refusal to remit tax under this 15 16 Act precludes a user, who has paid the proper tax to the 17 retailer, from obtaining his certificate of title or other evidence of title or registration (if titling or registration 18 is required) upon satisfying the Department that such user has 19 20 paid the proper tax (if tax is due) to the retailer. The 21 Department shall adopt appropriate rules to carry out the 22 mandate of this paragraph.

If the user who would otherwise pay tax to the retailer wants the transaction reporting return filed and the payment of tax or proof of exemption made to the Department before the retailer is willing to take these actions and such user has not SB3189 Engrossed - 17 - LRB102 21408 HLH 30524 b

paid the tax to the retailer, such user may certify to the fact 1 of such delay by the retailer, and may (upon the Department 2 being satisfied of the truth of such certification) transmit 3 the information required by the transaction reporting return 4 5 and the remittance for tax or proof of exemption directly to the Department and obtain his tax receipt or exemption 6 7 determination, in which event the transaction reporting return 8 and tax remittance (if a tax payment was required) shall be 9 credited by the Department to the proper retailer's account 10 with the Department, but without the 2.1% or 1.75% discount 11 provided for in this Section being allowed. When the user pays 12 the tax directly to the Department, he shall pay the tax in the 13 same amount and in the same form in which it would be remitted 14 if the tax had been remitted to the Department by the retailer.

15 Where a retailer collects the tax with respect to the 16 selling price of tangible personal property which he sells and 17 the purchaser thereafter returns such tangible personal property and the retailer refunds the selling price thereof to 18 the purchaser, such retailer shall also refund, to the 19 20 purchaser, the tax so collected from the purchaser. When filing his return for the period in which he refunds such tax 21 22 to the purchaser, the retailer may deduct the amount of the tax 23 so refunded by him to the purchaser from any other use tax 24 which such retailer may be required to pay or remit to the 25 Department, as shown by such return, if the amount of the tax 26 to be deducted was previously remitted to the Department by

SB3189 Engrossed - 18 - LRB102 21408 HLH 30524 b

such retailer. If the retailer has not previously remitted the amount of such tax to the Department, he is entitled to no deduction under this Act upon refunding such tax to the purchaser.

5 Any retailer filing a return under this Section shall also 6 include (for the purpose of paying tax thereon) the total tax 7 covered by such return upon the selling price of tangible 8 personal property purchased by him at retail from a retailer, 9 but as to which the tax imposed by this Act was not collected 10 from the retailer filing such return, and such retailer shall 11 remit the amount of such tax to the Department when filing such 12 return.

13 If experience indicates such action to be practicable, the 14 Department may prescribe and furnish a combination or joint 15 return which will enable retailers, who are required to file 16 returns hereunder and also under the Retailers' Occupation Tax 17 Act, to furnish all the return information required by both 18 Acts on the one form.

Where the retailer has more than one business registered with the Department under separate registration under this Act, such retailer may not file each return that is due as a single return covering all such registered businesses, but shall file separate returns for each such registered business.

Beginning January 1, 1990, each month the Department shall pay into the State and Local Sales Tax Reform Fund, a special fund in the State Treasury which is hereby created, the net SB3189 Engrossed - 19 - LRB102 21408 HLH 30524 b

revenue realized for the preceding month from the 1% tax
 imposed under this Act.

Beginning January 1, 1990, each month the Department shall pay into the County and Mass Transit District Fund 4% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of tangible personal property which is purchased outside Illinois at retail from a retailer and which is titled or registered by an agency of this State's government.

10 Beginning January 1, 1990, each month the Department shall pay into the State and Local Sales Tax Reform Fund, a special 11 12 fund in the State Treasury, 20% of the net revenue realized for 13 the preceding month from the 6.25% general rate on the selling 14 price of tangible personal property, other than (i) tangible 15 personal property which is purchased outside Illinois at 16 retail from a retailer and which is titled or registered by an 17 agency of this State's government and (ii) aviation fuel sold on or after December 1, 2019. This exception for aviation fuel 18 19 only applies for so long as the revenue use requirements of 49 20 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State.

For aviation fuel sold on or after December 1, 2019, each month the Department shall pay into the State Aviation Program Fund 20% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of aviation fuel, less an amount estimated by the Department to be required for refunds of the 20% portion of the tax on aviation SB3189 Engrossed - 20 - LRB102 21408 HLH 30524 b

fuel under this Act, which amount shall be deposited into the Aviation Fuel Sales Tax Refund Fund. The Department shall only pay moneys into the State Aviation Program Fund and the Aviation Fuels Sales Tax Refund Fund under this Act for so long as the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State.

Beginning August 1, 2000, each month the Department shall 7 pay into the State and Local Sales Tax Reform Fund 100% of the 8 9 net revenue realized for the preceding month from the 1.25% 10 rate on the selling price of motor fuel and gasohol. Beginning 11 September 1, 2010, each month the Department shall pay into 12 the State and Local Sales Tax Reform Fund 100% of the net revenue realized for the preceding month from the 1.25% rate 13 14 on the selling price of sales tax holiday items.

Beginning January 1, 1990, each month the Department shall pay into the Local Government Tax Fund 16% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of tangible personal property which is purchased outside Illinois at retail from a retailer and which is titled or registered by an agency of this State's government.

Beginning October 1, 2009, each month the Department shall pay into the Capital Projects Fund an amount that is equal to an amount estimated by the Department to represent 80% of the net revenue realized for the preceding month from the sale of candy, grooming and hygiene products, and soft drinks that had SB3189 Engrossed - 21 - LRB102 21408 HLH 30524 b

been taxed at a rate of 1% prior to September 1, 2009 but that are now taxed at 6.25%.

Beginning July 1, 2011, each month the Department shall 3 pay into the Clean Air Act Permit Fund 80% of the net revenue 4 5 realized for the preceding month from the 6.25% general rate on the selling price of sorbents used in Illinois in the 6 7 process of sorbent injection as used to comply with the Environmental Protection Act or the federal Clean Air Act, but 8 9 the total payment into the Clean Air Act Permit Fund under this 10 Act and the Retailers' Occupation Tax Act shall not exceed 11 \$2,000,000 in any fiscal year.

12 Beginning July 1, 2013, each month the Department shall 13 pay into the Underground Storage Tank Fund from the proceeds 14 collected under this Act, the Service Use Tax Act, the Service 15 Occupation Tax Act, and the Retailers' Occupation Tax Act an 16 amount equal to the average monthly deficit in the Underground 17 Storage Tank Fund during the prior year, as certified annually by the Illinois Environmental Protection Agency, but the total 18 19 payment into the Underground Storage Tank Fund under this Act, 20 the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act shall not exceed \$18,000,000 21 22 in any State fiscal year. As used in this paragraph, the 23 "average monthly deficit" shall be equal to the difference 24 between the average monthly claims for payment by the fund and 25 average monthly revenues deposited into the the fund, 26 excluding payments made pursuant to this paragraph.

SB3189 Engrossed - 22 - LRB102 21408 HLH 30524 b

Beginning July 1, 2015, of the remainder of the moneys received by the Department under this Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act, each month the Department shall deposit \$500,000 into the State Crime Laboratory Fund.

6 Of the remainder of the moneys received by the Department pursuant to this Act, (a) 1.75% thereof shall be paid into the 7 8 Build Illinois Fund and (b) prior to July 1, 1989, 2.2% and on 9 and after July 1, 1989, 3.8% thereof shall be paid into the 10 Build Illinois Fund; provided, however, that if in any fiscal 11 year the sum of (1) the aggregate of 2.2% or 3.8%, as the case 12 may be, of the moneys received by the Department and required to be paid into the Build Illinois Fund pursuant to Section 3 13 of the Retailers' Occupation Tax Act, Section 9 of the Use Tax 14 15 Act, Section 9 of the Service Use Tax Act, and Section 9 of the 16 Service Occupation Tax Act, such Acts being hereinafter called 17 the "Tax Acts" and such aggregate of 2.2% or 3.8%, as the case may be, of moneys being hereinafter called the "Tax Act 18 19 Amount", and (2) the amount transferred to the Build Illinois 20 Fund from the State and Local Sales Tax Reform Fund shall be 21 less than the Annual Specified Amount (as defined in Section 3 22 of the Retailers' Occupation Tax Act), an amount equal to the 23 difference shall be immediately paid into the Build Illinois 24 Fund from other moneys received by the Department pursuant to the Tax Acts; and further provided, that if on the last 25 26 business day of any month the sum of (1) the Tax Act Amount

required to be deposited into the Build Illinois Bond Account 1 2 in the Build Illinois Fund during such month and (2) the amount 3 transferred during such month to the Build Illinois Fund from the State and Local Sales Tax Reform Fund shall have been less 4 5 than 1/12 of the Annual Specified Amount, an amount equal to the difference shall be immediately paid into the Build 6 7 Illinois Fund from other moneys received by the Department 8 pursuant to the Tax Acts; and, further provided, that in no 9 event shall the payments required under the preceding proviso 10 result in aggregate payments into the Build Illinois Fund 11 pursuant to this clause (b) for any fiscal year in excess of 12 the greater of (i) the Tax Act Amount or (ii) the Annual Specified Amount for such fiscal year; and, further provided, 13 14 that the amounts payable into the Build Illinois Fund under 15 this clause (b) shall be payable only until such time as the 16 aggregate amount on deposit under each trust indenture 17 securing Bonds issued and outstanding pursuant to the Build Illinois Bond Act is sufficient, taking into account any 18 19 future investment income, to fully provide, in accordance with such indenture, for the defeasance of or the payment of the 20 principal of, premium, if any, and interest on the Bonds 21 22 secured by such indenture and on any Bonds expected to be 23 issued thereafter and all fees and costs payable with respect thereto, all as certified by the Director of the Bureau of the 24 25 Budget (now Governor's Office of Management and Budget). If on 26 the last business day of any month in which Bonds are

outstanding pursuant to the Build Illinois Bond Act, the 1 2 aggregate of the moneys deposited in the Build Illinois Bond Account in the Build Illinois Fund in such month shall be less 3 than the amount required to be transferred in such month from 4 5 the Build Illinois Bond Account to the Build Illinois Bond 6 Retirement and Interest Fund pursuant to Section 13 of the 7 Build Illinois Bond Act, an amount equal to such deficiency 8 shall be immediately paid from other moneys received by the 9 Department pursuant to the Tax Acts to the Build Illinois 10 Fund; provided, however, that any amounts paid to the Build 11 Illinois Fund in any fiscal year pursuant to this sentence 12 shall be deemed to constitute payments pursuant to clause (b) the preceding sentence and shall reduce the 13 of amount 14 otherwise payable for such fiscal year pursuant to clause (b) 15 of the preceding sentence. The moneys received by the 16 Department pursuant to this Act and required to be deposited 17 into the Build Illinois Fund are subject to the pledge, claim and charge set forth in Section 12 of the Build Illinois Bond 18 19 Act.

Subject to payment of amounts into the Build Illinois Fund as provided in the preceding paragraph or in any amendment thereto hereafter enacted, the following specified monthly installment of the amount requested in the certificate of the Chairman of the Metropolitan Pier and Exposition Authority provided under Section 8.25f of the State Finance Act, but not in excess of the sums designated as "Total Deposit", shall be SB3189 Engrossed - 25 - LRB102 21408 HLH 30524 b

deposited in the aggregate from collections under Section 9 of the Use Tax Act, Section 9 of the Service Use Tax Act, Section 9 of the Service Occupation Tax Act, and Section 3 of the Retailers' Occupation Tax Act into the McCormick Place Expansion Project Fund in the specified fiscal years.

6	Fiscal Year	Total Deposit
7	1993	\$0
8	1994	53,000,000
9	1995	58,000,000
10	1996	61,000,000
11	1997	64,000,000
12	1998	68,000,000
13	1999	71,000,000
14	2000	75,000,000
15	2001	80,000,000
16	2002	93,000,000
17	2003	99,000,000
18	2004	103,000,000
19	2005	108,000,000
20	2006	113,000,000
21	2007	119,000,000
22	2008	126,000,000
23	2009	132,000,000
24	2010	139,000,000
25	2011	146,000,000
26	2012	153,000,000

	SB3189 Engrossed	- 26 -	LRB102 21408 HLH 30524 b
1	2013		161,000,000
2	2014		170,000,000
3	2015		179,000,000
4	2016		189,000,000
5	2017		199,000,000
6	2018		210,000,000
7	2019		221,000,000
8	2020		233,000,000
9	2021		300,000,000
10	2022		300,000,000
11	2023		300,000,000
12	2024		300,000,000
13	2025		300,000,000
14	2026		300,000,000
15	2027		375,000,000
16	2028		375,000,000
17	2029		375,000,000
18	2030		375,000,000
19	2031		375,000,000
20	2032		375,000,000
21	2033		375,000,000
22	2034		375,000,000
23	2035		375,000,000
24	2036		450,000,000
25	and		
20			

26 each fiscal year

SB3189 Engrossed

1	thereafter that bonds
2	are outstanding under
3	Section 13.2 of the
4	Metropolitan Pier and
5	Exposition Authority Act,

6 but not after fiscal year 2060.

7 Beginning July 20, 1993 and in each month of each fiscal year thereafter, one-eighth of the amount requested in the 8 certificate of the Chairman of the Metropolitan Pier and 9 10 Exposition Authority for that fiscal year, less the amount deposited into the McCormick Place Expansion Project Fund by 11 12 the State Treasurer in the respective month under subsection (q) of Section 13 of the Metropolitan Pier and Exposition 13 Authority Act, plus cumulative deficiencies in the deposits 14 15 required under this Section for previous months and years, 16 shall be deposited into the McCormick Place Expansion Project 17 Fund, until the full amount requested for the fiscal year, but 18 not in excess of the amount specified above as "Total Deposit", has been deposited. 19

Subject to payment of amounts into the Capital Projects Fund, the Clean Air Act Permit Fund, the Build Illinois Fund, and the McCormick Place Expansion Project Fund pursuant to the preceding paragraphs or in any amendments thereto hereafter enacted, for aviation fuel sold on or after December 1, 2019, the Department shall each month deposit into the Aviation Fuel Sales Tax Refund Fund an amount estimated by the Department to SB3189 Engrossed - 28 - LRB102 21408 HLH 30524 b

be required for refunds of the 80% portion of the tax on aviation fuel under this Act. The Department shall only deposit moneys into the Aviation Fuel Sales Tax Refund Fund under this paragraph for so long as the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State.

7 Subject to payment of amounts into the Build Illinois Fund 8 and the McCormick Place Expansion Project Fund pursuant to the 9 preceding paragraphs or in any amendments thereto hereafter 10 enacted, beginning July 1, 1993 and ending on September 30, 11 2013, the Department shall each month pay into the Illinois 12 Tax Increment Fund 0.27% of 80% of the net revenue realized for 13 the preceding month from the 6.25% general rate on the selling 14 price of tangible personal property.

15 Subject to payment of amounts into the Build Illinois Fund 16 and the McCormick Place Expansion Project Fund pursuant to the 17 preceding paragraphs or in any amendments thereto hereafter enacted, beginning with the receipt of the first report of 18 taxes paid by an eligible business and continuing for a 19 25-year period, the Department shall each month pay into the 20 Energy Infrastructure Fund 80% of the net revenue realized 21 22 from the 6.25% general rate on the selling price of 23 Illinois-mined coal that was sold to an eligible business. For purposes of this paragraph, the term "eligible business" means 24 25 a new electric generating facility certified pursuant to 26 Section 605-332 of the Department of Commerce and Economic

SB3189 Engrossed - 29 - LRB102 21408 HLH 30524 b

1 Opportunity Law of the Civil Administrative Code of Illinois.

2 Subject to payment of amounts into the Build Illinois 3 Fund, the McCormick Place Expansion Project Fund, the Illinois Tax Increment Fund, and the Energy Infrastructure Fund 4 5 pursuant to the preceding paragraphs or in any amendments to this Section hereafter enacted, beginning on the first day of 6 7 the first calendar month to occur on or after August 26, 2014 (the effective date of Public Act 98-1098), each month, from 8 9 the collections made under Section 9 of the Use Tax Act, 10 Section 9 of the Service Use Tax Act, Section 9 of the Service 11 Occupation Tax Act, and Section 3 of the Retailers' Occupation 12 Tax Act, the Department shall pay into the Tax Compliance and Administration Fund, to be used, subject to appropriation, to 13 14 fund additional auditors and compliance personnel at the 15 Department of Revenue, an amount equal to 1/12 of 5% of 80% of 16 the cash receipts collected during the preceding fiscal year 17 by the Audit Bureau of the Department under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the 18 19 Retailers' Occupation Tax Act, and associated local occupation 20 and use taxes administered by the Department.

Subject to payments of amounts into the Build Illinois Fund, the McCormick Place Expansion Project Fund, the Illinois Tax Increment Fund, the Energy Infrastructure Fund, and the Tax Compliance and Administration Fund as provided in this Section, beginning on July 1, 2018 the Department shall pay each month into the Downstate Public Transportation Fund the SB3189 Engrossed - 30 - LRB102 21408 HLH 30524 b

moneys required to be so paid under Section 2-3 of the
 Downstate Public Transportation Act.

3 Subject to successful execution and delivery of а public-private agreement between the public agency and private 4 5 entity and completion of the civic build, beginning on July 1, 6 the remainder of the moneys received by the 2023, of 7 Department under the Use Tax Act, the Service Use Tax Act, the 8 Service Occupation Tax Act, and this Act, the Department shall 9 deposit the following specified deposits in the aggregate from 10 collections under the Use Tax Act, the Service Use Tax Act, the 11 Service Occupation Tax Act, and the Retailers' Occupation Tax 12 Act, as required under Section 8.25g of the State Finance Act 13 for distribution consistent with the Public-Private Partnership for Civic and Transit Infrastructure Project Act. 14 15 The moneys received by the Department pursuant to this Act and 16 required to be deposited into the Civic and Transit 17 Infrastructure Fund are subject to the pledge, claim, and charge set forth in Section 25-55 of the Public-Private 18 19 Partnership for Civic and Transit Infrastructure Project Act. 20 As used in this paragraph, "civic build", "private entity", "public-private agreement", and "public agency" have the 21 22 meanings provided in Section 25-10 of the Public-Private 23 Partnership for Civic and Transit Infrastructure Project Act.

 24
 Fiscal Year
 Total Deposit

 25
 2024
 \$200,000,000

 26
 2025
 \$206,000,000

1	2026 \$212,200,000
2	2027 \$218,500,000
3	2028 \$225,100,000
4	2029 \$288,700,000
5	2030 \$298,900,000
6	2031 \$309,300,000
7	2032 \$320,100,000
8	2033 \$331,200,000
9	2034 \$341,200,000
10	2035\$351,400,000
11	2036\$361,900,000
12	2037 \$372,800,000
13	2038 \$384,000,000
14	2039\$395,500,000
15	2040 \$407,400,000
16	2041\$419,600,000
17	2042 \$432,200,000
18	2043 \$445,100,000
19	Beginning July 1, 2021 and until July 1, 2022, subject to
20	the payment of amounts into the State and Local Sales Tax
21	Reform Fund, the Build Illinois Fund, the McCormick Place
22	Expansion Project Fund, the Illinois Tax Increment Fund, the
23	Energy Infrastructure Fund, and the Tax Compliance and
24	Administration Fund as provided in this Section, the
25	Department shall pay each month into the Road Fund the amount
26	estimated to represent 16% of the net revenue realized from

SB3189 Engrossed - 32 - LRB102 21408 HLH 30524 b

the taxes imposed on motor fuel and gasohol. Beginning July 1, 1 2 2022 and until July 1, 2023, subject to the payment of amounts 3 into the State and Local Sales Tax Reform Fund, the Build Illinois Fund, the McCormick Place Expansion Project Fund, the 4 5 Illinois Tax Increment Fund, the Energy Infrastructure Fund, 6 and the Tax Compliance and Administration Fund as provided in 7 this Section, the Department shall pay each month into the 8 Road Fund the amount estimated to represent 32% of the net 9 revenue realized from the taxes imposed on motor fuel and gasohol. Beginning July 1, 2023 and until July 1, 2024, 10 11 subject to the payment of amounts into the State and Local 12 Sales Tax Reform Fund, the Build Illinois Fund, the McCormick Place Expansion Project Fund, the Illinois Tax Increment Fund, 13 14 the Energy Infrastructure Fund, and the Tax Compliance and 15 Administration Fund as provided in this Section, the 16 Department shall pay each month into the Road Fund the amount 17 estimated to represent 48% of the net revenue realized from the taxes imposed on motor fuel and gasohol. Beginning July 1, 18 19 2024 and until July 1, 2025, subject to the payment of amounts 20 into the State and Local Sales Tax Reform Fund, the Build 21 Illinois Fund, the McCormick Place Expansion Project Fund, the 22 Illinois Tax Increment Fund, the Energy Infrastructure Fund, 23 and the Tax Compliance and Administration Fund as provided in 24 this Section, the Department shall pay each month into the 25 Road Fund the amount estimated to represent 64% of the net 26 revenue realized from the taxes imposed on motor fuel and

SB3189 Engrossed - 33 - LRB102 21408 HLH 30524 b

gasohol. Beginning on July 1, 2025, subject to the payment of 1 2 amounts into the State and Local Sales Tax Reform Fund, the Build Illinois Fund, the McCormick Place Expansion Project 3 Fund, the Illinois Tax Increment Fund, the 4 Energy 5 Infrastructure Fund, and the Tax Compliance and Administration Fund as provided in this Section, the Department shall pay 6 7 each month into the Road Fund the amount estimated to 8 represent 80% of the net revenue realized from the taxes 9 imposed on motor fuel and gasohol. As used in this paragraph 10 "motor fuel" has the meaning given to that term in Section 1.1 11 of the Motor Fuel Tax Act, and "gasohol" has the meaning given 12 to that term in Section 3-40 of this Act.

Of the remainder of the moneys received by the Department pursuant to this Act, 75% thereof shall be paid into the State Treasury and 25% shall be reserved in a special account and used only for the transfer to the Common School Fund as part of the monthly transfer from the General Revenue Fund in accordance with Section 8a of the State Finance Act.

As soon as possible after the first day of each month, upon certification of the Department of Revenue, the Comptroller shall order transferred and the Treasurer shall transfer from the General Revenue Fund to the Motor Fuel Tax Fund an amount equal to 1.7% of 80% of the net revenue realized under this Act for the second preceding month. Beginning April 1, 2000, this transfer is no longer required and shall not be made.

26 Net revenue realized for a month shall be the revenue

SB3189 Engrossed - 34 - LRB102 21408 HLH 30524 b

collected by the State pursuant to this Act, less the amount
 paid out during that month as refunds to taxpayers for
 overpayment of liability.

For greater simplicity of administration, manufacturers, importers and wholesalers whose products are sold at retail in Illinois by numerous retailers, and who wish to do so, may assume the responsibility for accounting and paying to the Department all tax accruing under this Act with respect to such sales, if the retailers who are affected do not make written objection to the Department to this arrangement.

11 (Source: P.A. 100-303, eff. 8-24-17; 100-363, eff. 7-1-18; 12 100-863, eff. 8-14-18; 100-1171, eff. 1-4-19; 101-10, Article 13 15, Section 15-10, eff. 6-5-19; 101-10, Article 25, Section 14 25-105, eff. 6-5-19; 101-27, eff. 6-25-19; 101-32, eff. 15 6-28-19; 101-604, eff. 12-13-19; 101-636, eff. 6-10-20.)

Section 10. The Retailers' Occupation Tax Act is amended by changing Section 3 as follows:

18 (35 ILCS 120/3) (from Ch. 120, par. 442)

Sec. 3. Except as provided in this Section, on or before the twentieth day of each calendar month, every person engaged in the business of selling tangible personal property at retail in this State during the preceding calendar month shall file a return with the Department, stating:

24 1. The name of the seller;

SB3189 Engrossed

the

as

1 2. His residence address and the address of his 2 principal place of business and the address of the 3 principal place of business (if that is a different 4 address) from which he engages in the business of selling 5 tangible personal property at retail in this State;

6 3. Total amount of receipts received by him during the 7 preceding calendar month or quarter, as the case may be, 8 from sales of tangible personal property, and from 9 services furnished, by him during such preceding calendar 10 month or quarter;

4. Total amount received by him during the preceding calendar month or quarter on charge and time sales of tangible personal property, and from services furnished, by him prior to the month or quarter for which the return is filed;

16

5. Deductions allowed by law;

6. Gross receipts which were received by him during
the preceding calendar month or quarter and upon the basis
of which the tax is imposed;

20 7. The amount of credit provided in Section 2d of this21 Act;

8. The amount of tax due;
9. The signature of the taxpayer; and
10. Such other reasonable information
Department may require.

26 On and after January 1, 2018, except for returns <u>required</u>

SB3189 Engrossed - 36 - LRB102 21408 HLH 30524 b

to be filed prior to January 1, 2023 for motor vehicles, 1 2 watercraft, aircraft, and trailers that are required to be registered with an agency of this State, with respect to 3 retailers whose annual gross receipts average \$20,000 or more, 4 5 all returns required to be filed pursuant to this Act shall be 6 filed electronically. On and after January 1, 2023, with 7 respect to retailers whose annual gross receipts average 8 \$20,000 or more, all returns required to be filed pursuant to 9 this Act, including, but not limited to, returns for motor 10 vehicles, watercraft, aircraft, and trailers that are required 11 to be registered with an agency of this State, shall be filed 12 electronically. Retailers who demonstrate that they do not 13 have access to the Internet or demonstrate hardship in filing electronically may petition the Department to waive the 14 15 electronic filing requirement.

16 If a taxpayer fails to sign a return within 30 days after 17 the proper notice and demand for signature by the Department, 18 the return shall be considered valid and any amount shown to be 19 due on the return shall be deemed assessed.

Each return shall be accompanied by the statement of prepaid tax issued pursuant to Section 2e for which credit is claimed.

Prior to October 1, 2003, and on and after September 1, 24 2004 a retailer may accept a Manufacturer's Purchase Credit 25 certification from a purchaser in satisfaction of Use Tax as 26 provided in Section 3-85 of the Use Tax Act if the purchaser

provides the appropriate documentation as required by Section 1 2 3-85 of the Use Tax Act. A Manufacturer's Purchase Credit certification, accepted by a retailer prior to October 1, 2003 3 and on and after September 1, 2004 as provided in Section 3-85 4 5 of the Use Tax Act, may be used by that retailer to satisfy Retailers' Occupation Tax liability in the amount claimed in 6 7 the certification, not to exceed 6.25% of the receipts subject 8 to tax from a qualifying purchase. A Manufacturer's Purchase 9 Credit reported on any original or amended return filed under 10 this Act after October 20, 2003 for reporting periods prior to 11 September 1, 2004 shall be disallowed. Manufacturer's 12 Purchaser Credit reported on annual returns due on or after 13 January 1, 2005 will be disallowed for periods prior to September 1, 2004. No Manufacturer's Purchase Credit may be 14 used after September 30, 2003 through August 31, 2004 to 15 16 satisfy any tax liability imposed under this Act, including 17 any audit liability.

18 The Department may require returns to be filed on a 19 quarterly basis. If so required, a return for each calendar 20 quarter shall be filed on or before the twentieth day of the 21 calendar month following the end of such calendar quarter. The 22 taxpayer shall also file a return with the Department for each 23 of the first two months of each calendar quarter, on or before 24 the twentieth day of the following calendar month, stating:

25

26

1. The name of the seller;

2. The address of the principal place of business from

SB3189 Engrossed - 38 - LRB102 21408 HLH 30524 b

which he engages in the business of selling tangible
 personal property at retail in this State;

3 3. The total amount of taxable receipts received by 4 him during the preceding calendar month from sales of 5 tangible personal property by him during such preceding 6 calendar month, including receipts from charge and time 7 sales, but less all deductions allowed by law;

8 4. The amount of credit provided in Section 2d of this9 Act;

10

5. The amount of tax due; and

11 6. Such other reasonable information as the Department12 may require.

13 Every person engaged in the business of selling aviation 14 fuel at retail in this State during the preceding calendar 15 month shall, instead of reporting and paying tax as otherwise 16 required by this Section, report and pay such tax on a separate 17 aviation fuel tax return. The requirements related to the return shall be as otherwise provided in this Section. 18 Notwithstanding any other provisions of this Act to the 19 20 contrary, retailers selling aviation fuel shall file all aviation fuel tax returns and shall make all aviation fuel tax 21 22 payments by electronic means in the manner and form required by the Department. For purposes of this Section, "aviation 23 fuel" means jet fuel and aviation gasoline. 24

25 Beginning on October 1, 2003, any person who is not a 26 licensed distributor, importing distributor, or manufacturer, SB3189 Engrossed - 39 - LRB102 21408 HLH 30524 b

as defined in the Liquor Control Act of 1934, but is engaged in 1 2 the business of selling, at retail, alcoholic liquor shall 3 file a statement with the Department of Revenue, in a format and at a time prescribed by the Department, showing the total 4 5 amount paid for alcoholic liquor purchased during the 6 preceding month and such other information as is reasonably 7 required by the Department. The Department may adopt rules to 8 require that this statement be filed in an electronic or 9 telephonic format. Such rules may provide for exceptions from 10 the filing requirements of this paragraph. For the purposes of 11 this paragraph, the term "alcoholic liquor" shall have the 12 meaning prescribed in the Liquor Control Act of 1934.

13 Beginning on October 1, 2003, every distributor, importing distributor, and manufacturer of alcoholic liquor as defined 14 in the Liquor Control Act of 1934, shall file a statement with 15 16 the Department of Revenue, no later than the 10th day of the 17 month for the preceding month during which transactions occurred, by electronic means, showing the total amount of 18 gross receipts from the sale of alcoholic liquor sold or 19 20 distributed during the preceding month to purchasers; identifying the purchaser to whom it was sold or distributed; 21 22 the purchaser's tax registration number; and such other 23 information reasonably required by the Department. А distributor, importing distributor, or 24 manufacturer of 25 alcoholic liquor must personally deliver, mail, or provide by electronic means to each retailer listed on the monthly 26

SB3189 Engrossed - 40 - LRB102 21408 HLH 30524 b

statement a report containing a cumulative total of that 1 2 distributor's, importing distributor's, or manufacturer's total sales of alcoholic liquor to that retailer no later than 3 the 10th day of the month for the preceding month during which 4 5 the transaction occurred. The distributor, importing distributor, or manufacturer shall notify the retailer as to 6 the method by which the distributor, importing distributor, or 7 8 manufacturer will provide the sales information. If the 9 retailer is unable to receive the sales information by 10 electronic means, the distributor, importing distributor, or 11 manufacturer shall furnish the sales information by personal 12 delivery or by mail. For purposes of this paragraph, the term "electronic means" includes, but is not limited to, the use of 13 a secure Internet website, e-mail, or facsimile. 14

15 If a total amount of less than \$1 is payable, refundable or 16 creditable, such amount shall be disregarded if it is less 17 than 50 cents and shall be increased to \$1 if it is 50 cents or 18 more.

Notwithstanding any other provision of this Act to the contrary, retailers subject to tax on cannabis shall file all cannabis tax returns and shall make all cannabis tax payments by electronic means in the manner and form required by the Department.

Beginning October 1, 1993, a taxpayer who has an average monthly tax liability of \$150,000 or more shall make all payments required by rules of the Department by electronic SB3189 Engrossed - 41 - LRB102 21408 HLH 30524 b

funds transfer. Beginning October 1, 1994, a taxpayer who has 1 2 an average monthly tax liability of \$100,000 or more shall make all payments required by rules of the Department by 3 electronic funds transfer. Beginning October 1, 1995, a 4 5 taxpayer who has an average monthly tax liability of \$50,000 or more shall make all payments required by rules of the 6 7 Department by electronic funds transfer. Beginning October 1, 8 2000, a taxpayer who has an annual tax liability of \$200,000 or 9 more shall make all payments required by rules of the 10 Department by electronic funds transfer. The term "annual tax 11 liability" shall be the sum of the taxpayer's liabilities 12 under this Act, and under all other State and local occupation 13 and use tax laws administered by the Department, for the 14 immediately preceding calendar year. The term "average monthly 15 tax liability" shall be the sum of the taxpayer's liabilities 16 under this Act, and under all other State and local occupation 17 and use tax laws administered by the Department, for the immediately preceding calendar year divided by 12. Beginning 18 19 on October 1, 2002, a taxpayer who has a tax liability in the 20 amount set forth in subsection (b) of Section 2505-210 of the 21 Department of Revenue Law shall make all payments required by 22 rules of the Department by electronic funds transfer.

Before August 1 of each year beginning in 1993, the Department shall notify all taxpayers required to make payments by electronic funds transfer. All taxpayers required to make payments by electronic funds transfer shall make those SB3189 Engrossed - 42 - LRB102 21408 HLH 30524 b

1 payments for a minimum of one year beginning on October 1.

2 Any taxpayer not required to make payments by electronic 3 funds transfer may make payments by electronic funds transfer 4 with the permission of the Department.

5 All taxpayers required to make payment by electronic funds 6 transfer and any taxpayers authorized to voluntarily make 7 payments by electronic funds transfer shall make those 8 payments in the manner authorized by the Department.

9 The Department shall adopt such rules as are necessary to 10 effectuate a program of electronic funds transfer and the 11 requirements of this Section.

12 Any amount which is required to be shown or reported on any 13 return or other document under this Act shall, if such amount 14 is not a whole-dollar amount, be increased to the nearest 15 whole-dollar amount in any case where the fractional part of a 16 dollar is 50 cents or more, and decreased to the nearest 17 whole-dollar amount where the fractional part of a dollar is 18 less than 50 cents.

If the retailer is otherwise required to file a monthly 19 20 return and if the retailer's average monthly tax liability to the Department does not exceed \$200, the Department may 21 22 authorize his returns to be filed on a quarter annual basis, 23 with the return for January, February and March of a given year 24 being due by April 20 of such year; with the return for April, 25 May and June of a given year being due by July 20 of such year; 26 with the return for July, August and September of a given year

SB3189 Engrossed - 43 - LRB102 21408 HLH 30524 b

being due by October 20 of such year, and with the return for
 October, November and December of a given year being due by
 January 20 of the following year.

If the retailer is otherwise required to file a monthly or quarterly return and if the retailer's average monthly tax liability with the Department does not exceed \$50, the Department may authorize his returns to be filed on an annual basis, with the return for a given year being due by January 20 of the following year.

10 Such quarter annual and annual returns, as to form and 11 substance, shall be subject to the same requirements as 12 monthly returns.

Notwithstanding any other provision in this Act concerning the time within which a retailer may file his return, in the case of any retailer who ceases to engage in a kind of business which makes him responsible for filing returns under this Act, such retailer shall file a final return under this Act with the Department not more than one month after discontinuing such business.

20 Where the same person has more than one business registered with the Department under separate registrations 21 22 under this Act, such person may not file each return that is 23 single return covering all such due as а registered 24 businesses, but shall file separate returns for each such 25 registered business.

26 In addition, with respect to motor vehicles, watercraft,

aircraft, and trailers that are required to be registered with 1 2 an agency of this State, except as otherwise provided in this 3 Section, every retailer selling this kind of tangible personal property shall file, with the Department, upon a form to be 4 5 prescribed and supplied by the Department, a separate return for each such item of tangible personal property which the 6 retailer sells, except that if, in the same transaction, (i) a 7 8 retailer of aircraft, watercraft, motor vehicles or trailers 9 transfers more than one aircraft, watercraft, motor vehicle or 10 trailer to another aircraft, watercraft, motor vehicle 11 retailer or trailer retailer for the purpose of resale or (ii) 12 retailer of aircraft, watercraft, motor vehicles, or а trailers transfers more than one aircraft, watercraft, motor 13 14 vehicle, or trailer to a purchaser for use as a qualifying 15 rolling stock as provided in Section 2-5 of this Act, then that seller may report the transfer of all aircraft, watercraft, 16 17 motor vehicles or trailers involved in that transaction to the Department on the same uniform invoice-transaction reporting 18 return form. For purposes of this Section, "watercraft" means 19 20 a Class 2, Class 3, or Class 4 watercraft as defined in Section 21 3-2 of the Boat Registration and Safety Act, a personal 22 watercraft, or any boat equipped with an inboard motor.

In addition, with respect to motor vehicles, watercraft, aircraft, and trailers that are required to be registered with an agency of this State, every person who is engaged in the business of leasing or renting such items and who, in SB3189 Engrossed - 45 - LRB102 21408 HLH 30524 b

connection with such business, sells any such item to a 1 2 retailer for the purpose of resale is, notwithstanding any 3 other provision of this Section to the contrary, authorized to meet the return-filing requirement of this Act by reporting 4 5 the transfer of all the aircraft, watercraft, motor vehicles, or trailers transferred for resale during a month to the 6 Department on the same uniform invoice-transaction reporting 7 return form on or before the 20th of the month following the 8 9 month in which the transfer takes place. Notwithstanding any 10 other provision of this Act to the contrary, all returns filed 11 under this paragraph must be filed by electronic means in the 12 manner and form as required by the Department.

13 Any retailer who sells only motor vehicles, watercraft, 14 aircraft, or trailers that are required to be registered with 15 an agency of this State, so that all retailers' occupation tax 16 liability is required to be reported, and is reported, on such 17 transaction reporting returns and who is not otherwise required to file monthly or quarterly returns, need not file 18 19 monthly or quarterly returns. However, those retailers shall 20 be required to file returns on an annual basis.

The transaction reporting return, in the case of motor vehicles or trailers that are required to be registered with an agency of this State, shall be the same document as the Uniform Invoice referred to in Section 5-402 of the Illinois Vehicle Code and must show the name and address of the seller; the name and address of the purchaser; the amount of the SB3189 Engrossed - 46 - LRB102 21408 HLH 30524 b

selling price including the amount allowed by the retailer for 1 2 traded-in property, if any; the amount allowed by the retailer 3 for the traded-in tangible personal property, if any, to the extent to which Section 1 of this Act allows an exemption for 4 5 the value of traded-in property; the balance payable after deducting such trade-in allowance from the total selling 6 price; the amount of tax due from the retailer with respect to 7 such transaction; the amount of tax collected from the 8 9 purchaser by the retailer on such transaction (or satisfactory evidence that such tax is not due in that particular instance, 10 11 if that is claimed to be the fact); the place and date of the 12 sale; a sufficient identification of the property sold; such other information as is required in Section 5-402 of the 13 14 Illinois Vehicle Code, and such other information as the 15 Department may reasonably require.

16 The transaction reporting return in the case of watercraft 17 or aircraft must show the name and address of the seller; the name and address of the purchaser; the amount of the selling 18 19 price including the amount allowed by the retailer for 20 traded-in property, if any; the amount allowed by the retailer 21 for the traded-in tangible personal property, if any, to the 22 extent to which Section 1 of this Act allows an exemption for 23 the value of traded-in property; the balance payable after 24 deducting such trade-in allowance from the total selling 25 price; the amount of tax due from the retailer with respect to such transaction; the amount of tax collected from the 26

SB3189 Engrossed - 47 - LRB102 21408 HLH 30524 b

purchaser by the retailer on such transaction (or satisfactory evidence that such tax is not due in that particular instance, if that is claimed to be the fact); the place and date of the sale, a sufficient identification of the property sold, and such other information as the Department may reasonably require.

Such transaction reporting return shall be filed not later 7 8 than 20 days after the day of delivery of the item that is 9 being sold, but may be filed by the retailer at any time sooner 10 than that if he chooses to do so. The transaction reporting 11 return and tax remittance or proof of exemption from the 12 Illinois use tax may be transmitted to the Department by way of the State agency with which, or State officer with whom the 13 14 tangible personal property must be titled or registered (if 15 titling or registration is required) if the Department and 16 such agency or State officer determine that this procedure 17 will expedite the processing of applications for title or 18 registration.

19 With each such transaction reporting return, the retailer shall remit the proper amount of tax due (or shall submit 20 satisfactory evidence that the sale is not taxable if that is 21 22 the case), to the Department or its agents, whereupon the 23 Department shall issue, in the purchaser's name, a use tax receipt (or a certificate of exemption if the Department is 24 25 satisfied that the particular sale is tax exempt) which such 26 purchaser may submit to the agency with which, or State SB3189 Engrossed - 48 - LRB102 21408 HLH 30524 b

officer with whom, he must title or register the tangible personal property that is involved (if titling or registration is required) in support of such purchaser's application for an Illinois certificate or other evidence of title or registration to such tangible personal property.

No retailer's failure or refusal to remit tax under this 6 7 Act precludes a user, who has paid the proper tax to the 8 retailer, from obtaining his certificate of title or other 9 evidence of title or registration (if titling or registration 10 is required) upon satisfying the Department that such user has 11 paid the proper tax (if tax is due) to the retailer. The 12 Department shall adopt appropriate rules to carry out the 13 mandate of this paragraph.

14 If the user who would otherwise pay tax to the retailer 15 wants the transaction reporting return filed and the payment 16 of the tax or proof of exemption made to the Department before 17 the retailer is willing to take these actions and such user has not paid the tax to the retailer, such user may certify to the 18 19 fact of such delay by the retailer and may (upon the Department 20 being satisfied of the truth of such certification) transmit 21 the information required by the transaction reporting return 22 and the remittance for tax or proof of exemption directly to 23 Department and obtain his tax receipt or exemption the 24 determination, in which event the transaction reporting return 25 and tax remittance (if a tax payment was required) shall be 26 credited by the Department to the proper retailer's account

SB3189 Engrossed - 49 - LRB102 21408 HLH 30524 b

with the Department, but without the 2.1% or 1.75% discount provided for in this Section being allowed. When the user pays the tax directly to the Department, he shall pay the tax in the same amount and in the same form in which it would be remitted if the tax had been remitted to the Department by the retailer.

Refunds made by the seller during the preceding return 6 period to purchasers, on account of tangible personal property 7 8 returned to the seller, shall be allowed as a deduction under 9 subdivision 5 of his monthly or quarterly return, as the case may be, in case the seller had theretofore included the 10 11 receipts from the sale of such tangible personal property in a 12 return filed by him and had paid the tax imposed by this Act with respect to such receipts. 13

Where the seller is a corporation, the return filed on behalf of such corporation shall be signed by the president, vice-president, secretary or treasurer or by the properly accredited agent of such corporation.

18 Where the seller is a limited liability company, the 19 return filed on behalf of the limited liability company shall 20 be signed by a manager, member, or properly accredited agent 21 of the limited liability company.

Except as provided in this Section, the retailer filing the return under this Section shall, at the time of filing such return, pay to the Department the amount of tax imposed by this Act less a discount of 2.1% prior to January 1, 1990 and 1.75% on and after January 1, 1990, or \$5 per calendar year, SB3189 Engrossed - 50 - LRB102 21408 HLH 30524 b

whichever is greater, which is allowed to reimburse the 1 2 retailer for the expenses incurred in keeping records, 3 preparing and filing returns, remitting the tax and supplying data to the Department on request. On and after January 1, 4 5 2021, a certified service provider, as defined in the Leveling the Playing Field for Illinois Retail Act, filing the return 6 under this Section on behalf of a remote retailer shall, at the 7 8 time of such return, pay to the Department the amount of tax 9 imposed by this Act less a discount of 1.75%. A remote retailer 10 using a certified service provider to file a return on its 11 behalf, as provided in the Leveling the Playing Field for 12 Illinois Retail Act, is not eligible for the discount. The 13 discount under this Section is not allowed for the 1.25% portion of taxes paid on aviation fuel that is subject to the 14 revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 15 16 47133. Any prepayment made pursuant to Section 2d of this Act 17 shall be included in the amount on which such 2.1% or 1.75% discount is computed. In the case of retailers who report and 18 19 pay the tax on a transaction by transaction basis, as provided 20 in this Section, such discount shall be taken with each such tax remittance instead of when such retailer files his 21 periodic return. The discount allowed under this Section is 22 23 allowed only for returns that are filed in the manner required by this Act. The Department may disallow the discount for 24 25 retailers whose certificate of registration is revoked at the time the return is filed, but only if the Department's 26

SB3189 Engrossed - 51 - LRB102 21408 HLH 30524 b

1 decision to revoke the certificate of registration has become 2 final.

Before October 1, 2000, if the taxpayer's average monthly 3 tax liability to the Department under this Act, the Use Tax 4 5 Act, the Service Occupation Tax Act, and the Service Use Tax Act, excluding any liability for prepaid sales tax to be 6 7 remitted in accordance with Section 2d of this Act, was 8 \$10,000 or more during the preceding 4 complete calendar 9 quarters, he shall file a return with the Department each 10 month by the 20th day of the month next following the month 11 during which such tax liability is incurred and shall make 12 payments to the Department on or before the 7th, 15th, 22nd and last day of the month during which such liability is incurred. 13 On and after October 1, 2000, if the taxpayer's average 14 15 monthly tax liability to the Department under this Act, the 16 Use Tax Act, the Service Occupation Tax Act, and the Service 17 Use Tax Act, excluding any liability for prepaid sales tax to be remitted in accordance with Section 2d of this Act, was 18 \$20,000 or more during the preceding 4 complete calendar 19 20 quarters, he shall file a return with the Department each month by the 20th day of the month next following the month 21 22 during which such tax liability is incurred and shall make 23 payment to the Department on or before the 7th, 15th, 22nd and last day of the month during which such liability is incurred. 24 25 If the month during which such tax liability is incurred began prior to January 1, 1985, each payment shall be in an amount 26

equal to 1/4 of the taxpayer's actual liability for the month 1 2 or an amount set by the Department not to exceed 1/4 of the average monthly liability of the taxpayer to the Department 3 for the preceding 4 complete calendar guarters (excluding the 4 5 month of highest liability and the month of lowest liability in such 4 quarter period). If the month during which such tax 6 7 liability is incurred begins on or after January 1, 1985 and 8 prior to January 1, 1987, each payment shall be in an amount 9 equal to 22.5% of the taxpayer's actual liability for the 10 month or 27.5% of the taxpayer's liability for the same 11 calendar month of the preceding year. If the month during 12 which such tax liability is incurred begins on or after 13 January 1, 1987 and prior to January 1, 1988, each payment shall be in an amount equal to 22.5% of the taxpayer's actual 14 15 liability for the month or 26.25% of the taxpayer's liability 16 for the same calendar month of the preceding year. If the month 17 during which such tax liability is incurred begins on or after January 1, 1988, and prior to January 1, 1989, or begins on or 18 19 after January 1, 1996, each payment shall be in an amount equal 20 to 22.5% of the taxpayer's actual liability for the month or 25% of the taxpayer's liability for the same calendar month of 21 22 the preceding year. If the month during which such tax 23 liability is incurred begins on or after January 1, 1989, and prior to January 1, 1996, each payment shall be in an amount 24 25 equal to 22.5% of the taxpayer's actual liability for the 26 month or 25% of the taxpayer's liability for the same calendar

month of the preceding year or 100% of the taxpayer's actual 1 2 liability for the quarter monthly reporting period. The amount 3 of such quarter monthly payments shall be credited against the final tax liability of the taxpayer's return for that month. 4 5 Before October 1, 2000, once applicable, the requirement of the making of quarter monthly payments to the Department by 6 7 taxpayers having an average monthly tax liability of \$10,000 8 or more as determined in the manner provided above shall 9 continue until such taxpayer's average monthly liability to 10 the Department during the preceding 4 complete calendar 11 quarters (excluding the month of highest liability and the 12 month of lowest liability) is less than \$9,000, or until such 13 taxpayer's average monthly liability to the Department as 14 computed for each calendar quarter of the 4 preceding complete 15 calendar quarter period is less than \$10,000. However, if a 16 taxpayer can show the Department that a substantial change in 17 the taxpayer's business has occurred which causes the taxpayer to anticipate that his average monthly tax liability for the 18 reasonably foreseeable future will fall below the \$10,000 19 20 threshold stated above, then such taxpayer may petition the Department for a change in such taxpayer's reporting status. 21 22 On and after October 1, 2000, once applicable, the requirement 23 of the making of quarter monthly payments to the Department by taxpayers having an average monthly tax liability of \$20,000 24 25 or more as determined in the manner provided above shall 26 continue until such taxpayer's average monthly liability to

the Department during the preceding 4 complete calendar 1 2 quarters (excluding the month of highest liability and the month of lowest liability) is less than \$19,000 or until such 3 taxpayer's average monthly liability to the Department as 4 5 computed for each calendar quarter of the 4 preceding complete 6 calendar quarter period is less than \$20,000. However, if a 7 taxpayer can show the Department that a substantial change in 8 the taxpayer's business has occurred which causes the taxpayer 9 to anticipate that his average monthly tax liability for the 10 reasonably foreseeable future will fall below the \$20,000 11 threshold stated above, then such taxpayer may petition the 12 Department for a change in such taxpayer's reporting status. 13 The Department shall change such taxpayer's reporting status 14 unless it finds that such change is seasonal in nature and not 15 likely to be long term. If any such quarter monthly payment is 16 not paid at the time or in the amount required by this Section, 17 then the taxpayer shall be liable for penalties and interest on the difference between the minimum amount due as a payment 18 19 and the amount of such quarter monthly payment actually and 20 timely paid, except insofar as the taxpayer has previously 21 made payments for that month to the Department in excess of the 22 minimum payments previously due as provided in this Section. 23 The Department shall make reasonable rules and regulations to 24 govern the quarter monthly payment amount and quarter monthly 25 payment dates for taxpayers who file on other than a calendar 26 monthly basis.

SB3189 Engrossed - 55 - LRB102 21408 HLH 30524 b

The provisions of this paragraph apply before October 1, 1 2 2001. Without regard to whether a taxpayer is required to make 3 quarter monthly payments as specified above, any taxpayer who is required by Section 2d of this Act to collect and remit 4 5 prepaid taxes and has collected prepaid taxes which average in 6 excess of \$25,000 per month during the preceding 2 complete 7 calendar quarters, shall file a return with the Department as 8 required by Section 2f and shall make payments to the 9 Department on or before the 7th, 15th, 22nd and last day of the 10 month during which such liability is incurred. If the month 11 during which such tax liability is incurred began prior to 12 September 1, 1985 (the effective date of Public Act 84-221), 13 each payment shall be in an amount not less than 22.5% of the taxpayer's actual liability under Section 2d. If the month 14 15 during which such tax liability is incurred begins on or after 16 January 1, 1986, each payment shall be in an amount equal to 17 22.5% of the taxpayer's actual liability for the month or 27.5% of the taxpayer's liability for the same calendar month 18 of the preceding calendar year. If the month during which such 19 20 tax liability is incurred begins on or after January 1, 1987, each payment shall be in an amount equal to 22.5% of the 21 22 taxpayer's actual liability for the month or 26.25% of the 23 taxpayer's liability for the same calendar month of the preceding year. The amount of such quarter monthly payments 24 25 shall be credited against the final tax liability of the taxpayer's return for that month filed under this Section or 26

SB3189 Engrossed - 56 - LRB102 21408 HLH 30524 b

1 Section 2f, the case may be. Once applicable, as the requirement of the making of quarter monthly payments to the 2 3 Department pursuant to this paragraph shall continue until such taxpayer's average monthly prepaid tax collections during 4 5 the preceding 2 complete calendar quarters is \$25,000 or less. 6 If any such quarter monthly payment is not paid at the time or 7 in the amount required, the taxpayer shall be liable for penalties and interest on such difference, except insofar as 8 9 the taxpayer has previously made payments for that month in 10 excess of the minimum payments previously due.

11 The provisions of this paragraph apply on and after 12 October 1, 2001. Without regard to whether a taxpayer is 13 required to make quarter monthly payments as specified above, any taxpayer who is required by Section 2d of this Act to 14 15 collect and remit prepaid taxes and has collected prepaid 16 taxes that average in excess of \$20,000 per month during the 17 preceding 4 complete calendar guarters shall file a return with the Department as required by Section 2f and shall make 18 19 payments to the Department on or before the 7th, 15th, 22nd and 20 last day of the month during which the liability is incurred. Each payment shall be in an amount equal to 22.5% of the 21 22 taxpayer's actual liability for the month or 25% of the 23 taxpayer's liability for the same calendar month of the 24 preceding year. The amount of the quarter monthly payments 25 shall be credited against the final tax liability of the 26 taxpayer's return for that month filed under this Section or

SB3189 Engrossed - 57 - LRB102 21408 HLH 30524 b

1 Section 2f, the case may be. Once applicable, as the requirement of the making of quarter monthly payments to the 2 3 Department pursuant to this paragraph shall continue until the taxpayer's average monthly prepaid tax collections during the 4 5 preceding 4 complete calendar quarters (excluding the month of 6 highest liability and the month of lowest liability) is less 7 \$19,000 or until such taxpayer's average monthly than 8 liability to the Department as computed for each calendar 9 quarter of the 4 preceding complete calendar quarters is less 10 than \$20,000. If any such quarter monthly payment is not paid 11 at the time or in the amount required, the taxpayer shall be 12 liable for penalties and interest on such difference, except 13 insofar as the taxpayer has previously made payments for that 14 month in excess of the minimum payments previously due.

15 If any payment provided for in this Section exceeds the 16 taxpayer's liabilities under this Act, the Use Tax Act, the 17 Service Occupation Tax Act and the Service Use Tax Act, as shown on an original monthly return, the Department shall, if 18 19 requested by the taxpayer, issue to the taxpayer a credit 20 memorandum no later than 30 days after the date of payment. The 21 credit evidenced by such credit memorandum may be assigned by 22 the taxpayer to a similar taxpayer under this Act, the Use Tax 23 Act, the Service Occupation Tax Act or the Service Use Tax Act, in accordance with reasonable rules and regulations to be 24 25 prescribed by the Department. If no such request is made, the 26 taxpayer may credit such excess payment against tax liability SB3189 Engrossed - 58 - LRB102 21408 HLH 30524 b

subsequently to be remitted to the Department under this Act, 1 2 the Use Tax Act, the Service Occupation Tax Act or the Service 3 Tax Act, in accordance with reasonable rules Use and regulations prescribed by the Department. If the Department 4 5 subsequently determined that all or any part of the credit taken was not actually due to the taxpayer, the taxpayer's 6 7 2.1% and 1.75% vendor's discount shall be reduced by 2.1% or 1.75% of the difference between the credit taken and that 8 9 actually due, and that taxpayer shall be liable for penalties 10 and interest on such difference.

If a retailer of motor fuel is entitled to a credit under Section 2d of this Act which exceeds the taxpayer's liability to the Department under this Act for the month which the taxpayer is filing a return, the Department shall issue the taxpayer a credit memorandum for the excess.

Beginning January 1, 1990, each month the Department shall pay into the Local Government Tax Fund, a special fund in the State treasury which is hereby created, the net revenue realized for the preceding month from the 1% tax imposed under this Act.

Beginning January 1, 1990, each month the Department shall pay into the County and Mass Transit District Fund, a special fund in the State treasury which is hereby created, 4% of the net revenue realized for the preceding month from the 6.25% general rate other than aviation fuel sold on or after December 1, 2019. This exception for aviation fuel only SB3189 Engrossed - 59 - LRB102 21408 HLH 30524 b

applies for so long as the revenue use requirements of 49
 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State.

3 Beginning August 1, 2000, each month the Department shall pay into the County and Mass Transit District Fund 20% of the 4 5 net revenue realized for the preceding month from the 1.25% rate on the selling price of motor fuel and gasohol. Beginning 6 September 1, 2010, each month the Department shall pay into 7 the County and Mass Transit District Fund 20% of the net 8 9 revenue realized for the preceding month from the 1.25% rate 10 on the selling price of sales tax holiday items.

11 Beginning January 1, 1990, each month the Department shall 12 pay into the Local Government Tax Fund 16% of the net revenue realized for the preceding month from the 6.25% general rate 13 14 on the selling price of tangible personal property other than aviation fuel sold on or after December 1, 2019. 15 This 16 exception for aviation fuel only applies for so long as the 17 revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State. 18

For aviation fuel sold on or after December 1, 2019, each 19 20 month the Department shall pay into the State Aviation Program Fund 20% of the net revenue realized for the preceding month 21 22 from the 6.25% general rate on the selling price of aviation 23 fuel, less an amount estimated by the Department to be required for refunds of the 20% portion of the tax on aviation 24 25 fuel under this Act, which amount shall be deposited into the 26 Aviation Fuel Sales Tax Refund Fund. The Department shall only SB3189 Engrossed - 60 - LRB102 21408 HLH 30524 b

pay moneys into the State Aviation Program Fund and the Aviation Fuel Sales Tax Refund Fund under this Act for so long as the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are binding on the State.

5 Beginning August 1, 2000, each month the Department shall pay into the Local Government Tax Fund 80% of the net revenue 6 7 realized for the preceding month from the 1.25% rate on the 8 selling price of motor fuel and gasohol. Beginning September 9 1, 2010, each month the Department shall pay into the Local 10 Government Tax Fund 80% of the net revenue realized for the 11 preceding month from the 1.25% rate on the selling price of 12 sales tax holiday items.

Beginning October 1, 2009, each month the Department shall pay into the Capital Projects Fund an amount that is equal to an amount estimated by the Department to represent 80% of the net revenue realized for the preceding month from the sale of candy, grooming and hygiene products, and soft drinks that had been taxed at a rate of 1% prior to September 1, 2009 but that are now taxed at 6.25%.

Beginning July 1, 2011, each month the Department shall pay into the Clean Air Act Permit Fund 80% of the net revenue realized for the preceding month from the 6.25% general rate on the selling price of sorbents used in Illinois in the process of sorbent injection as used to comply with the Environmental Protection Act or the federal Clean Air Act, but the total payment into the Clean Air Act Permit Fund under this SB3189 Engrossed - 61 - LRB102 21408 HLH 30524 b

Act and the Use Tax Act shall not exceed \$2,000,000 in any
 fiscal year.

Beginning July 1, 2013, each month the Department shall 3 pay into the Underground Storage Tank Fund from the proceeds 4 5 collected under this Act, the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act an amount equal to the 6 average monthly deficit in the Underground Storage Tank Fund 7 8 during the prior year, as certified annually by the Illinois 9 Environmental Protection Agency, but the total payment into 10 the Underground Storage Tank Fund under this Act, the Use Tax 11 Act, the Service Use Tax Act, and the Service Occupation Tax 12 Act shall not exceed \$18,000,000 in any State fiscal year. As used in this paragraph, the "average monthly deficit" shall be 13 14 equal to the difference between the average monthly claims for 15 payment by the fund and the average monthly revenues deposited 16 into the fund, excluding payments made pursuant to this 17 paragraph.

Beginning July 1, 2015, of the remainder of the moneys received by the Department under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and this Act, each month the Department shall deposit \$500,000 into the State Crime Laboratory Fund.

Of the remainder of the moneys received by the Department pursuant to this Act, (a) 1.75% thereof shall be paid into the Build Illinois Fund and (b) prior to July 1, 1989, 2.2% and on and after July 1, 1989, 3.8% thereof shall be paid into the SB3189 Engrossed - 62 - LRB102 21408 HLH 30524 b

Build Illinois Fund; provided, however, that if in any fiscal 1 2 year the sum of (1) the aggregate of 2.2% or 3.8%, as the case 3 may be, of the moneys received by the Department and required to be paid into the Build Illinois Fund pursuant to this Act, 4 5 Section 9 of the Use Tax Act, Section 9 of the Service Use Tax Act, and Section 9 of the Service Occupation Tax Act, such Acts 6 7 being hereinafter called the "Tax Acts" and such aggregate of 8 2.2% or 3.8%, as the case may be, of moneys being hereinafter 9 called the "Tax Act Amount", and (2) the amount transferred to 10 the Build Illinois Fund from the State and Local Sales Tax 11 Reform Fund shall be less than the Annual Specified Amount (as 12 hereinafter defined), an amount equal to the difference shall be immediately paid into the Build Illinois Fund from other 13 14 moneys received by the Department pursuant to the Tax Acts; 15 the "Annual Specified Amount" means the amounts specified 16 below for fiscal years 1986 through 1993:

17	Fiscal Year	Annual Specified Amount
18	1986	\$54,800,000
19	1987	\$76,650,000
20	1988	\$80,480,000
21	1989	\$88,510,000
22	1990	\$115,330,000
23	1991	\$145,470,000
24	1992	\$182,730,000
25	1993	\$206,520,000;

26 and means the Certified Annual Debt Service Requirement (as

defined in Section 13 of the Build Illinois Bond Act) or the 1 2 Tax Act Amount, whichever is greater, for fiscal year 1994 and 3 each fiscal year thereafter; and further provided, that if on the last business day of any month the sum of (1) the Tax Act 4 5 Amount required to be deposited into the Build Illinois Bond Account in the Build Illinois Fund during such month and (2) 6 7 the amount transferred to the Build Illinois Fund from the State and Local Sales Tax Reform Fund shall have been less than 8 9 1/12 of the Annual Specified Amount, an amount equal to the 10 difference shall be immediately paid into the Build Illinois 11 Fund from other moneys received by the Department pursuant to 12 the Tax Acts; and, further provided, that in no event shall the payments required under the preceding proviso result in 13 14 aggregate payments into the Build Illinois Fund pursuant to 15 this clause (b) for any fiscal year in excess of the greater of 16 (i) the Tax Act Amount or (ii) the Annual Specified Amount for 17 such fiscal year. The amounts payable into the Build Illinois Fund under clause (b) of the first sentence in this paragraph 18 19 shall be payable only until such time as the aggregate amount 20 on deposit under each trust indenture securing Bonds issued and outstanding pursuant to the Build Illinois Bond Act is 21 22 sufficient, taking into account any future investment income, 23 to fully provide, in accordance with such indenture, for the 24 defeasance of or the payment of the principal of, premium, if 25 any, and interest on the Bonds secured by such indenture and on 26 any Bonds expected to be issued thereafter and all fees and

costs payable with respect thereto, all as certified by the 1 2 Director of the Bureau of the Budget (now Governor's Office of 3 Management and Budget). If on the last business day of any month in which Bonds are outstanding pursuant to the Build 4 5 Illinois Bond Act, the aggregate of moneys deposited in the Build Illinois Bond Account in the Build Illinois Fund in such 6 month shall be less than the amount required to be transferred 7 8 in such month from the Build Illinois Bond Account to the Build 9 Illinois Bond Retirement and Interest Fund pursuant to Section 10 13 of the Build Illinois Bond Act, an amount equal to such 11 deficiency shall be immediately paid from other moneys 12 received by the Department pursuant to the Tax Acts to the Build Illinois Fund; provided, however, that any amounts paid 13 14 to the Build Illinois Fund in any fiscal year pursuant to this 15 sentence shall be deemed to constitute payments pursuant to 16 clause (b) of the first sentence of this paragraph and shall 17 reduce the amount otherwise payable for such fiscal year pursuant to that clause (b). The moneys received by the 18 19 Department pursuant to this Act and required to be deposited 20 into the Build Illinois Fund are subject to the pledge, claim 21 and charge set forth in Section 12 of the Build Illinois Bond 22 Act.

Subject to payment of amounts into the Build Illinois Fund as provided in the preceding paragraph or in any amendment thereto hereafter enacted, the following specified monthly installment of the amount requested in the certificate of the SB3189 Engrossed - 65 - LRB102 21408 HLH 30524 b

1	Chairman of the Metropolitan	Pier and Exposition Authority
2	provided under Section 8.25f of	the State Finance Act, but not
3	in excess of sums designated	as "Total Deposit", shall be
4	deposited in the aggregate from	collections under Section 9 of
5	the Use Tax Act, Section 9 of t	he Service Use Tax Act, Section
6	9 of the Service Occupation T	Tax Act, and Section 3 of the
7	Retailers' Occupation Tax Ad	ct into the McCormick Place
8	Expansion Project Fund in the sp	pecified fiscal years.
9	Fiscal Year	Total Deposit
10	1993	\$0
11	1994	53,000,000
12	1995	58,000,000
13	1996	61,000,000
14	1997	64,000,000
15	1998	68,000,000
16	1999	71,000,000
17	2000	75,000,000
18	2001	80,000,000
19	2002	93,000,000
20	2003	99,000,000
21	2004	103,000,000
22	2005	108,000,000
23	2006	113,000,000
24	2007	119,000,000
25	2008	126,000,000
26	2009	132,000,000

	SB3189 Engrossed	- 66 -	LRB102 21408 HLH 30524 b
1	2010		139,000,000
2	2011		146,000,000
3	2012		153,000,000
4	2013		161,000,000
5	2014		170,000,000
6	2015		179,000,000
7	2016		189,000,000
8	2017		199,000,000
9	2018		210,000,000
10	2019		221,000,000
11	2020		233,000,000
12	2021		300,000,000
13	2022		300,000,000
14	2023		300,000,000
15	2024		300,000,000
16	2025		300,000,000
17	2026		300,000,000
18	2027		375,000,000
19	2028		375,000,000
20	2029		375,000,000
21	2030		375,000,000
22	2031		375,000,000
23	2032		375,000,000
24	2033		375,000,000
25	2034		375,000,000
26	2035		375,000,000

SB3189 Engrossed

2036 450,000,000 1 2 and 3 each fiscal year thereafter that bonds 4 5 are outstanding under Section 13.2 of the 6 7 Metropolitan Pier and 8 Exposition Authority Act, 9 but not after fiscal year 2060.

10 Beginning July 20, 1993 and in each month of each fiscal

year thereafter, one-eighth of the amount requested in the 11 12 certificate of the Chairman of the Metropolitan Pier and Exposition Authority for that fiscal year, less the amount 13 deposited into the McCormick Place Expansion Project Fund by 14 15 the State Treasurer in the respective month under subsection 16 (g) of Section 13 of the Metropolitan Pier and Exposition 17 Authority Act, plus cumulative deficiencies in the deposits 18 required under this Section for previous months and years, shall be deposited into the McCormick Place Expansion Project 19 20 Fund, until the full amount requested for the fiscal year, but 21 not in excess of the amount specified above as "Total 22 Deposit", has been deposited.

23 Subject to payment of amounts into the Capital Projects 24 Fund, the Clean Air Act Permit Fund, the Build Illinois Fund, 25 and the McCormick Place Expansion Project Fund pursuant to the 26 preceding paragraphs or in any amendments thereto hereafter SB3189 Engrossed - 68 - LRB102 21408 HLH 30524 b

enacted, for aviation fuel sold on or after December 1, 2019, 1 2 the Department shall each month deposit into the Aviation Fuel 3 Sales Tax Refund Fund an amount estimated by the Department to be required for refunds of the 80% portion of the tax on 4 5 aviation fuel under this Act. The Department shall only deposit moneys into the Aviation Fuel Sales Tax Refund Fund 6 7 under this paragraph for so long as the revenue use requirements of 49 U.S.C. 47107(b) and 49 U.S.C. 47133 are 8 9 binding on the State.

10 Subject to payment of amounts into the Build Illinois Fund 11 and the McCormick Place Expansion Project Fund pursuant to the 12 preceding paragraphs or in any amendments thereto hereafter 13 enacted, beginning July 1, 1993 and ending on September 30, 14 2013, the Department shall each month pay into the Illinois 15 Tax Increment Fund 0.27% of 80% of the net revenue realized for 16 the preceding month from the 6.25% general rate on the selling 17 price of tangible personal property.

Subject to payment of amounts into the Build Illinois Fund 18 19 and the McCormick Place Expansion Project Fund pursuant to the 20 preceding paragraphs or in any amendments thereto hereafter enacted, beginning with the receipt of the first report of 21 22 taxes paid by an eligible business and continuing for a 23 25-year period, the Department shall each month pay into the Energy Infrastructure Fund 80% of the net revenue realized 24 25 from the 6.25% general rate on the selling price of 26 Illinois-mined coal that was sold to an eligible business. For

purposes of this paragraph, the term "eligible business" means a new electric generating facility certified pursuant to Section 605-332 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

5 Subject to payment of amounts into the Build Illinois 6 Fund, the McCormick Place Expansion Project Fund, the Illinois 7 Increment Fund, and the Energy Infrastructure Fund Tax 8 pursuant to the preceding paragraphs or in any amendments to 9 this Section hereafter enacted, beginning on the first day of 10 the first calendar month to occur on or after August 26, 2014 11 (the effective date of Public Act 98-1098), each month, from 12 the collections made under Section 9 of the Use Tax Act, 13 Section 9 of the Service Use Tax Act, Section 9 of the Service 14 Occupation Tax Act, and Section 3 of the Retailers' Occupation 15 Tax Act, the Department shall pay into the Tax Compliance and 16 Administration Fund, to be used, subject to appropriation, to 17 fund additional auditors and compliance personnel at the Department of Revenue, an amount equal to 1/12 of 5% of 80% of 18 the cash receipts collected during the preceding fiscal year 19 20 by the Audit Bureau of the Department under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the 21 22 Retailers' Occupation Tax Act, and associated local occupation 23 and use taxes administered by the Department.

Subject to payments of amounts into the Build Illinois Fund, the McCormick Place Expansion Project Fund, the Illinois Tax Increment Fund, the Energy Infrastructure Fund, and the SB3189 Engrossed - 70 - LRB102 21408 HLH 30524 b

1 Tax Compliance and Administration Fund as provided in this 2 Section, beginning on July 1, 2018 the Department shall pay 3 each month into the Downstate Public Transportation Fund the 4 moneys required to be so paid under Section 2-3 of the 5 Downstate Public Transportation Act.

6 Subject to successful execution and delivery of а 7 public-private agreement between the public agency and private 8 entity and completion of the civic build, beginning on July 1, 9 2023, of the remainder of the moneys received by the 10 Department under the Use Tax Act, the Service Use Tax Act, the 11 Service Occupation Tax Act, and this Act, the Department shall 12 deposit the following specified deposits in the aggregate from 13 collections under the Use Tax Act, the Service Use Tax Act, the 14 Service Occupation Tax Act, and the Retailers' Occupation Tax 15 Act, as required under Section 8.25g of the State Finance Act 16 for distribution consistent with the Public-Private 17 Partnership for Civic and Transit Infrastructure Project Act. The moneys received by the Department pursuant to this Act and 18 19 required to be deposited into the Civic and Transit 20 Infrastructure Fund are subject to the pledge, claim and charge set forth in Section 25-55 of the Public-Private 21 22 Partnership for Civic and Transit Infrastructure Project Act. 23 As used in this paragraph, "civic build", "private entity", "public-private agreement", and "public agency" have the 24 25 meanings provided in Section 25-10 of the Public-Private 26 Partnership for Civic and Transit Infrastructure Project Act.

1	Fiscal Year Total Deposit
2	2024 \$200,000,000
3	2025 \$206,000,000
4	2026 \$212,200,000
5	2027 \$218,500,000
6	2028 \$225,100,000
7	2029 \$288,700,000
8	2030 \$298,900,000
9	2031 \$309,300,000
10	2032 \$320,100,000
11	2033 \$331,200,000
12	2034 \$341,200,000
13	2035 \$351,400,000
14	2036 \$361,900,000
15	2037 \$372,800,000
16	2038 \$384,000,000
17	2039 \$395,500,000
18	2040 \$407,400,000
19	2041 \$419,600,000
20	2042 \$432,200,000
21	2043 \$445,100,000
22	Beginning July 1, 2021 and until July 1, 2022, subject to
23	the payment of amounts into the County and Mass Transit
24	District Fund, the Local Government Tax Fund, the Build
25	Illinois Fund, the McCormick Place Expansion Project Fund, the
26	Illinois Tax Increment Fund, the Energy Infrastructure Fund,

and the Tax Compliance and Administration Fund as provided in 1 2 this Section, the Department shall pay each month into the 3 Road Fund the amount estimated to represent 16% of the net revenue realized from the taxes imposed on motor fuel and 4 5 gasohol. Beginning July 1, 2022 and until July 1, 2023, subject to the payment of amounts into the County and Mass 6 Transit District Fund, the Local Government Tax Fund, the 7 8 Build Illinois Fund, the McCormick Place Expansion Project 9 Fund. the Illinois Tax Increment Fund, the Energy 10 Infrastructure Fund, and the Tax Compliance and Administration 11 Fund as provided in this Section, the Department shall pay 12 each month into the Road Fund the amount estimated to represent 32% of the net revenue realized from the taxes 13 14 imposed on motor fuel and gasohol. Beginning July 1, 2023 and 15 until July 1, 2024, subject to the payment of amounts into the 16 County and Mass Transit District Fund, the Local Government 17 Tax Fund, the Build Illinois Fund, the McCormick Place Expansion Project Fund, the Illinois Tax Increment Fund, the 18 19 Energy Infrastructure Fund, and the Tax Compliance and 20 Administration Fund as provided in this Section, the 21 Department shall pay each month into the Road Fund the amount 22 estimated to represent 48% of the net revenue realized from 23 the taxes imposed on motor fuel and gasohol. Beginning July 1, 2024 and until July 1, 2025, subject to the payment of amounts 24 into the County and Mass Transit District Fund, the Local 25 26 Government Tax Fund, the Build Illinois Fund, the McCormick

SB3189 Engrossed - 73 - LRB102 21408 HLH 30524 b

Place Expansion Project Fund, the Illinois Tax Increment Fund, 1 2 the Energy Infrastructure Fund, and the Tax Compliance and 3 Administration Fund as provided in this Section, the Department shall pay each month into the Road Fund the amount 4 5 estimated to represent 64% of the net revenue realized from the taxes imposed on motor fuel and gasohol. Beginning on July 6 7 1, 2025, subject to the payment of amounts into the County and Mass Transit District Fund, the Local Government Tax Fund, the 8 9 Build Illinois Fund, the McCormick Place Expansion Project 10 Fund. the Illinois Tax Increment Fund, the Energy 11 Infrastructure Fund, and the Tax Compliance and Administration 12 Fund as provided in this Section, the Department shall pay 13 each month into the Road Fund the amount estimated to 14 represent 80% of the net revenue realized from the taxes 15 imposed on motor fuel and gasohol. As used in this paragraph 16 "motor fuel" has the meaning given to that term in Section 1.1 17 of the Motor Fuel Tax Act, and "gasohol" has the meaning given to that term in Section 3-40 of the Use Tax Act. 18

Of the remainder of the moneys received by the Department pursuant to this Act, 75% thereof shall be paid into the State Treasury and 25% shall be reserved in a special account and used only for the transfer to the Common School Fund as part of the monthly transfer from the General Revenue Fund in accordance with Section 8a of the State Finance Act.

The Department may, upon separate written notice to a taxpayer, require the taxpayer to prepare and file with the SB3189 Engrossed - 74 - LRB102 21408 HLH 30524 b

Department on a form prescribed by the Department within not 1 2 less than 60 days after receipt of the notice an annual 3 information return for the tax year specified in the notice. Such annual return to the Department shall include a statement 4 5 of gross receipts as shown by the retailer's last Federal 6 income tax return. If the total receipts of the business as 7 reported in the Federal income tax return do not agree with the 8 gross receipts reported to the Department of Revenue for the 9 same period, the retailer shall attach to his annual return a 10 schedule showing a reconciliation of the 2 amounts and the 11 reasons for the difference. The retailer's annual return to 12 the Department shall also disclose the cost of goods sold by the retailer during the year covered by such return, opening 13 14 and closing inventories of such goods for such year, costs of 15 goods used from stock or taken from stock and given away by the 16 retailer during such year, payroll information of the 17 retailer's business during such year and any additional reasonable information which the Department deems would be 18 19 helpful in determining the accuracy of the monthly, quarterly 20 or annual returns filed by such retailer as provided for in this Section. 21

If the annual information return required by this Section is not filed when and as required, the taxpayer shall be liable as follows:

(i) Until January 1, 1994, the taxpayer shall be
liable for a penalty equal to 1/6 of 1% of the tax due from

SB3189 Engrossed - 75 - LRB102 21408 HLH 30524 b

such taxpayer under this Act during the period to be covered by the annual return for each month or fraction of a month until such return is filed as required, the penalty to be assessed and collected in the same manner as any other penalty provided for in this Act.

6 (ii) On and after January 1, 1994, the taxpayer shall 7 be liable for a penalty as described in Section 3-4 of the 8 Uniform Penalty and Interest Act.

9 The chief executive officer, proprietor, owner or highest 10 ranking manager shall sign the annual return to certify the 11 accuracy of the information contained therein. Any person who 12 willfully signs the annual return containing false or 13 inaccurate information shall be guilty of perjury and punished accordingly. The annual return form prescribed by the 14 15 Department shall include a warning that the person signing the 16 return may be liable for perjury.

The provisions of this Section concerning the filing of an annual information return do not apply to a retailer who is not required to file an income tax return with the United States Government.

As soon as possible after the first day of each month, upon certification of the Department of Revenue, the Comptroller shall order transferred and the Treasurer shall transfer from the General Revenue Fund to the Motor Fuel Tax Fund an amount equal to 1.7% of 80% of the net revenue realized under this Act for the second preceding month. Beginning April 1, 2000, this SB3189 Engrossed - 76 - LRB102 21408 HLH 30524 b

1 transfer is no longer required and shall not be made.

2 Net revenue realized for a month shall be the revenue 3 collected by the State pursuant to this Act, less the amount 4 paid out during that month as refunds to taxpayers for 5 overpayment of liability.

For greater simplicity of administration, manufacturers, importers and wholesalers whose products are sold at retail in Illinois by numerous retailers, and who wish to do so, may assume the responsibility for accounting and paying to the Department all tax accruing under this Act with respect to such sales, if the retailers who are affected do not make written objection to the Department to this arrangement.

13 Any person who promotes, organizes, provides retail 14 selling space for concessionaires or other types of sellers at the Illinois State Fair, DuQuoin State Fair, county fairs, 15 16 local fairs, art shows, flea markets and similar exhibitions 17 or events, including any transient merchant as defined by Section 2 of the Transient Merchant Act of 1987, is required to 18 19 file a report with the Department providing the name of the 20 merchant's business, the name of the person or persons engaged in merchant's business, the permanent address and Illinois 21 22 Retailers Occupation Tax Registration Number of the merchant, 23 the dates and location of the event and other reasonable 24 information that the Department may require. The report must 25 be filed not later than the 20th day of the month next 26 following the month during which the event with retail sales

SB3189 Engrossed - 77 - LRB102 21408 HLH 30524 b

1 was held. Any person who fails to file a report required by 2 this Section commits a business offense and is subject to a 3 fine not to exceed \$250.

Any person engaged in the business of selling tangible 4 5 personal property at retail as a concessionaire or other type of seller at the Illinois State Fair, county fairs, art shows, 6 7 flea markets and similar exhibitions or events, or any 8 transient merchants, as defined by Section 2 of the Transient 9 Merchant Act of 1987, may be required to make a daily report of 10 the amount of such sales to the Department and to make a daily 11 payment of the full amount of tax due. The Department shall 12 impose this requirement when it finds that there is a 13 significant risk of loss of revenue to the State at such an 14 exhibition or event. Such a finding shall be based on evidence 15 that a substantial number of concessionaires or other sellers 16 who are not residents of Illinois will be engaging in the 17 business of selling tangible personal property at retail at the exhibition or event, or other evidence of a significant 18 risk of loss of revenue to the State. The Department shall 19 20 notify concessionaires and other sellers affected by the imposition of this requirement. In the absence of notification 21 22 by the Department, the concessionaires and other sellers shall 23 file their returns as otherwise required in this Section. (Source: P.A. 101-10, Article 15, Section 15-25, eff. 6-5-19; 24 25 101-10, Article 25, Section 25-120, eff. 6-5-19; 101-27, eff. 6-25-19; 101-32, eff. 6-28-19; 101-604, eff. 12-13-19; 26

SB3189 Engrossed - 78 - LRB102 21408 HLH 30524 b

1 101-636, eff. 6-10-20; 102-634, eff. 8-27-21.)