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1 AN ACT concerning revenue.

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

Section 5. The Use Tax Act is amended by changing Section 2
as follows:

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

7 Sec. 2. "Use" means the exercise by any person of any right or power over tangible personal property incident to the 8 9 ownership of that property, except that it does not include the sale of such property in any form as tangible personal property 10 in the regular course of business to the extent that such 11 property is not first subjected to a use for which it was 12 13 purchased, and does not include the use of such property by its 14 owner for demonstration purposes: Provided that the property purchased is deemed to be purchased for the purpose of resale, 15 16 despite first being used, to the extent to which it is resold 17 as an ingredient of an intentionally produced product or by-product of manufacturing. "Use" does 18 not mean the 19 demonstration use or interim use of tangible personal property 20 by a retailer before he sells that tangible personal property. 21 For watercraft or aircraft, if the period of demonstration use 22 or interim use by the retailer exceeds 18 months, the retailer shall pay on the retailers' original cost price the tax imposed 23

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

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

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

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

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

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

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

Nonreusable tangible personal property that is used by persons engaged in the business of operating a restaurant, cafeteria, or drive-in is a sale for resale when it is HB3659 Enrolled - 4 - LRB096 09388 RCE 19545 b

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

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

15 "Selling price" means the consideration for a sale valued 16 in money whether received in money or otherwise, including 17 cash, credits, property other than as hereinafter provided, and services, but not including the value of or credit given for 18 19 traded-in tangible personal property where the item that is traded-in is of like kind and character as that which is being 20 21 sold, and shall be determined without any deduction on account 22 of the cost of the property sold, the cost of materials used, 23 labor or service cost or any other expense whatsoever, but does 24 not include interest or finance charges which appear as 25 separate items on the bill of sale or sales contract nor 26 charges that are added to prices by sellers on account of the HB3659 Enrolled - 5 - LRB096 09388 RCE 19545 b

seller's tax liability under the "Retailers' Occupation Tax 1 2 Act", or on account of the seller's duty to collect, from the purchaser, the tax that is imposed by this Act, or, except as 3 otherwise provided with respect to any cigarette tax imposed by 4 5 a home rule unit, on account of the seller's tax liability 6 under any local occupation tax administered by the Department, or, except as otherwise provided with respect to any cigarette 7 8 tax imposed by a home rule unit on account of the seller's duty 9 to collect, from the purchasers, the tax that is imposed under 10 any local use tax administered by the Department. Effective 11 December 1, 1985, "selling price" shall include charges that 12 are added to prices by sellers on account of the seller's tax 13 liability under the Cigarette Tax Act, on account of the 14 seller's duty to collect, from the purchaser, the tax imposed under the Cigarette Use Tax Act, and on account of the seller's 15 16 duty to collect, from the purchaser, any cigarette tax imposed 17 by a home rule unit.

The phrase "like kind and character" shall be liberally 18 construed (including but not limited to any form of motor 19 20 vehicle for any form of motor vehicle, or any kind of farm or 21 agricultural implement for any other kind of farm or 22 agricultural implement), while not including a kind of item 23 which, if sold at retail by that retailer, would be exempt from retailers' occupation tax and use tax as an isolated or 24 25 occasional sale.

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"Department" means the Department of Revenue.

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

6 "Retailer" means and includes every person engaged in the 7 business of making sales at retail as defined in this Section.

8 A person who holds himself or herself out as being engaged 9 (or who habitually engages) in selling tangible personal 10 property at retail is a retailer hereunder with respect to such 11 sales (and not primarily in а service occupation) 12 notwithstanding the fact that such person designs and produces such tangible personal property on special order for the 13 14 purchaser and in such a way as to render the property of value only to such purchaser, if such tangible personal property so 15 16 produced on special order serves substantially the same 17 function as stock or standard items of tangible personal property that are sold at retail. 18

19 A person whose activities are organized and conducted 20 primarily as a not-for-profit service enterprise, and who engages in selling tangible personal property at retail 21 22 (whether to the public or merely to members and their quests) 23 is a retailer with respect to such transactions, excepting only a person organized and operated exclusively for charitable, 24 25 religious or educational purposes either (1), to the extent of 26 sales by such person to its members, students, patients or

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inmates of tangible personal property to be used primarily for 1 2 the purposes of such person, or (2), to the extent of sales by such person of tangible personal property which is not sold or 3 offered for sale by persons organized for profit. The selling 4 5 of school books and school supplies by schools at retail to students is not "primarily for the purposes of" the school 6 7 which does such selling. This paragraph does not apply to nor subject to taxation occasional dinners, social or similar 8 9 activities of a person organized and operated exclusively for 10 charitable, religious or educational purposes, whether or not 11 such activities are open to the public.

12 A person who is the recipient of a grant or contract under 13 Title VII of the Older Americans Act of 1965 (P.L. 92-258) and 14 serves meals to participants in the federal Nutrition Program 15 for the Elderly in return for contributions established in 16 amount by the individual participant pursuant to a schedule of 17 suggested fees as provided for in the federal Act is not a 18 retailer under this Act with respect to such transactions.

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

The isolated or occasional sale of tangible personal property at retail by a person who does not hold himself out as being engaged (or who does not habitually engage) in selling such tangible personal property at retail or a sale through a bulk vending machine does not make such person a retailer HB3659 Enrolled - 8 - LRB096 09388 RCE 19545 b

hereunder. However, any person who is engaged in a business 1 2 which is not subject to the tax imposed by the "Retailers' Occupation Tax Act" because of involving the sale of or a 3 contract to sell real estate or a construction contract to 4 5 improve real estate, but who, in the course of conducting such business, transfers tangible personal property to users or 6 7 consumers in the finished form in which it was purchased, and which does not become real estate, under any provision of a 8 9 construction contract or real estate sale or real estate sales 10 agreement entered into with some other person arising out of or 11 because of such nontaxable business, is a retailer to the 12 extent of the value of the tangible personal property so transferred. If, in such transaction, a separate charge is made 13 14 for the tangible personal property so transferred, the value of 15 such property, for the purposes of this Act, is the amount so 16 separately charged, but not less than the cost of such property 17 to the transferor; if no separate charge is made, the value of such property, for the purposes of this Act, is the cost to the 18 transferor of such tangible personal property. 19

20 "Retailer maintaining a place of business in this State", 21 or any like term, means and includes any of the following 22 retailers:

A retailer having or maintaining within this State,
 directly or by a subsidiary, an office, distribution house,
 sales house, warehouse or other place of business, or any
 agent or other representative operating within this State

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1 under the authority of the retailer or its subsidiary, 2 irrespective of whether such place of business or agent or 3 other representative is located here permanently or temporarily, or whether such retailer or subsidiary is 4 licensed to do business in this State. However, the 5 6 ownership of property that is located at the premises of a 7 printer with which the retailer has contracted for printing 8 and that consists of the final printed product, property 9 that becomes a part of the final printed product, or copy 10 from which the printed product is produced shall not result 11 in the retailer being deemed to have or maintain an office, 12 distribution house, sales house, warehouse, or other place of business within this State. 13

14 1.1. Beginning July 1, 2011, a retailer having a contract with a person located in this State under which 15 16 the person, for a commission or other consideration based 17 upon the sale of tangible personal property by the 18 retailer, directly or indirectly refers potential 19 customers to the retailer by a link on the person's 20 Internet website. The provisions of this paragraph 1.1 21 shall apply only if the cumulative gross receipts from 22 sales of tangible personal property by the retailer to 23 customers who are referred to the retailer by all persons 24 in this State under such contracts exceed \$10,000 during 25 the preceding 4 quarterly periods ending on the last day of March, June, September, and December. 26

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1.2. Beginning July 1, 2011, a retailer having a 1 contract with a person located in this State under which: 2 3 A. the retailer sells the same or substantially similar line of products as the person located in this 4 5 State and does so using an identical or substantially similar name, trade name, or trademark as the person 6 located in this State; and 7 8 B. the retailer provides a commission or other 9 consideration to the person located in this State based upon the sale of tangible personal property by the 10 11 retailer. 12 The provisions of this paragraph 1.2 shall apply only if 13 the cumulative gross receipts from sales of tangible 14 personal property by the retailer to customers in this State under all such contracts exceed \$10,000 during the 15 16 preceding 4 quarterly periods ending on the last day of 17 March, June, September, and December. 2. A retailer soliciting orders for tangible personal 18

2. A retailer soliciting orders for tangible personal property by means of a telecommunication or television shopping system (which utilizes toll free numbers) which is intended by the retailer to be broadcast by cable television or other means of broadcasting, to consumers located in this State.

3. A retailer, pursuant to a contract with a
broadcaster or publisher located in this State, soliciting
orders for tangible personal property by means of

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advertising which is disseminated primarily to consumers
 located in this State and only secondarily to bordering
 jurisdictions.

4. A retailer soliciting orders for tangible personal 4 5 property by mail if the solicitations are substantial and 6 recurring and if the retailer benefits from any banking, 7 financing, debt collection, telecommunication, or 8 marketing activities occurring in this State or benefits 9 from the location in this State of authorized installation, 10 servicing, or repair facilities.

5. A retailer that is owned or controlled by the same interests that own or control any retailer engaging in business in the same or similar line of business in this State.

6. A retailer having a franchisee or licensee operating
under its trade name if the franchisee or licensee is
required to collect the tax under this Section.

18 7. A retailer, pursuant to a contract with a cable 19 television operator located in this State, soliciting 20 orders for tangible personal property by means of 21 advertising which is transmitted or distributed over a 22 cable television system in this State.

8. A retailer engaging in activities in Illinois, which
activities in the state in which the retail business
engaging in such activities is located would constitute
maintaining a place of business in that state.

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

7 (Source: P.A. 94-1074, eff. 12-26-06; 95-723, eff. 6-23-08.)

8 Section 10. The Service Use Tax Act is amended by changing 9 Section 2 as follows:

10 (35 ILCS 110/2) (from Ch. 120, par. 439.32)

11 Sec. 2. "Use" means the exercise by any person of any right 12 or power over tangible personal property incident to the 13 ownership of that property, but does not include the sale or 14 use for demonstration by him of that property in any form as 15 tangible personal property in the regular course of business. "Use" does not mean the interim use of tangible personal 16 17 property nor the physical incorporation of tangible personal 18 property, as an ingredient or constituent, into other tangible personal property, (a) which is sold in the regular course of 19 20 business or (b) which the person incorporating such ingredient 21 or constituent therein has undertaken at the time of such 22 purchase to cause to be transported in interstate commerce to 23 destinations outside the State of Illinois.

24 "Purchased from a serviceman" means the acquisition of the

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1 ownership of, or title to, tangible personal property through a 2 sale of service.

3 "Purchaser" means any person who, through a sale of 4 service, acquires the ownership of, or title to, any tangible 5 personal property.

6 "Cost price" means the consideration paid by the serviceman 7 for a purchase valued in money, whether paid in money or 8 otherwise, including cash, credits and services, and shall be 9 determined without any deduction on account of the supplier's 10 cost of the property sold or on account of any other expense 11 incurred by the supplier. When a serviceman contracts out part 12 or all of the services required in his sale of service, it shall be presumed that the cost price to the serviceman of the 13 14 property transferred to him or her by his or her subcontractor 15 is equal to 50% of the subcontractor's charges to the 16 serviceman in the absence of proof of the consideration paid by 17 the subcontractor for the purchase of such property.

"Selling price" means the consideration for a sale valued 18 19 in money whether received in money or otherwise, including 20 cash, credits and service, and shall be determined without any deduction on account of the serviceman's cost of the property 21 22 sold, the cost of materials used, labor or service cost or any 23 other expense whatsoever, but does not include interest or 24 finance charges which appear as separate items on the bill of 25 sale or sales contract nor charges that are added to prices by 26 sellers on account of the seller's duty to collect, from the HB3659 Enrolled - 14 - LRB096 09388 RCE 19545 b

1 purchaser, the tax that is imposed by this Act.

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"Department" means the Department of Revenue.

3 "Person" means any natural individual, firm, partnership, 4 association, joint stock company, joint venture, public or 5 private corporation, limited liability company, and any 6 receiver, executor, trustee, guardian or other representative 7 appointed by order of any court.

8 "Sale of service" means any transaction except:

(1) a retail sale of tangible personal property taxable under the Retailers' Occupation Tax Act or under the Use

11 Tax Act.

(2) a sale of tangible personal property for the
purpose of resale made in compliance with Section 2c of the
Retailers' Occupation Tax Act.

15 (3) except as hereinafter provided, a sale or transfer 16 of tangible personal property as an incident to the 17 rendering of service for or by any governmental body, or or by any corporation, society, association, 18 for 19 foundation or institution organized and operated 20 exclusively for charitable, religious or educational 21 purposes or any not-for-profit corporation, society, 22 association, foundation, institution or organization which 23 has no compensated officers or employees and which is 24 organized and operated primarily for the recreation of persons 55 years of age or older. A limited liability 25 26 company may qualify for the exemption under this paragraph HB3659 Enrolled

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only if the limited liability company is organized and operated exclusively for educational purposes.

3 (4) a sale or transfer of tangible personal property as an incident to the rendering of service for interstate 4 5 carriers for hire for use as rolling stock moving in 6 interstate commerce or by lessors under a lease of one year 7 or longer, executed or in effect at the time of purchase of 8 personal property, to interstate carriers for hire for use 9 as rolling stock moving in interstate commerce so long as 10 so used by such interstate carriers for hire, and equipment 11 operated by a telecommunications provider, licensed as a 12 common carrier by the Federal Communications Commission, which is permanently installed in or affixed to aircraft 13 14 moving in interstate commerce.

15 (4a) a sale or transfer of tangible personal property 16 as an incident to the rendering of service for owners, lessors, or shippers of tangible personal property which is 17 utilized by interstate carriers for hire for use as rolling 18 19 stock moving in interstate commerce so long as so used by 20 interstate carriers for hire, and equipment operated by a 21 telecommunications provider, licensed as a common carrier 22 bv the Federal Communications Commission, which is 23 permanently installed in or affixed to aircraft moving in 24 interstate commerce.

25 (4a-5) on and after July 1, 2003 and through June 30,
26 2004, a sale or transfer of a motor vehicle of the second

division with a gross vehicle weight in excess of 8,000 1 2 pounds as an incident to the rendering of service if that 3 motor vehicle is subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code. 4 5 Beginning on July 1, 2004 and through June 30, 2005, the use in this State of motor vehicles of the second division: 6 7 (i) with a gross vehicle weight rating in excess of 8,000 (ii) 8 that are subject to the pounds; commercial 9 distribution fee imposed under Section 3-815.1 of the 10 Illinois Vehicle Code; and (iii) that are primarily used 11 for commercial purposes. Through June 30, 2005, this 12 exemption applies to repair and replacement parts added after the initial purchase of such a motor vehicle if that 13 14 motor vehicle is used in a manner that would qualify for 15 the rolling stock exemption otherwise provided for in this 16 Act. For purposes of this paragraph, "used for commercial 17 purposes" means the transportation of persons or property in furtherance of any commercial or industrial enterprise 18 19 whether for-hire or not.

20 (5) a sale or transfer of machinery and equipment used 21 primarily in the process of the manufacturing or 22 assembling, either in an existing, an expanded or a new 23 manufacturing facility, of tangible personal property for 24 wholesale or retail sale or lease, whether such sale or 25 lease is made directly by the manufacturer or by some other 26 person, whether the materials used in the process are owned by the manufacturer or some other person, or whether such sale or lease is made apart from or as an incident to the seller's engaging in a service occupation and the applicable tax is a Service Use Tax or Service Occupation Tax, rather than Use Tax or Retailers' Occupation Tax.

6 (5a) the repairing, reconditioning or remodeling, for 7 a common carrier by rail, of tangible personal property 8 which belongs to such carrier for hire, and as to which 9 such carrier receives the physical possession of the 10 repaired, reconditioned or remodeled item of tangible 11 personal property in Illinois, and which such carrier 12 transports, or shares with another common carrier in the 13 transportation of such property, out of Illinois on a 14 standard uniform bill of lading showing the person who 15 repaired, reconditioned or remodeled the property to a 16 destination outside Illinois, for use outside Illinois.

17 (5b) a sale or transfer of tangible personal property 18 which is produced by the seller thereof on special order in 19 such a way as to have made the applicable tax the Service 20 Occupation Tax or the Service Use Tax, rather than the Retailers' Occupation Tax or the Use Tax, for an interstate 21 22 carrier by rail which receives the physical possession of 23 such property in Illinois, and which transports such 24 property, or shares with another common carrier in the 25 transportation of such property, out of Illinois on a 26 standard uniform bill of lading showing the seller of the 1 2 property as the shipper or consignor of such property to a destination outside Illinois, for use outside Illinois.

3 until July 1, 2003, a sale or transfer of (6) distillation machinery and equipment, sold as a unit or kit 4 5 and assembled or installed by the retailer, which machinery and equipment is certified by the user to be used only for 6 7 the production of ethyl alcohol that will be used for 8 consumption as motor fuel or as a component of motor fuel 9 for the personal use of such user and not subject to sale 10 or resale.

11 (7) at the election of any serviceman not required to 12 be otherwise registered as a retailer under Section 2a of the Retailers' Occupation Tax Act, made for each fiscal 13 14 year sales of service in which the aggregate annual cost 15 price of tangible personal property transferred as an 16 incident to the sales of service is less than 35%, or 75% 17 in the case of servicemen transferring prescription drugs or servicemen engaged in graphic arts production, of the 18 19 aggregate annual total gross receipts from all sales of 20 service. The purchase of such tangible personal property by 21 the serviceman shall be subject to tax under the Retailers' 22 Occupation Tax Act and the Use Tax Act. However, if a 23 primary serviceman who has made the election described in 24 this paragraph subcontracts service work to a secondary 25 serviceman who has also made the election described in this 26 paragraph, the primary serviceman does not incur a Use Tax HB3659 Enrolled - 19 - LRB096 09388 RCE 19545 b

1 liability if the secondary serviceman (i) has paid or will 2 pay Use Tax on his or her cost price of any tangible 3 personal property transferred to the primary serviceman 4 and (ii) certifies that fact in writing to the primary 5 serviceman.

6 Tangible personal property transferred incident to the 7 completion of a maintenance agreement is exempt from the tax 8 imposed pursuant to this Act.

9 Exemption (5) also includes machinery and equipment used in 10 the general maintenance or repair of such exempt machinery and 11 equipment or for in-house manufacture of exempt machinery and 12 equipment. For the purposes of exemption (5), each of these 13 terms shall have the following meanings: (1) "manufacturing process" shall mean the production of any article of tangible 14 15 personal property, whether such article is a finished product 16 or an article for use in the process of manufacturing or 17 assembling a different article of tangible personal property, by procedures commonly regarded as manufacturing, processing, 18 fabricating, or refining which changes some existing material 19 20 or materials into a material with a different form, use or 21 name. In relation to a recognized integrated business composed 22 of a series of operations which collectively constitute manufacturing, 23 individually constitute manufacturing or operations, the manufacturing process shall be deemed to 24 25 commence with the first operation or stage of production in the 26 series, and shall not be deemed to end until the completion of

the final product in the last operation or stage of production 1 2 in the series; and further, for purposes of exemption (5), photoprocessing is deemed to be a manufacturing process of 3 tangible personal property for wholesale or retail sale; (2) 4 5 "assembling process" shall mean the production of any article 6 of tangible personal property, whether such article is a 7 finished product or an article for use in the process of 8 manufacturing or assembling a different article of tangible 9 personal property, by the combination of existing materials in 10 a manner commonly regarded as assembling which results in a material of a different form, use or name; (3) "machinery" 11 12 shall mean major mechanical machines or major components of 13 such machines contributing to a manufacturing or assembling process; and (4) "equipment" shall include any independent 14 15 device or tool separate from any machinery but essential to an 16 integrated manufacturing or assembly process; including 17 computers used primarily in a manufacturer's computer assisted design, computer assisted manufacturing (CAD/CAM) system; or 18 19 any subunit or assembly comprising a component of any machinery 20 or auxiliary, adjunct or attachment parts of machinery, such as 21 tools, dies, jigs, fixtures, patterns and molds; or any parts 22 which require periodic replacement in the course of normal 23 operation; but shall not include hand tools. Equipment includes chemicals or chemicals acting as catalysts but only if the 24 25 chemicals or chemicals acting as catalysts effect a direct and 26 immediate change upon a product being manufactured or assembled

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for wholesale or retail sale or lease. The purchaser of such 1 2 machinery and equipment who has an active resale registration number shall furnish such number to the seller at the time of 3 purchase. The user of such machinery and equipment and tools 4 5 without an active resale registration number shall prepare a certificate of exemption for each transaction stating facts 6 7 establishing the exemption for that transaction, which 8 certificate shall be available to the Department for inspection 9 or audit. The Department shall prescribe the form of the 10 certificate.

Any informal rulings, opinions or letters issued by the 11 12 Department in response to an inquiry or request for any opinion 13 from any person regarding the coverage and applicability of 14 exemption (5) to specific devices shall be published, maintained as a public record, and made available for public 15 16 inspection and copying. If the informal ruling, opinion or 17 contains trade secrets or other confidential letter information, where possible the Department shall delete such 18 19 information prior to publication. Whenever such informal 20 rulings, opinions, or letters contain any policy of general applicability, the Department shall formulate and adopt such 21 22 policy as a rule in accordance with the provisions of the 23 Illinois Administrative Procedure Act.

On and after July 1, 1987, no entity otherwise eligible under exemption (3) of this Section shall make tax free purchases unless it has an active exemption identification HB3659 Enrolled - 22 - LRB096 09388 RCE 19545 b

1 number issued by the Department.

The purchase, employment and transfer of such tangible personal property as newsprint and ink for the primary purpose of conveying news (with or without other information) is not a purchase, use or sale of service or of tangible personal property within the meaning of this Act.

7 "Serviceman" means any person who is engaged in the8 occupation of making sales of service.

9 "Sale at retail" means "sale at retail" as defined in the10 Retailers' Occupation Tax Act.

"Supplier" means any person who makes sales of tangible personal property to servicemen for the purpose of resale as an incident to a sale of service.

14 "Serviceman maintaining a place of business in this State", 15 or any like term, means and includes any serviceman:

16 1. having or maintaining within this State, directly or 17 by a subsidiary, an office, distribution house, sales house, warehouse or other place of business, or any agent 18 19 or other representative operating within this State under 20 the authority of the serviceman or its subsidiary, 21 irrespective of whether such place of business or agent or 22 other representative is located here permanently or 23 temporarily, or whether such serviceman or subsidiary is 24 licensed to do business in this State;

251.1. beginning July 1, 2011, having a contract with a26person located in this State under which the person, for a

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commission or other consideration based on the sale of 1 service by the serviceman, directly or indirectly refers 2 3 potential customers to the serviceman by a link on the person's Internet website. The provisions of this 4 5 paragraph 1.1 shall apply only if the cumulative gross receipts from sales of service by the serviceman to 6 customers who are referred to the serviceman by all persons 7 8 in this State under such contracts exceed \$10,000 during 9 the preceding 4 quarterly periods ending on the last day of 10 March, June, September, and December;

111.2. beginning July 1, 2011, having a contract with a12person located in this State under which:

13A. the serviceman sells the same or substantially14similar line of services as the person located in this15State and does so using an identical or substantially16similar name, trade name, or trademark as the person17located in this State; and

18B. the serviceman provides a commission or other19consideration to the person located in this State based20upon the sale of services by the serviceman.

The provisions of this paragraph 1.2 shall apply only if the cumulative gross receipts from sales of service by the serviceman to customers in this State under all such contracts exceed \$10,000 during the preceding 4 quarterly periods ending on the last day of March, June, September, and December; HB3659 Enrolled

2. soliciting orders for tangible personal property by means of a telecommunication or television shopping system (which utilizes toll free numbers) which is intended by the retailer to be broadcast by cable television or other means of broadcasting, to consumers located in this State;

6 3. pursuant to a contract with a broadcaster or 7 publisher located in this State, soliciting orders for 8 tangible personal property by means of advertising which is 9 disseminated primarily to consumers located in this State 10 and only secondarily to bordering jurisdictions;

4. soliciting orders for tangible personal property by mail if the solicitations are substantial and recurring and if the retailer benefits from any banking, financing, debt collection, telecommunication, or marketing activities occurring in this State or benefits from the location in this State of authorized installation, servicing, or repair facilities;

5. being owned or controlled by the same interests
which own or control any retailer engaging in business in
the same or similar line of business in this State;

6. having a franchisee or licensee operating under its
trade name if the franchisee or licensee is required to
collect the tax under this Section;

24 7. pursuant to a contract with a cable television
25 operator located in this State, soliciting orders for
26 tangible personal property by means of advertising which is

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1 transmitted or distributed over a cable television system
2 in this State; or

8. engaging in activities in Illinois, which
activities in the state in which the supply business
engaging in such activities is located would constitute
maintaining a place of business in that state.
(Source: P.A. 92-484, eff. 8-23-01; 93-23, eff. 6-20-03; 93-24,

8 eff. 6-20-03; 93-1033, eff. 9-3-04.)

9 Section 97. Severability. The provisions of this Act are
10 severable under Section 1.31 of the Statute on Statutes.

Section 99. Effective date. This Act takes effect upon becoming law.