State of South Dakota

SEVENTY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 1999

861C0112

SENATE BILL NO. 123

Introduced by: Senators Kloucek, Dennert, Duxbury, Flowers, Hutmacher, Moore, Staggers, and Symens and Representatives Chicoine, Brown (Jarvis), Burg, Cerny, Crisp, Fischer-Clemens, Fryslie, Haley, Hanson, Kazmerzak, Koehn, Lockner, Lucas, Nachtigal, Napoli, Waltman, and Weber

- 1 FOR AN ACT ENTITLED, An Act to exempt the gross receipts from veterinarian services,
- 2 animal specialty services, livestock semen, certain transportation services, certain auctions,
- and newspaper subscriptions from sales and use tax.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 5 Section 1. That § 10-45-12.1 be amended to read as follows:
- 6 10-45-12.1. The following services enumerated in the Standard Industrial Classification
- 7 Manual, 1987, as prepared by the Statistical Policy Division of the Office of Management and
- 8 Budget, Office of the President are exempt from the provisions of this chapter: health services
- 9 (major group 80); educational services (major group 82) except schools and educational services
- 10 not elsewhere classified (industry no. 8299); social services (major group 83); agricultural
- services (major group 07) except veterinarian services (group no. 074) and animal specialty
- services, except veterinary (industry no. 0752); forestry services (group no. 085); radio and
- television broadcasting (group no. 483); railroad transportation (major group 40); local and
- suburban passenger transportation (group no. 411) except limousine services; school buses
- 15 (group no. 415); trucking and courier services, except air (group no. 421) except collection and

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disposal of solid waste; farm product warehousing and storage (industry no. 4221); establishments primarily engaged in transportation on rivers and canals (group no. 444); establishments primarily engaged in air transportation, certified carriers (group no. 451); establishments primarily engaged in air transportation, noncertified carriers (group no. 452) except chartered flights (industry no. 4522) and airplane, helicopter, balloon, dirigible and blimp rides for amusement or sightseeing; pipe lines, except natural gas (major group 46); arrangement of passenger transportation (group no. 472); arrangement of transportation of freight and cargo (group no. 473); rental of railroad cars (group no. 474); water supply (industry no. 4941); sewerage systems (industry no. 4952); security brokers, dealers and flotation companies (group no. 621); commodity contracts brokers and dealers (group no. 622); credit counseling services provided by individual and family social services (group no. 8322); construction services (division C) except industry no. 1752 and locksmiths and locksmith shops; consumer credit reporting agencies, mercantile reporting agencies, and adjustment and collection agencies (group no. 732), if the debt was incurred out-of-state and the client does not reside within the state. The following are also specifically exempt from the provisions of this chapter: financial services of institutions subject to tax under chapter 10-43 including loan origination fees, late payment charges, nonsufficient fund check charges, stop payment charges, safe deposit box rent, exchange charges, commission on travelers checks, charges for administration of trusts, interest charges, and points charged on loans; commissions earned or service fees paid by an insurance company to an agent or representative for the sale of a policy; services of brokers and agents licensed under Title 47; the sale of trading stamps; rentals of motor vehicles as defined by § 32-5-1 leased under a single contract for more than twenty-eight days; advertising services; services provided by any corporation to another corporation which is centrally assessed having identical ownership and services provided by any corporation to a wholly owned subsidiary which is centrally assessed; newspaper sales and subscriptions; continuing education programs, tutoring, vocational

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1 counseling, except rehabilitation counseling and motion picture rentals to a commercially

- 2 operated theater primarily engaged in the exhibition of motion pictures; and charges made by a
- 3 telecommunications company for the origination, transmission, switching, reception, or
- 4 termination of an interstate telephone or telegraph communication.
- 5 Section 2. That chapter 10-45 be amended by adding thereto a NEW SECTION to read as
- 6 follows:
- 7 There are exempted from the provisions of this chapter and from the tax imposed by it, gross
- 8 receipts from a public auction held for the purpose of disposing of tangible personal property of
- 9 an individual, such as auction sales of farmers or householders selling farm equipment and
- 10 household goods.
- 11 Section 3. That chapter 10-45 be amended by adding thereto a NEW SECTION to read as
- 12 follows:
- There are exempted from the provisions of this chapter and from the tax imposed by it, gross
- 14 receipts from the sale of livestock semen for the artificial insemination of domestic animals if the
- vendee has made the purchase exclusively for agricultural purposes.
- Section 4. That chapter 10-46 be amended by adding thereto a NEW SECTION to read as
- 17 follows:
- There are exempted from the provisions of this chapter and from the tax imposed by it, gross
- 19 receipts from a public auction held for the purpose of disposing of tangible personal property of
- an individual, such as auction sales of farmers or householders selling farm equipment and
- 21 household goods.
- Section 5. That § 10-45-70 be repealed.
- 23 10-45-70. There is imposed a tax of four percent on the gross receipts from the
- 24 transportation of tangible personal property. The tax imposed by this section shall apply to any
- 25 transportation of tangible personal property if both the origin and destination of the tangible

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- 1 personal property are within this state.
- 2 Section 6. That § 10-45-72 be amended to read as follows:
- 3 10-45-72. The tax imposed by §§ 10-45-70 to 10-45-81, inclusive, § 10-45-71 does not
- 4 apply to any transportation service which the state is prohibited from taxing by federal law or the
- 5 United States Constitution.
- 6 Section 7. That § 10-45-73 be repealed.
- 7 10-45-73. The transportation of agricultural products by the agricultural producer thereof
- 8 is exempt from the tax imposed by §§ 10-45-70 to 10-45-81, inclusive, if the producer transports
- 9 such products in a mode of transportation which is owned, leased, or rented by the producer.
- 10 However, if an agricultural producer transports another person's products for hire, such
- transportation is subject to the tax imposed by §§ 10-45-70 to 10-45-81, inclusive.
- Section 8. That § 10-45-74 be repealed.
- 13 10-45-74. Transportation services may only be sold for resale under the following
- 14 circumstances:
- 15 (1) A transportation company may sell its services for resale to another transportation
- 16 company; or
- 17 (2) A retailer that regularly delivers a majority of the tangible personal property which it
- 18 sells to its customers by truck or other mode of transportation owned, leased, or
- 19 rented by such retailer may purchase for resale the services of a transportation
- 20 company for the delivery of such retailer's tangible personal property.
- 21 Section 9. That § 10-45-75 be repealed.
- 22 10-45-75. Terms used in §§ 10-45-76 to 10-45-78, inclusive, mean:
- 23 (1) "Cargo vessel," a single transport truck as defined in subdivision 10-47B-3(47);
- 24 (2) "Fuel," gasoline, ethanol, methanol, liquefied petroleum gas, petroleum distillates,
- 25 lubricating oils and greases, glycol-based antifreezes, fuels used for off-highway

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1	racing, solvents such as, but not limited to, petroleum naphtha, mineral spirits, or
2	stoddard solvents, and any other petroleum product delivered to a terminal by
3	pipeline, truck, or rail, any other motor fuel as defined in subdivision 10-47B-3(27),
4	and special fuel as defined in subdivision 10-47B-3(39);
5	(3) "Fuel terminal transportation," the transportation of fuel from a terminal to a location
6	in South Dakota at which the fuel is unloaded. Fuel terminal transportation does not
7	include the transportation of fuel from a location other than a terminal;
8	(4) "Terminal," as defined in subdivision 10-47B-3(42);
9	(5) "Trip," the distance in road miles traveled by a cargo vessel from the fuel terminal at
10	which it was loaded with fuel to the most distant location in South Dakota at which
11	the fuel is unloaded, excluding miles not traveled within this state.
12	Section 10. That § 10-45-76 be repealed.
13	10-45-76. In lieu of the tax imposed by §§ 10-45-70 and 10-46-57 on the transportation of
14	fuel, a transportation company may elect to be taxed on the fuel terminal transportation services
15	under the provisions of §§ 10-45-75 to 10-45-78, inclusive.
16	Section 11. That § 10-45-77 be repealed.
17	10-45-77. There is imposed a tax on the imputed gross receipts of any transportation
18	company engaged in fuel terminal transportation who elects to be taxed under this section. The
19	tax imposed by this section shall be on the imputed gross receipts as provided in this section. The
20	imputed gross receipts from fuel terminal transportation shall be calculated on the basis of the
21	number of cargo vessels and distance traveled on each trip as follows:
22	Length Imputed Gross
23	of Trip Number of Cargo Receipts from
24	Zone (in miles) Vessels per Trip Transportation
25	A 50 or Less 1 \$ 64.00

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- 1 A 50 or Less 2 or more \$88.00
- 2 B More than 50, but less than 100 1 \$120.00
- 3 B More than 50, but less than 100 2 or more \$165.00
- 4 C 100 or more, but less than 150 1 \$176.00
- 5 C 100 or more, but less than 150 2 or more \$242.00
- 6 D 150 or more, but less than 200 1 \$224.00
- 7 D 150 or more, but less than 200 2 or more \$308.00
- 8 E 200 or more 1 \$280.00
- 9 E 200 or more 2 or more \$385.00
- Section 12. That § 10-45-78 be repealed.
- 11 10-45-78. For the fuel terminal transportation subject to tax under §§ 10-45-75 to 10-45-77,
- 12 inclusive, all subsequent transportation of that fuel is exempt from the tax imposed under this
- 13 chapter.
- 14 Section 13. That § 10-45-79 be repealed.
- 15 10-45-79. The provisions of § 10-45-22 shall also apply to any taxes imposed by §§ 10-45-75
- to 10-45-77, inclusive, on transportation services regardless of any special reporting election the
- 17 taxpayer may have made.
- 18 Section 14. That § 10-45-81 be repealed.
- 19 10-45-81. There are exempted from the provisions of this chapter and the tax imposed by it,
- 20 the gross receipts from transportation services associated with timber sale contracts entered into
- 21 prior to July 1, 1996, provided such contract has a duration of one year or less.
- 22 Section 15. That § 10-46-57 be repealed.
- 23 10-46-57. There is imposed a tax of four percent on the privilege of the use of any
- 24 transportation of tangible personal property. The tax imposed by this section shall apply to any
- 25 transportation of tangible personal property if both the origin and destination of the tangible

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- 1 personal property are within this state.
- 2 Section 16. That § 10-46-59 be amended to read as follows:
- 3 10-46-59. The tax imposed by §§ 10-46-57 to 10-46-61, inclusive, § 10-46-58 does not
- 4 apply to any transportation service which the state is prohibited from taxing by federal law or the
- 5 United States Constitution.
- 6 Section 17. That § 10-46-60 be repealed.
- 7 10-46-60. The transportation of agricultural products by the agricultural producer thereof
- 8 is exempt from the tax imposed by §§ 10-46-57 to 10-46-61, inclusive, if the producer transports
- 9 such products in a mode of transportation which is owned, leased, or rented by the producer.
- 10 However, if an agricultural producer transports another person's products for hire, such
- transportation is subject to the tax imposed by §§ 10-46-57 to 10-46-61, inclusive.
- Section 18. That § 10-46-61 be repealed.
- 13 10-46-61. There are exempted from the provisions of this chapter and the tax imposed by it,
- 14 the use of transportation services associated with timber sale contracts entered into prior to July
- 15 1, 1996, provided such contract has a duration of one year or less.