An Act to exempt the sale of certain goods related to information technology from

1

2022 South Dakota Legislature

Senate Bill 157

AMENDMENT 157C FOR THE SENATE TAXATION ENGROSSED BILL

2	а	gross receipts tax.
3	BE IT EN	ACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section	1. That chapter 10-45 be amended with a NEW SECTION:
5		The terms used in this Act mean:
6	(1)	"Computer software," software used at a qualified data center, and the software's
7		maintenance, licensing, and customization;
8	<u>(2)</u>	"Data center," a centralized repository for the storage, management, and
9		dissemination of electronic data and information;
10	(3)	"Enterprise information technology equipment":
11		(a) Computer hardware, servers, routers, cooling systems, and cooling towers;
12		(b) Temperature control infrastructure and power infrastructure for the
13		transformation, distribution, or management of electricity used for the
14		maintenance and operation of a qualified data center;
15		(c) Exterior dedicated business-owned substations, backup power generation
16		systems, battery systems, or other related infrastructure; and
17		(d) Racking systems, raised flooring, cabling, or trays necessary for the
18		maintenance and operation of a qualified data center;
19	(4)	"Qualified business," the owner, operator, or tenants of a qualified data center;
20	<u>(5)</u>	"Qualified data center," a facility located in this state:
21		(a) Comprised of one or more buildings, the primary purpose of which is to
22		contain a data center;
23		(b) Located on a single parcel or on contiguous parcels of land;
24		(c) On which construction is completed or that is substantially refurbished after
25		December 31, 2021;
26		(d) Equipped with uninterrupted power supplies, generator backup, or both;

1		(e) Equipped with sophisticated fire suppression and prevention systems; and
2		(f) Equipped with video camera surveillance and an electronic system requiring
3		pass codes, key cards, or biometric scans to restrict access to selected
4		personnel; and
5	<u>(6)</u>	'Substantially refurbished," a data center has been rebuilt, modified, or improved
6		through energy efficiency improvements, building improvements, and the
7		nstallation of enterprise information technology equipment, environmental
8		controls, and computer software.

Section 2. That chapter 10-45 be amended with a NEW SECTION:

Gross receipts from sales of enterprise information technology equipment and computer software, in excess of two million dollars in a fiscal year, purchased for use by a qualifying business in a qualified data center are exempt from the tax imposed by this chapter. To qualify for the exemption, the enterprise information technology equipment or computer software must be used at or physically located within the qualified data center.

Section 3. That chapter 10-45 be amended with a NEW SECTION:

Qualified data center owners that intend to collocate operators or tenants within the center shall provide the operators or tenants with documentation from the Department of Revenue that the center meets the definition of a qualified data center under this section. Operators or tenants shall obtain and submit a copy of the documentation with all applications for sales tax exemption on information technology equipment and computer software purchased for use in the qualified data center.

Section 4. That chapter 10-45 be amended with a NEW SECTION:

To receive the exemption at the time of purchase or installation, the qualified business shall obtain from the Department of Revenue a certificate that the enterprise information technology equipment or computer software the qualified business intends to purchase qualifies for the exemption. If a certificate is not received before the purchase, the qualified business shall pay the applicable tax imposed by this chapter and may apply to the Department of Revenue for a refund.

The future owner of a proposed data center shall apply to the Department of Revenue to receive certification as a qualified data center to receive the exemption provided in this Act.

If the enterprise information technology equipment is purchased or installed by a contractor subject to the tax imposed by this chapter, the qualified business may apply for a refund of the difference between the amount remitted by the contractor and the exemption imposed or allowed by this section. Application for a refund must be made at the time and in the manner directed by the Department of Revenue and must include sufficient information to permit the Department of Revenue to verify the sales and use taxes paid and the exempt status of the sale or use.

Section 5. The provisions of this Act are repealed on June 30, 2028.