# 2023 South Dakota Legislature

# House Bill 1137

AMENDMENT 1137R FOR THE SENATE ENGROSSED BILL

# 1 An Act to reduce certain gross receipts tax rates and a use tax rate, and to repeal a 2 conditional reduction of certain gross receipts tax rates.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 10-45-2 be AMENDED:

5 **10-45-2.** There is hereby imposed a tax upon the privilege of engaging in business 6 as a retailer, a tax of four and one-half and three tenths two-tenths percent upon the 7 gross receipts of all sales of tangible personal property consisting of goods, wares, or 8 merchandise, except as otherwise provided in this chapter, sold at retail in the <u>State of</u> 9 <u>South Dakota state</u> to consumers or users.

# 10 Section 2. That § 10-45-5 be AMENDED:

11 10-45-5. There is imposed a tax at the rate of four and one-half and three tenths 12 two-tenths percent upon the gross receipts of any person from engaging or continuing in 13 any of the following businesses or services in this state: abstracters; accountants; 14 ancillary services; architects; barbers; beauty shops; bill collection services; blacksmith 15 shops; car washing; dry cleaning; dyeing; exterminators; garage and service stations; 16 garment alteration; cleaning and pressing; janitorial services and supplies; specialty 17 cleaners; laundry; linen and towel supply; membership or entrance fees for the use of a 18 facility or for the right to purchase tangible personal property, any product transferred electronically, or services; photography; photo developing and enlarging; tire recapping; 19 20 welding and all repair services, except repair services for farm machinery, attachment 21 units, and irrigation equipment used exclusively for agricultural purposes; cable television; 22 and rentals of tangible personal property except leases of tangible personal property 23 between one telephone company and another telephone company, motor vehicles as 24 defined pursuant to § 32-5-1 leased under a single contract for more than twenty-eight 25 days, and mobile homes. However, the specific enumeration of businesses and professions

made in this section does not, in any way, limit the scope and effect of the provisions of
 § 10-45-4.

#### 3 Section 3. That § 10-45-5.3 be AMENDED:

**10-45-5.3.** There is imposed, at the rate of four-and one-half and-three-tenths
<u>two-tenths</u> percent, an excise tax on the gross receipts of any person engaging in oil and
gas field services (group no. 138) as enumerated in the Standard Industrial Classification
Manual, 1987, as prepared by the Statistical Policy Division of the Office of Management
and Budget, Office of the President.

#### 9 Section 4. That § 10-45-6 be AMENDED:

10 **10-45-6.** There is hereby imposed a tax of four and one half and three tenths 11 <u>two-tenths</u> percent upon the gross receipts from sales, furnishing, or service of gas, 12 electricity, and water, including the gross receipts from such sales by any municipal 13 corporation furnishing gas, and electricity, to the public in its proprietary capacity, except 14 as otherwise provided in this chapter, when sold at retail in the State of South Dakota to 15 consumers or users.

## 16 Section 5. That § 10-45-6.1 be AMENDED:

17 **10-45-6.1.** Except as provided in § 10-45-6.2, there is hereby imposed a tax of 18 four<u>and</u> one half <u>and three tenths two-tenths</u> percent upon the gross receipts from 19 providing any intrastate, interstate, or international telecommunications service that 20 originates or terminates in this state and that is billed or charged to a service address in 21 this state, or that both originates and terminates in this state. However, the tax imposed 22 by this section does not apply to:

- (1) Any eight hundred or eight hundred-<u>-</u>type service, unless the service both originates
   and terminates in this state;
- (2) Any sale of a telecommunication service to a provider of telecommunication
   services, including access service, for use in providing any telecommunication
   service; or
- (3) Any sale of interstate telecommunication service provided to a call center that has
   been certified by the secretary of revenue to meet the criterion established in § 10 45-6.3 and the call center has provided to the telecommunications service provider

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an exemption certificate issued by the secretary indicating that it meets the criterion.

If a call center uses an exemption certificate to purchase services not meeting the
criterion established in § 10-45-6.3, the call center is liable for the applicable tax, penalty,
and interest.

## 6 Section 6. That § 10-45-6.2 be AMENDED:

7 10-45-6.2. There is hereby imposed a tax of four-and one-half and three-tenths 8 two-tenths percent upon the gross receipts of mobile telecommunications services, as 9 defined in 4 U.S.C. § 124(7) as of January 1, 2002, that originate and terminate in the 10 same state and are billed to a customer with a place of primary use in this state or are 11 deemed to have originated or been received in this state and to be billed or charged to a 12 service address in this state if the customer's place of primary use is located in this state regardless of where the service actually originates or terminates. Notwithstanding any 13 14 other provision of this chapter and for purposes of the tax imposed by this section, the 15 tax imposed upon mobile telecommunication services shall must be administered in accordance with 4 U.S.C. §§ 116-126, as in effect on July 28, 2000. 16

## 17 Section 7. That § 10-45-8 be AMENDED:

- 10-45-8. There is imposed a tax of four and one-half and three-tenths two-tenths
   percent upon the gross receipts from all sales of tickets or admissions to places of
   amusement and athletic contests or events, except as otherwise provided in this chapter.
- 21 Section 8. That § 10-45-71 be AMENDED:

10-45-71. There is imposed a tax of four-and one-half and three-tenths two-tenths
 percent on the gross receipts from the transportation of passengers. The tax imposed by
 this section-shall apply applies to any transportation of passengers if the passenger boards
 and exits the mode of transportation within this state.

# 26 Section 9. That § 10-46-2.1 be AMENDED:

10-46-2.1. For the privilege of using services in South Dakota, except those types
of services exempted by § 10-46-17.3, there is imposed on the person using the service
an excise tax equal to four and one-half and three tenths two-tenths percent of the value
of the services at the time they are rendered. However, this tax may not be imposed on

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1 any service rendered by a related corporation, as defined in subdivision 10-43-1(11), for 2 use by a financial institution, as defined in subdivision 10-43-1(4); or on any service 3 rendered by a financial institution, as defined in subdivision 10-43-1(4), for use by a 4 related corporation as defined in subdivision 10-43-1(11). For the purposes of this section, 5 the term, related corporation, includes a corporation, which together with the financial 6 institution, is part of a controlled group of corporations, as defined in 26 U.S.C. § 1563 as 7 in effect on January 1, 1989, except that the eighty percent ownership requirements set 8 forth in 26 U.S.C. § 563(a)(2)(A) for a brother-sister controlled group are reduced to fifty-9 one percent. For the purpose of this chapter, services rendered by an employee for the 10 use of his the employer are not taxable.

## 11 Section 10. That § 10-46-2.2 be AMENDED:

12 **10-46-2.2.** An excise tax is imposed upon the privilege of the use of rented 13 tangible personal property and any product transferred electronically in this state at the 14 rate of four <del>and one half <u>and three tenths</u> two-tenths</del> percent of the rental payments upon 15 the property.

#### 16 Section 11. That § 10-46-58 be AMENDED:

17 10-46-58. There is imposed a tax of four and one-half and three-tenths two-tenths
 percent on the privilege of the use of any transportation of passengers. The tax imposed
 by this section shall apply applies to any transportation of passengers if the passenger
 boards and exits the mode of transportation within this state.

## 21 Section 12. That § 10-46-69 be AMENDED:

**10-46-69.** There is hereby imposed a tax of four and one-half and three tenths two-tenths percent upon the privilege of the use of mobile telecommunications services, as defined in 4 U.S.C. § 124(7) as of January 1, 2002, that originate and terminate in the same state and are billed to a customer with a place of primary use in this state. Notwithstanding any other provision of this chapter and for purposes of the tax imposed by this section, the tax imposed upon mobile telecommunication services shall must be administered in accordance with 4 U.S.C. §§ 116-126, as in effect on July 28, 2000.

#### 29 Section 13. That § 10-46-69.1 be AMENDED:

1		10 46 60 1 Except as provided in S 10 46 60 there is hereby imposed a tax of	
	c	<b>10-46-69.1.</b> Except as provided in § 10-46-69, there is hereby imposed a tax of	
2	four <del>and one-half <u>and <del>three-tenths</del> two tenths</u></del> percent upon the privilege of the use of any		
3	intrastate, interstate, or international telecommunications service that originates or		
4	termi	terminates in this state and that is billed or charged to a service address in this state, or	
5	that b	that both originates and terminates in this state. However, the tax imposed by this section	
6	does	does not apply to:	
7	(1)	Any eight hundred or eight hundred type service unless the service both originates	
8		and terminates in this state;	
9	(2)	Any sale of a telecommunication service to a provider of telecommunication	
10		services, including access service, for use in providing any telecommunication	
11		service; or	
12	(3)	Any sale of interstate telecommunication service provided to a call center that has	
13		been certified by the secretary of revenue to meet the criterion established in § 10-	
14		45-6.3 and the call center has provided to the telecommunications service provider	
15		an exemption certificate issued by the secretary indicating that it meets the	
16		criterion.	
17		If a call center uses an exemption certificate to purchase services not meeting the	
18	criterion established in § 10-45-6.3, the call center is liable for the applicable tax, penalty,		
19	and interest.		
20	Section 14. That § 10-46-69.2 be AMENDED:		
21		10-46-69.2. There is hereby imposed a tax of four and one-half and three tenths	

- 22 <u>two-tenths</u> percent upon the privilege of the use of any ancillary services.
- 23 Section 15. That § 10-46E-1 be AMENDED:

**10-46E-1.** There is hereby imposed an excise tax of four and one-half and threetenths two-tenths percent on the gross receipts from the sale, resale, or lease of farm machinery, attachment units, and irrigation equipment used exclusively for agricultural purposes. However, if any trade-in or exchange of used farm machinery, attachment units, and irrigation equipment is involved in the transaction, the excise tax is only due and may only be collected on the cash difference.

# 30 Section 16. That § 10-58-1 be AMENDED:

1 **10-58-1.** There is imposed upon owners and operators a special amusement 2 excise tax of four <del>and one-half and three tenths</del> two-tenths percent of the gross receipts 3 from the operation of any mechanical or electronic amusement device. The tax imposed 4 by this section is in lieu of the tax imposed pursuant to chapter 10-45.

# 5 Section 17. That § 32-5B-20 be AMENDED:

32-5B-20. There is hereby imposed a tax of four and <u>one-half two-tenths</u> percent
upon the gross receipts of any person renting a rental vehicle as defined in § 32-5B-19.
This tax applies to all vehicles registered in accordance with § 32-5-6, 32-5-8.1, or 32-5-9
Any rental vehicle not licensed in accordance with § 32-5-6, 32-5-8.1, or 32-5-9 is
subject to the motor vehicle excise tax in § 32-5B-1.

11 The tax imposed by this section is in addition to any tax levied pursuant to chapter 12 10-45 or 10-46 upon the rental of a rental vehicle. The provisions of chapter 10-45 apply 13 to the administration and enforcement of the tax imposed by this section. The tax imposed 14 by this section is in lieu of the tax levied by § 32-5B-1 on the sales of such motor vehicles. 15 A violation of this section is a Class 1 misdemeanor.

# 16 Section 18. That § 10-64-9 be REPEALED:

17 If the state is able to enforce the obligation to collect and remit sales tax on remote sellers who deliver tangible personal property, products transferred electronically, or 18 19 services directly to the citizens of South Dakota, the additional net revenue from such 20 obligation shall be used to reduce the rate of certain taxes. The rate of tax imposed by 21 <del>§§ 10 45 2, 10 45 5, 10 45 5, 3, 10 45 6, 10 45 6, 1, 10 45 6, 2, 10 45 8, 10 45 71, 10 -</del> 22 46-2.1, 10-46-2.2, 10-46-58, 10-46-69, 10-46-69.1, 10-46-69.2, 10-46E-1, and 10-58-23 1 shall be reduced by one-tenth percent on July first following the calendar year for which 24 each additional twenty million dollar increment of net revenue is collected and remitted 25 by such remote sellers. However, the rate of tax imposed by §§ 10-45-2, 10-45-5, 10-26 45 5.3, 10 45 6, 10 45 6.1, 10 45 6.2, 10 45 8, 10 45 71, 10 46 2.1, 10 46 2.2, 10 27 46-58, 10-46-69, 10-46-69.1, 10-46-69.2, 10-46E-1, and 10-58-1 may not be reduced 28 below four percent pursuant to the provisions of this section.

# Section 19. The amendments to the Code sections in sections 1 to <u>16</u> 17, inclusive, of this Act are repealed on June 30, <del>2025</del> 2027, and those Code sections will revert in word and substance to that which existed immediately prior to the effective date of this Act.

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