103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB3468

by Rep. Tim Ozinga

SYNOPSIS AS INTRODUCED:

35	ILCS	105/3-10					
35	ILCS	110/3-10	from	Ch.	120,	par.	439.33-10
35	ILCS	115/3-10	from	Ch.	120,	par.	439.103-10
35	ILCS	120/2-10					
35	ILCS	120/2d	from	Ch.	120,	par.	441d

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning 30 days after the effective date of the amendatory Act, the cents per gallon rate established by the Department of Revenue for the prepayment of tax by motor fuel retailers may not exceed \$0.18 per gallon for motor fuel and 80% of that amount for gasohol and biodiesel blends. Provides that the rate of tax imposed under the Acts for motor fuel, gasohol, majority blended ethanol fuel, and biodiesel and biodiesel blends may not exceed that prepayment amount set by the Department of Revenue. Effective immediately.

LRB103 30522 HLH 56955 b

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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
3-10 as follows:

6 (35 ILCS 105/3-10)

7 Sec. 3-10. Rate of tax. Unless otherwise provided in this 8 Section, the tax imposed by this Act is at the rate of 6.25% of 9 either the selling price or the fair market value, if any, of the tangible personal property. In all cases where property 10 functionally used or consumed is the same as the property that 11 12 was purchased at retail, then the tax is imposed on the selling 13 price of the property. In all cases where property 14 functionally used or consumed is a by-product or waste product that has been refined, manufactured, or produced from property 15 16 purchased at retail, then the tax is imposed on the lower of 17 the fair market value, if any, of the specific property so used in this State or on the selling price of the property purchased 18 19 at retail. For purposes of this Section "fair market value" 20 means the price at which property would change hands between a 21 willing buyer and a willing seller, neither being under any 22 compulsion to buy or sell and both having reasonable knowledge of the relevant facts. The fair market value shall be 23

established by Illinois sales by the taxpayer of the same property as that functionally used or consumed, or if there are no such sales by the taxpayer, then comparable sales or purchases of property of like kind and character in Illinois.

5 Beginning on July 1, 2000 and through December 31, 2000, 6 with respect to motor fuel, as defined in Section 1.1 of the 7 Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of 8 the Use Tax Act, the tax is imposed at the rate of 1.25%.

9 Beginning 30 days after the effective date of this 10 amendatory Act of the 103rd General Assembly, with respect to: 11 motor fuel, as defined in Section 1.1 of the Motor Fuel Tax 12 Law; gasohol, as defined in Section 3-40 of this Act; majority 13 blended ethanol fuel; and biodiesel and biodiesel blends, the 14 tax imposed under this Act may not exceed the cents per gallon rate established by the Department under subsection (e) of 15 16 Section 2d of the Retailers' Occupation Tax Act. With respect 17 to the tax imposed on biodiesel blends and gasohol, the maximum cents per gallon rate shall include the reduction 18 19 allowed in subsection (e) of Section 2d of the Retailers' 20 Occupation Tax Act.

Beginning on August 6, 2010 through August 15, 2010, and beginning again on August 5, 2022 through August 14, 2022, with respect to sales tax holiday items as defined in Section 3-6 of this Act, the tax is imposed at the rate of 1.25%.

With respect to gasohol, the tax imposed by this Act applies to (i) 70% of the proceeds of sales made on or after - 3 - LRB103 30522 HLH 56955 b

January 1, 1990, and before July 1, 2003, (ii) 80% of the proceeds of sales made on or after July 1, 2003 and on or before July 1, 2017, and (iii) 100% of the proceeds of sales made thereafter. If, at any time, however, the tax under this Act on sales of gasohol is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of gasohol made during that time.

8 With respect to majority blended ethanol fuel, the tax 9 imposed by this Act does not apply to the proceeds of sales 10 made on or after July 1, 2003 and on or before December 31, 11 2023 but applies to 100% of the proceeds of sales made 12 thereafter.

13 With respect to biodiesel blends with no less than 1% and 14 no more than 10% biodiesel, the tax imposed by this Act applies 15 to (i) 80% of the proceeds of sales made on or after July 1, 16 2003 and on or before December 31, 2018 and (ii) 100% of the 17 proceeds of sales made after December 31, 2018 and before January 1, 2024. On and after January 1, 2024 and on or before 18 19 December 31, 2030, the taxation of biodiesel, renewable 20 diesel, and biodiesel blends shall be as provided in Section 3-5.1. If, at any time, however, the tax under this Act on 21 22 sales of biodiesel blends with no less than 1% and no more than 23 10% biodiesel is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of 24 biodiesel blends with no less than 1% and no more than 10% 25 biodiesel made during that time. 26

- 4 - LRB103 30522 HLH 56955 b

With respect to biodiesel and biodiesel blends with more than 10% but no more than 99% biodiesel, the tax imposed by this Act does not apply to the proceeds of sales made on or after July 1, 2003 and on or before December 31, 2023. On and after January 1, 2024 and on or before December 31, 2030, the taxation of biodiesel, renewable diesel, and biodiesel blends shall be as provided in Section 3-5.1.

8 Until July 1, 2022 and beginning again on July 1, 2023, 9 with respect to food for human consumption that is to be consumed off the premises where it is sold (other than 10 11 alcoholic beverages, food consisting of or infused with adult 12 use cannabis, soft drinks, and food that has been prepared for immediate consumption), the tax is imposed at the rate of 1%. 13 Beginning on July 1, 2022 and until July 1, 2023, with respect 14 15 to food for human consumption that is to be consumed off the 16 premises where it is sold (other than alcoholic beverages, 17 food consisting of or infused with adult use cannabis, soft drinks, and food that has been prepared for immediate 18 19 consumption), the tax is imposed at the rate of 0%.

20 With respect to prescription and nonprescription medicines, drugs, medical appliances, products classified as 21 22 Class III medical devices by the United States Food and Drug 23 Administration that are used for cancer treatment pursuant to 24 a prescription, as well as any accessories and components 25 related to those devices, modifications to a motor vehicle for the purpose of rendering it usable by a person with a 26

- 5 - LRB103 30522 HLH 56955 b

disability, and insulin, blood sugar testing materials, 1 2 syringes, and needles used by human diabetics, the tax is imposed at the rate of 1%. For the purposes of this Section, 3 until September 1, 2009: the term "soft drinks" means any 4 5 complete, finished, ready-to-use, non-alcoholic drink, whether 6 carbonated or not, including, but not limited to, soda water, cola, fruit juice, vegetable juice, carbonated water, and all 7 8 other preparations commonly known as soft drinks of whatever 9 kind or description that are contained in any closed or sealed 10 bottle, can, carton, or container, regardless of size; but 11 "soft drinks" does not include coffee, tea, non-carbonated 12 water, infant formula, milk or milk products as defined in the 13 Grade A Pasteurized Milk and Milk Products Act, or drinks 14 containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "soft drinks" means non-alcoholic beverages that contain natural or artificial sweeteners. "Soft drinks" <u>does</u> do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than 50% of vegetable or fruit juice by volume.

21 Until August 1, 2009, and notwithstanding any other 22 provisions of this Act, "food for human consumption that is to 23 be consumed off the premises where it is sold" includes all 24 food sold through a vending machine, except soft drinks and 25 food products that are dispensed hot from a vending machine, 26 regardless of the location of the vending machine. Beginning

August 1, 2009, and notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks, candy, and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine.

7 Notwithstanding any other provisions of this Act, beginning September 1, 2009, "food for human consumption that 8 9 is to be consumed off the premises where it is sold" does not 10 include candy. For purposes of this Section, "candy" means a 11 preparation of sugar, honey, or other natural or artificial 12 sweeteners in combination with chocolate, fruits, nuts or other ingredients or flavorings in the form of bars, drops, or 13 pieces. "Candy" does not include any preparation that contains 14 15 flour or requires refrigeration.

16 Notwithstanding any other provisions of this Act, 17 beginning September 1, 2009, "nonprescription medicines and drugs" does not include grooming and hygiene products. For 18 purposes of this Section, "grooming and hygiene products" 19 20 includes, but is not limited to, soaps and cleaning solutions, shampoo, toothpaste, mouthwash, antiperspirants, and sun tan 21 22 lotions and screens, unless those products are available by 23 prescription only, regardless of whether the products meet the definition of "over-the-counter-drugs". For the purposes of 24 this paragraph, "over-the-counter-drug" means a drug for human 25 26 use that contains a label that identifies the product as a drug

- 7 - LRB103 30522 HLH 56955 b

1 as required by 21 <u>CFR</u> C.F.R. § 201.66. The 2 "over-the-counter-drug" label includes:

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(A) a A "Drug Facts" panel; or

4 (B) <u>a</u> A statement of the "active ingredient(s)" with a
5 list of those ingredients contained in the compound,
6 substance or preparation.

Beginning on <u>January 1, 2014 (the effective date of Public</u>
<u>Act 98-122</u>) this amendatory Act of the 98th General Assembly,
"prescription and nonprescription medicines and drugs"
includes medical cannabis purchased from a registered
dispensing organization under the Compassionate Use of Medical
Cannabis Program Act.

As used in this Section, "adult use cannabis" means cannabis subject to tax under the Cannabis Cultivation Privilege Tax Law and the Cannabis Purchaser Excise Tax Law and does not include cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act.

18 If the property that is purchased at retail from a 19 retailer is acquired outside Illinois and used outside 20 Illinois before being brought to Illinois for use here and is 21 taxable under this Act, the "selling price" on which the tax is 22 computed shall be reduced by an amount that represents a 23 reasonable allowance for depreciation for the period of prior 24 out-of-state use.

25 (Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19;
26 102-4, eff. 4-27-21; 102-700, Article 20, Section 20-5, eff.

4-19-22; 102-700, Article 60, Section 60-15, eff. 4-19-22;
 102-700, Article 65, Section 65-5, eff. 4-19-22; revised
 5-27-22.)

- 8 - LRB103 30522 HLH 56955 b

HB3468

Section 10. The Service Use Tax Act is amended by changing
Section 3-10 as follows:

(35 ILCS 110/3-10) (from Ch. 120, par. 439.33-10)
Sec. 3-10. Rate of tax. Unless otherwise provided in this
Section, the tax imposed by this Act is at the rate of 6.25% of
the selling price of tangible personal property transferred as
an incident to the sale of service, but, for the purpose of
computing this tax, in no event shall the selling price be less
than the cost price of the property to the serviceman.

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

17 Beginning 30 days after the effective date of this amendatory Act of the 103rd General Assembly, with respect to: 18 19 motor fuel, as defined in Section 1.1 of the Motor Fuel Tax 20 Law; gasohol, as defined in Section 3-40 of the Use Tax Act; 21 majority blended ethanol fuel; and biodiesel and biodiesel 22 blends, the tax imposed under this Act may not exceed the cents 23 per gallon rate established by the Department under subsection (e) of Section 2d of the Retailers' Occupation Tax Act. With 24

1 respect to the tax imposed on biodiesel blends and gasohol,
2 the maximum cents per gallon rate shall include the reduction
3 allowed in subsection (e) of Section 2d of the Retailers'
4 Occupation Tax Act.

5 With respect to gasohol, as defined in the Use Tax Act, the tax imposed by this Act applies to (i) 70% of the selling price 6 of property transferred as an incident to the sale of service 7 on or after January 1, 1990, and before July 1, 2003, (ii) 80% 8 9 of the selling price of property transferred as an incident to 10 the sale of service on or after July 1, 2003 and on or before 11 July 1, 2017, and (iii) 100% of the selling price thereafter. 12 If, at any time, however, the tax under this Act on sales of gasohol, as defined in the Use Tax Act, is imposed at the rate 13 14 of 1.25%, then the tax imposed by this Act applies to 100% of 15 the proceeds of sales of gasohol made during that time.

With respect to majority blended ethanol fuel, as defined in the Use Tax Act, the tax imposed by this Act does not apply to the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2023 but applies to 100% of the selling price thereafter.

With respect to biodiesel blends, as defined in the Use Tax Act, with no less than 1% and no more than 10% biodiesel, the tax imposed by this Act applies to (i) 80% of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31,

2018 and (ii) 100% of the proceeds of the selling price after 1 2 December 31, 2018 and before January 1, 2024. On and after 3 January 1, 2024 and on or before December 31, 2030, the taxation of biodiesel, renewable diesel, and biodiesel blends 4 5 shall be as provided in Section 3-5.1 of the Use Tax Act. If, at any time, however, the tax under this Act on sales of 6 7 biodiesel blends, as defined in the Use Tax Act, with no less 8 than 1% and no more than 10% biodiesel is imposed at the rate 9 of 1.25%, then the tax imposed by this Act applies to 100% of 10 the proceeds of sales of biodiesel blends with no less than 1% 11 and no more than 10% biodiesel made during that time.

12 With respect to biodiesel, as defined in the Use Tax Act, and biodiesel blends, as defined in the Use Tax Act, with more 13 14 than 10% but no more than 99% biodiesel, the tax imposed by 15 this Act does not apply to the proceeds of the selling price of 16 property transferred as an incident to the sale of service on 17 or after July 1, 2003 and on or before December 31, 2023. On and after January 1, 2024 and on or before December 31, 2030, 18 the taxation of biodiesel, renewable diesel, and biodiesel 19 blends shall be as provided in Section 3-5.1 of the Use Tax 20 Act. 21

At the election of any registered serviceman made for each fiscal year, sales of service in which the aggregate annual cost price of tangible personal property transferred as an incident to the sales of service is less than 35%, or 75% in the case of servicemen transferring prescription drugs or

1 servicemen engaged in graphic arts production, of the 2 aggregate annual total gross receipts from all sales of 3 service, the tax imposed by this Act shall be based on the 4 serviceman's cost price of the tangible personal property 5 transferred as an incident to the sale of those services.

6 Until July 1, 2022 and beginning again on July 1, 2023, the 7 tax shall be imposed at the rate of 1% on food prepared for immediate consumption and transferred incident to a sale of 8 9 service subject to this Act or the Service Occupation Tax Act 10 by an entity licensed under the Hospital Licensing Act, the 11 Nursing Home Care Act, the Assisted Living and Shared Housing 12 Act, the ID/DD Community Care Act, the MC/DD Act, the 13 Specialized Mental Health Rehabilitation Act of 2013, or the Child Care Act of 1969, or an entity that holds a permit issued 14 15 pursuant to the Life Care Facilities Act. Until July 1, 2022 and beginning again on July 1, 2023, the tax shall also be 16 17 imposed at the rate of 1% on food for human consumption that is to be consumed off the premises where it is sold (other than 18 alcoholic beverages, food consisting of or infused with adult 19 20 use cannabis, soft drinks, and food that has been prepared for immediate consumption and is not otherwise included in this 21 22 paragraph).

Beginning on July 1, 2022 and until July 1, 2023, the tax shall be imposed at the rate of 0% on food prepared for immediate consumption and transferred incident to a sale of service subject to this Act or the Service Occupation Tax Act

by an entity licensed under the Hospital Licensing Act, the 1 2 Nursing Home Care Act, the Assisted Living and Shared Housing 3 Act, the ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, or the 4 5 Child Care Act of 1969, or an entity that holds a permit issued pursuant to the Life Care Facilities Act. Beginning on July 1, 6 7 2022 and until July 1, 2023, the tax shall also be imposed at the rate of 0% on food for human consumption that is to be 8 9 consumed off the premises where it is sold (other than 10 alcoholic beverages, food consisting of or infused with adult 11 use cannabis, soft drinks, and food that has been prepared for 12 immediate consumption and is not otherwise included in this 13 paragraph).

14 The tax shall also be imposed at the rate of 1% on 15 prescription and nonprescription medicines, drugs, medical 16 appliances, products classified as Class III medical devices 17 by the United States Food and Drug Administration that are used for cancer treatment pursuant to a prescription, as well 18 19 as any accessories and components related to those devices, 20 modifications to a motor vehicle for the purpose of rendering it usable by a person with a disability, and insulin, blood 21 22 sugar testing materials, syringes, and needles used by human 23 diabetics. For the purposes of this Section, until September 1, 2009: the term "soft drinks" means any complete, finished, 24 25 ready-to-use, non-alcoholic drink, whether carbonated or not, including, but not limited to, soda water, cola, fruit juice, 26

vegetable juice, carbonated water, and all other preparations 1 2 commonly known as soft drinks of whatever kind or description 3 that are contained in any closed or sealed bottle, can, carton, or container, regardless of size; but "soft drinks" 4 5 does not include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A 6 7 Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice. 8

9 Notwithstanding any other provisions of this Act, 10 beginning September 1, 2009, "soft drinks" means non-alcoholic 11 beverages that contain natural or artificial sweeteners. "Soft 12 drinks" <u>does</u> do not include beverages that contain milk or 13 milk products, soy, rice or similar milk substitutes, or 14 greater than 50% of vegetable or fruit juice by volume.

15 Until August 1, 2009, and notwithstanding any other 16 provisions of this Act, "food for human consumption that is to 17 be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and 18 19 food products that are dispensed hot from a vending machine, 20 regardless of the location of the vending machine. Beginning August 1, 2009, and notwithstanding any other provisions of 21 22 this Act, "food for human consumption that is to be consumed 23 off the premises where it is sold" includes all food sold 24 through a vending machine, except soft drinks, candy, and food 25 products that are dispensed hot from a vending machine, 26 regardless of the location of the vending machine.

Notwithstanding any other provisions of 1 this Act, 2 beginning September 1, 2009, "food for human consumption that is to be consumed off the premises where it is sold" does not 3 include candy. For purposes of this Section, "candy" means a 4 5 preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts or 6 7 other ingredients or flavorings in the form of bars, drops, or pieces. "Candy" does not include any preparation that contains 8 9 flour or requires refrigeration.

10 Notwithstanding any other provisions of this Act. 11 beginning September 1, 2009, "nonprescription medicines and 12 drugs" does not include grooming and hygiene products. For 13 purposes of this Section, "grooming and hygiene products" includes, but is not limited to, soaps and cleaning solutions, 14 shampoo, toothpaste, mouthwash, antiperspirants, and sun tan 15 lotions and screens, unless those products are available by 16 17 prescription only, regardless of whether the products meet the definition of "over-the-counter-drugs". For the purposes of 18 this paragraph, "over-the-counter-drug" means a drug for human 19 20 use that contains a label that identifies the product as a drug C.F.R. § 21 required by 21 CFR 201.66. The as 22 "over-the-counter-drug" label includes:

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(A) a A "Drug Facts" panel; or

(B) <u>a</u> A statement of the "active ingredient(s)" with a
list of those ingredients contained in the compound,
substance or preparation.

Beginning on January 1, 2014 (the effective date of Public Act 98-122), "prescription and nonprescription medicines and drugs" includes medical cannabis purchased from a registered dispensing organization under the Compassionate Use of Medical Cannabis Program Act.

As used in this Section, "adult use cannabis" means cannabis subject to tax under the Cannabis Cultivation Privilege Tax Law and the Cannabis Purchaser Excise Tax Law and does not include cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act.

11 If the property that is acquired from a serviceman is 12 acquired outside Illinois and used outside Illinois before 13 being brought to Illinois for use here and is taxable under this Act, the "selling price" on which the tax is computed 14 15 shall be reduced by an amount that represents a reasonable 16 allowance for depreciation for the period of prior 17 out-of-state use.

18 (Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19; 19 102-4, eff. 4-27-21; 102-16, eff. 6-17-21; 102-700, Article 20 20, Section 20-10, eff. 4-19-22; 102-700, Article 60, Section 21 60-20, eff. 4-19-22; revised 6-1-22.)

22 Section 15. The Service Occupation Tax Act is amended by 23 changing Section 3-10 as follows:

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(35 ILCS 115/3-10) (from Ch. 120, par. 439.103-10)

- 16 - LRB103 30522 HLH 56955 b

Sec. 3-10. Rate of tax. Unless otherwise provided in this 1 2 Section, the tax imposed by this Act is at the rate of 6.25% of the "selling price", as defined in Section 2 of the Service Use 3 Tax Act, of the tangible personal property. For the purpose of 4 5 computing this tax, in no event shall the "selling price" be less than the cost price to the serviceman of the tangible 6 7 personal property transferred. The selling price of each item 8 of tangible personal property transferred as an incident of a 9 sale of service may be shown as a distinct and separate item on 10 the serviceman's billing to the service customer. If the 11 selling price is not so shown, the selling price of the 12 tangible personal property is deemed to be 50% of the 13 serviceman's entire billing to the service customer. When, 14 however, a serviceman contracts to design, develop, and 15 produce special order machinery or equipment, the tax imposed 16 by this Act shall be based on the serviceman's cost price of 17 the tangible personal property transferred incident to the completion of the contract. 18

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

Beginning 30 days after the effective date of this amendatory Act of the 103rd General Assembly, with respect to: motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law; gasohol, as defined in Section 3-40 of the Use Tax Act;

- 17 - LRB103 30522 HLH 56955 b

1 majority blended ethanol fuel; and biodiesel and biodiesel 2 blends, the tax imposed under this Act may not exceed the cents 3 per gallon rate established by the Department under subsection (e) of Section 2d of the Retailers' Occupation Tax Act. With 4 5 respect to the tax imposed on biodiesel blends and gasohol, the maximum cents per gallon rate shall include the reduction 6 7 allowed in subsection (e) of Section 2d of the Retailers' 8 Occupation Tax Act.

9 With respect to gasohol, as defined in the Use Tax Act, the 10 tax imposed by this Act shall apply to (i) 70% of the cost 11 price of property transferred as an incident to the sale of 12 service on or after January 1, 1990, and before July 1, 2003, (ii) 80% of the selling price of property transferred as an 13 14 incident to the sale of service on or after July 1, 2003 and on or before July 1, 2017, and (iii) 100% of the cost price 15 16 thereafter. If, at any time, however, the tax under this Act on 17 sales of gasohol, as defined in the Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 18 100% of the proceeds of sales of gasohol made during that time. 19

20 With respect to majority blended ethanol fuel, as defined 21 in the Use Tax Act, the tax imposed by this Act does not apply 22 to the selling price of property transferred as an incident to 23 the sale of service on or after July 1, 2003 and on or before 24 December 31, 2023 but applies to 100% of the selling price 25 thereafter.

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With respect to biodiesel blends, as defined in the Use

Tax Act, with no less than 1% and no more than 10% biodiesel, 1 2 the tax imposed by this Act applies to (i) 80% of the selling 3 price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 4 5 2018 and (ii) 100% of the proceeds of the selling price after December 31, 2018 and before January 1, 2024. On and after 6 7 January 1, 2024 and on or before December 31, 2030, the 8 taxation of biodiesel, renewable diesel, and biodiesel blends 9 shall be as provided in Section 3-5.1 of the Use Tax Act. If, 10 at any time, however, the tax under this Act on sales of 11 biodiesel blends, as defined in the Use Tax Act, with no less 12 than 1% and no more than 10% biodiesel is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of 13 14 the proceeds of sales of biodiesel blends with no less than 1% 15 and no more than 10% biodiesel made during that time.

16 With respect to biodiesel, as defined in the Use Tax Act, 17 and biodiesel blends, as defined in the Use Tax Act, with more than 10% but no more than 99% biodiesel material, the tax 18 19 imposed by this Act does not apply to the proceeds of the 20 selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before 21 22 December 31, 2023. On and after January 1, 2024 and on or 23 before December 31, 2030, the taxation of biodiesel, renewable 24 diesel, and biodiesel blends shall be as provided in Section 25 3-5.1 of the Use Tax Act.

At the election of any registered serviceman made for each

HB3468

26

fiscal year, sales of service in which the aggregate annual 1 2 cost price of tangible personal property transferred as an incident to the sales of service is less than 35%, or 75% in 3 the case of servicemen transferring prescription drugs or 4 5 servicemen engaged in graphic arts production, of the aggregate annual total gross receipts from all sales of 6 service, the tax imposed by this Act shall be based on the 7 8 serviceman's cost price of the tangible personal property 9 transferred incident to the sale of those services.

10 Until July 1, 2022 and beginning again on July 1, 2023, the 11 tax shall be imposed at the rate of 1% on food prepared for 12 immediate consumption and transferred incident to a sale of service subject to this Act or the Service Use Tax Act by an 13 14 entity licensed under the Hospital Licensing Act, the Nursing 15 Home Care Act, the Assisted Living and Shared Housing Act, the 16 ID/DD Community Care Act, the MC/DD Act, the Specialized 17 Mental Health Rehabilitation Act of 2013, or the Child Care Act of 1969, or an entity that holds a permit issued pursuant 18 to the Life Care Facilities Act. Until July 1, 2022 and 19 beginning again on July 1, 2023, the tax shall also be imposed 20 at the rate of 1% on food for human consumption that is to be 21 22 consumed off the premises where it is sold (other than 23 alcoholic beverages, food consisting of or infused with adult 24 use cannabis, soft drinks, and food that has been prepared for 25 immediate consumption and is not otherwise included in this 26 paragraph).

- 20 - LRB103 30522 HLH 56955 b

Beginning on July 1, 2022 and until July 1, 2023, the tax 1 2 shall be imposed at the rate of 0% on food prepared for immediate consumption and transferred incident to a sale of 3 service subject to this Act or the Service Use Tax Act by an 4 5 entity licensed under the Hospital Licensing Act, the Nursing Home Care Act, the Assisted Living and Shared Housing Act, the 6 7 ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, or the Child Care 8 9 Act of 1969, or an entity that holds a permit issued pursuant 10 to the Life Care Facilities Act. Beginning July 1, 2022 and 11 until July 1, 2023, the tax shall also be imposed at the rate 12 of 0% on food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, 13 food consisting of or infused with adult use cannabis, soft 14 15 drinks, and food that has been prepared for immediate 16 consumption and is not otherwise included in this paragraph).

17 The tax shall also be imposed at the rate of 1% on prescription and nonprescription medicines, drugs, medical 18 appliances, products classified as Class III medical devices 19 20 by the United States Food and Drug Administration that are 21 used for cancer treatment pursuant to a prescription, as well 22 as any accessories and components related to those devices, 23 modifications to a motor vehicle for the purpose of rendering 24 it usable by a person with a disability, and insulin, blood sugar testing materials, syringes, and needles used by human 25 26 diabetics. For the purposes of this Section, until September

1, 2009: the term "soft drinks" means any complete, finished, 1 2 ready-to-use, non-alcoholic drink, whether carbonated or not, including, but not limited to, soda water, cola, fruit juice, 3 vegetable juice, carbonated water, and all other preparations 4 5 commonly known as soft drinks of whatever kind or description 6 that are contained in any closed or sealed can, carton, or 7 container, regardless of size; but "soft drinks" does not 8 include coffee, tea, non-carbonated water, infant formula, 9 milk or milk products as defined in the Grade A Pasteurized 10 Milk and Milk Products Act, or drinks containing 50% or more 11 natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "soft drinks" means non-alcoholic beverages that contain natural or artificial sweeteners. "Soft drinks" <u>does</u> do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than 50% of vegetable or fruit juice by volume.

Until August 1, 2009, and notwithstanding any other 18 provisions of this Act, "food for human consumption that is to 19 20 be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and 21 22 food products that are dispensed hot from a vending machine, 23 regardless of the location of the vending machine. Beginning August 1, 2009, and notwithstanding any other provisions of 24 this Act, "food for human consumption that is to be consumed 25 off the premises where it is sold" includes all food sold 26

1 through a vending machine, except soft drinks, candy, and food 2 products that are dispensed hot from a vending machine, 3 regardless of the location of the vending machine.

Notwithstanding any other provisions of this Act, 4 5 beginning September 1, 2009, "food for human consumption that is to be consumed off the premises where it is sold" does not 6 7 include candy. For purposes of this Section, "candy" means a 8 preparation of sugar, honey, or other natural or artificial 9 sweeteners in combination with chocolate, fruits, nuts or 10 other ingredients or flavorings in the form of bars, drops, or 11 pieces. "Candy" does not include any preparation that contains 12 flour or requires refrigeration.

13 Notwithstanding any other provisions of this Act, beginning September 1, 2009, "nonprescription medicines and 14 15 drugs" does not include grooming and hygiene products. For 16 purposes of this Section, "grooming and hygiene products" 17 includes, but is not limited to, soaps and cleaning solutions, shampoo, toothpaste, mouthwash, antiperspirants, and sun tan 18 19 lotions and screens, unless those products are available by 20 prescription only, regardless of whether the products meet the definition of "over-the-counter-drugs". For the purposes of 21 22 this paragraph, "over-the-counter-drug" means a drug for human 23 use that contains a label that identifies the product as a drug C.F.R. § 24 required bv 21 CFR 201.66. The as 25 "over-the-counter-drug" label includes:

26

(A) <u>a</u> A "Drug Facts" panel; or

(B) <u>a</u> A statement of the "active ingredient(s)" with a
 list of those ingredients contained in the compound,
 substance or preparation.

Beginning on January 1, 2014 (the effective date of Public Act 98-122), "prescription and nonprescription medicines and drugs" includes medical cannabis purchased from a registered dispensing organization under the Compassionate Use of Medical Cannabis Program Act.

9 As used in this Section, "adult use cannabis" means 10 cannabis subject to tax under the Cannabis Cultivation 11 Privilege Tax Law and the Cannabis Purchaser Excise Tax Law 12 and does not include cannabis subject to tax under the 13 Compassionate Use of Medical Cannabis Program Act.

14 (Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19; 15 102-4, eff. 4-27-21; 102-16, eff. 6-17-21; 102-700, Article 16 20, Section 20-15, eff. 4-19-22; 102-700, Article 60, Section 17 60-25, eff. 4-19-22; revised 6-1-22.)

Section 20. The Retailers' Occupation Tax Act is amended by changing Sections 2-10 and 2d as follows:

20 (35 ILCS 120/2-10)

Sec. 2-10. Rate of tax. Unless otherwise provided in this Section, the tax imposed by this Act is at the rate of 6.25% of gross receipts from sales of tangible personal property made in the course of business.

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

5 Beginning 30 days after the effective date of this amendatory Act of the 103rd General Assembly, with respect to: 6 7 motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law; gasohol, as defined in Section 3-40 of the Use Tax Act; 8 9 majority blended ethanol fuel; and biodiesel and biodiesel 10 blends, the tax imposed under this Act may not exceed the cents 11 per gallon rate established by the Department under subsection 12 (e) of Section 2d of this Act. With respect to the tax imposed on biodiesel blends and gasohol, the maximum cents per gallon 13 14 rate shall include the reduction allowed in subsection (e) of Section 2d of the <u>Retailers' Occupation Tax Act.</u> 15

Beginning on August 6, 2010 through August 15, 2010, and beginning again on August 5, 2022 through August 14, 2022, with respect to sales tax holiday items as defined in Section 2-8 of this Act, the tax is imposed at the rate of 1.25%.

Within 14 days after <u>July 1, 2000 (the effective date of</u> <u>Public Act 91-872)</u> this amendatory Act of the 91st General Assembly, each retailer of motor fuel and gasohol shall cause the following notice to be posted in a prominently visible place on each retail dispensing device that is used to dispense motor fuel or gasohol in the State of Illinois: "As of July 1, 2000, the State of Illinois has eliminated the State's

share of sales tax on motor fuel and gasohol through December 1 2 The price on this pump should reflect the 31, 2000. 3 elimination of the tax." The notice shall be printed in bold print on a sign that is no smaller than 4 inches by 8 inches. 4 5 The sign shall be clearly visible to customers. Any retailer who fails to post or maintain a required sign through December 6 7 31, 2000 is guilty of a petty offense for which the fine shall 8 be \$500 per day per each retail premises where a violation 9 occurs.

10 With respect to gasohol, as defined in the Use Tax Act, the 11 tax imposed by this Act applies to (i) 70% of the proceeds of 12 sales made on or after January 1, 1990, and before July 1, 2003, (ii) 80% of the proceeds of sales made on or after July 13 14 1, 2003 and on or before July 1, 2017, and (iii) 100% of the proceeds of sales made thereafter. If, at any time, however, 15 16 the tax under this Act on sales of gasohol, as defined in the 17 Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of 18 19 gasohol made during that time.

20 With respect to majority blended ethanol fuel, as defined 21 in the Use Tax Act, the tax imposed by this Act does not apply 22 to the proceeds of sales made on or after July 1, 2003 and on 23 or before December 31, 2023 but applies to 100% of the proceeds 24 of sales made thereafter.

25 With respect to biodiesel blends, as defined in the Use 26 Tax Act, with no less than 1% and no more than 10% biodiesel,

the tax imposed by this Act applies to (i) 80% of the proceeds 1 2 of sales made on or after July 1, 2003 and on or before December 31, 2018 and (ii) 100% of the proceeds of sales made 3 after December 31, 2018 and before January 1, 2024. On and 4 5 after January 1, 2024 and on or before December 31, 2030, the taxation of biodiesel, renewable diesel, and biodiesel blends 6 7 shall be as provided in Section 3-5.1 of the Use Tax Act. If, 8 at any time, however, the tax under this Act on sales of 9 biodiesel blends, as defined in the Use Tax Act, with no less 10 than 1% and no more than 10% biodiesel is imposed at the rate 11 of 1.25%, then the tax imposed by this Act applies to 100% of 12 the proceeds of sales of biodiesel blends with no less than 1% and no more than 10% biodiesel made during that time. 13

14 With respect to biodiesel, as defined in the Use Tax Act, 15 and biodiesel blends, as defined in the Use Tax Act, with more 16 than 10% but no more than 99% biodiesel, the tax imposed by 17 this Act does not apply to the proceeds of sales made on or after July 1, 2003 and on or before December 31, 2023. On and 18 after January 1, 2024 and on or before December 31, 2030, the 19 20 taxation of biodiesel, renewable diesel, and biodiesel blends shall be as provided in Section 3-5.1 of the Use Tax Act. 21

22 Until July 1, 2022 and beginning again on July 1, 2023, 23 with respect to food for human consumption that is to be 24 consumed off the premises where it is sold (other than 25 alcoholic beverages, food consisting of or infused with adult 26 use cannabis, soft drinks, and food that has been prepared for

immediate consumption), the tax is imposed at the rate of 1%.
Beginning July 1, 2022 and until July 1, 2023, with respect to
food for human consumption that is to be consumed off the
premises where it is sold (other than alcoholic beverages,
food consisting of or infused with adult use cannabis, soft
drinks, and food that has been prepared for immediate
consumption), the tax is imposed at the rate of 0%.

8 respect to prescription With and nonprescription 9 medicines, drugs, medical appliances, products classified as 10 Class III medical devices by the United States Food and Drug 11 Administration that are used for cancer treatment pursuant to 12 a prescription, as well as any accessories and components related to those devices, modifications to a motor vehicle for 13 14 the purpose of rendering it usable by a person with a 15 disability, and insulin, blood sugar testing materials, 16 syringes, and needles used by human diabetics, the tax is 17 imposed at the rate of 1%. For the purposes of this Section, until September 1, 2009: the term "soft drinks" means any 18 19 complete, finished, ready-to-use, non-alcoholic drink, whether 20 carbonated or not, including, but not limited to, soda water, 21 cola, fruit juice, vegetable juice, carbonated water, and all 22 other preparations commonly known as soft drinks of whatever 23 kind or description that are contained in any closed or sealed 24 bottle, can, carton, or container, regardless of size; but "soft drinks" does not include coffee, tea, non-carbonated 25 26 water, infant formula, milk or milk products as defined in the

Grade A Pasteurized Milk and Milk Products Act, or drinks
 containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "soft drinks" means non-alcoholic beverages that contain natural or artificial sweeteners. "Soft drinks" <u>does</u> do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than 50% of vegetable or fruit juice by volume.

9 Until August 1, 2009, and notwithstanding any other 10 provisions of this Act, "food for human consumption that is to 11 be consumed off the premises where it is sold" includes all 12 food sold through a vending machine, except soft drinks and 13 food products that are dispensed hot from a vending machine, regardless of the location of the vending machine. Beginning 14 15 August 1, 2009, and notwithstanding any other provisions of 16 this Act, "food for human consumption that is to be consumed 17 off the premises where it is sold" includes all food sold through a vending machine, except soft drinks, candy, and food 18 19 products that are dispensed hot from a vending machine, 20 regardless of the location of the vending machine.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "food for human consumption that is to be consumed off the premises where it is sold" does not include candy. For purposes of this Section, "candy" means a preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts or

other ingredients or flavorings in the form of bars, drops, or pieces. "Candy" does not include any preparation that contains flour or requires refrigeration.

Notwithstanding any other provisions of this Act, 4 5 beginning September 1, 2009, "nonprescription medicines and drugs" does not include grooming and hygiene products. For 6 7 purposes of this Section, "grooming and hygiene products" 8 includes, but is not limited to, soaps and cleaning solutions, 9 shampoo, toothpaste, mouthwash, antiperspirants, and sun tan 10 lotions and screens, unless those products are available by 11 prescription only, regardless of whether the products meet the 12 definition of "over-the-counter-drugs". For the purposes of this paragraph, "over-the-counter-drug" means a drug for human 13 use that contains a label that identifies the product as a drug 14 C.F.R. § 15 as required by 21 CFR 201.66. The 16 "over-the-counter-drug" label includes:

17

(A) $\underline{a} \xrightarrow{A}$ "Drug Facts" panel; or

(B) <u>a</u> A statement of the "active ingredient(s)" with a
list of those ingredients contained in the compound,
substance or preparation.

Beginning on January 1, 2014 (the effective date of Public 21 22 Act 98-122) this amendatory Act of the 98th General Assembly, 23 "prescription and nonprescription medicines and drugs" medical cannabis purchased from a 24 includes registered 25 dispensing organization under the Compassionate Use of Medical 26 Cannabis Program Act.

- 30 - LRB103 30522 HLH 56955 b

As used in this Section, "adult use cannabis" means cannabis subject to tax under the Cannabis Cultivation Privilege Tax Law and the Cannabis Purchaser Excise Tax Law and does not include cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act.

6 (Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19;
7 102-4, eff. 4-27-21; 102-700, Article 20, Section 20-20, eff.
8 4-19-22; 102-700, Article 60, Section 60-30, eff. 4-19-22;
9 102-700, Article 65, Section 65-10, eff. 4-19-22; revised
10 6-1-22.)

11

(35 ILCS 120/2d) (from Ch. 120, par. 441d)

12 Sec. 2d. Tax prepayment by motor fuel retailer.

13 (a) Any person engaged in the business of selling motor 14 fuel at retail, as defined in the Motor Fuel Tax Law, and who 15 is not a licensed distributor or supplier, as defined in the 16 Motor Fuel Tax Law, shall prepay to his or her distributor, supplier, or other reseller of motor fuel a portion of the tax 17 18 imposed by this Act if the distributor, supplier, or other reseller of motor fuel is registered under Section 2a or 19 20 Section 2c of this Act. The prepayment requirement provided 21 for in this Section does not apply to liquid propane gas.

(b) Beginning on July 1, 2000 and through December 31,
2000, the Retailers' Occupation Tax paid to the distributor,
supplier, or other reseller shall be an amount equal to \$0.01
per gallon of the motor fuel, except gasohol as defined in

Section 2-10 of this Act which shall be an amount equal to
 \$0.01 per gallon, purchased from the distributor, supplier, or
 other reseller.

4 (c) Before July 1, 2000 and then beginning on January 1, 5 2001 and through June 30, 2003, the Retailers' Occupation Tax 6 paid to the distributor, supplier, or other reseller shall be 7 an amount equal to \$0.04 per gallon of the motor fuel, except 8 gasohol as defined in Section 2-10 of this Act which shall be 9 an amount equal to \$0.03 per gallon, purchased from the 10 distributor, supplier, or other reseller.

(d) Beginning July 1, 2003 and through December 31, 2010, the Retailers' Occupation Tax paid to the distributor, supplier, or other reseller shall be an amount equal to \$0.06 per gallon of the motor fuel, except gasohol as defined in Section 2-10 of this Act which shall be an amount equal to \$0.05 per gallon, purchased from the distributor, supplier, or other reseller.

(e) Beginning on January 1, 2011 and thereafter, the 18 Retailers' Occupation Tax paid to the distributor, supplier, 19 20 or other reseller shall be at the rate established by the 21 Department under this subsection. The rate shall be 22 established by the Department on January 1 and July 1 of each 23 year using the average selling price, as defined in Section 1 24 of this Act, per gallon of motor fuel sold in the State during 25 the previous 6 months and multiplying that amount by 6.25% to 26 determine the cents per gallon rate. Beginning 30 days after

1 the effective date of this amendatory Act of the 103rd General 2 Assembly, the cents per gallon rate established by the 3 Department for motor fuel under this subsection may not exceed \$0.18 per gallon. In the case of biodiesel blends, as defined 4 5 in Section 3-42 of the Use Tax Act, with no less than 1% and no more than 10% biodiesel, and in the case of gasohol, as defined 6 7 in Section 3-40 of the Use Tax Act, the rate shall be 80% of 8 the rate established by the Department under this subsection 9 for motor fuel. The Department shall provide persons subject 10 to this Section notice of the rate established under this 11 subsection at least 20 days prior to each January 1 and July 1. 12 The Department shall provide persons subject to this Section 13 notice of the rate change required by this amendatory Act of 14 the 103rd General Assembly at least 20 days prior to the date on which that change takes effect. Publication of the 15 16 established rate on the Department's internet website shall 17 sufficient notice under this Section. constitute The Department may use data derived from independent surveys 18 19 conducted or accumulated by third parties to determine the 20 average selling price per gallon of motor fuel sold in the State. 21

(f) Any person engaged in the business of selling motor fuel at retail shall be entitled to a credit against tax due under this Act in an amount equal to the tax paid to the distributor, supplier, or other reseller.

26 (g) Every distributor, supplier, or other reseller

- 33 - LRB103 30522 HLH 56955 b

registered as provided in Section 2a or Section 2c of this Act 1 2 shall remit the prepaid tax on all motor fuel that is due from any person engaged in the business of selling at retail motor 3 fuel with the returns filed under Section 2f or Section 3 of 4 5 this Act, but the vendors discount provided in Section 3 shall 6 not apply to the amount of prepaid tax that is remitted. Any 7 distributor or supplier who fails to properly collect and 8 remit the tax shall be liable for the tax. For purposes of this 9 Section, the prepaid tax is due on invoiced gallons sold 10 during a month by the 20th day of the following month.

11 (Source: P.A. 96-1384, eff. 7-29-10.)

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