Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2192

Introduced by

Senators Bekkedahl, Meyer, Wardner

Representatives Lefor, Schreiber-Beck, Zubke

1 A BILL for an Act to create and enact chapter 11-09.2 of the North Dakota Century Code,

2 relating to county lodging and restaurant tax; to amend and reenact subsections 21, 22, and 23

3 of section 57-39.2-01, subdivision e of subsection 1 of section 57-39.2-02.1, and subsection 22

4 of section 57-39.2-04 of the North Dakota Century Code, relating to references to tourist court

5 <u>accommodations;</u> and to provide an effective date.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7 SECTION 1. Chapter 11-09.2 of the North Dakota Century Code is created and enacted as8 follows:

9 <u>11-09.2-01. County lodging tax - Imposition - Amount - Disposition.</u>

10 The board of county commissioners of any county, by ordinance, may impose a county tax,

11 <u>not to exceed two percent, upon the gross receipts of retailers on the leasing or renting of hotel,</u>

12 motel, bed and breakfast, or other accommodations within the county for periods of fewer than

13 thirty consecutive calendar days or one month. The tax imposed by this section must be in

14 addition to the state sales tax on rental accommodations provided in chapter 57-39.2. A county

15 may not impose a county lodging tax under this section on the gross receipts of retailers located

16 within the boundaries of a city within that county if the city has imposed a city lodging tax, or

17 <u>subsequently enacts and imposes a city lodging tax, under section 40-57.3-01. A county that</u>

18 imposes the tax in this section shall deposit all proceeds in the county visitors' promotion fund.

19 Moneys deposited in the county visitors' promotion fund must be spent only as provided in this

20 chapter. This chapter applies to all counties and does not limit the authority of a home rule_

21 county to levy any taxes authorized by other provisions of law.

22 <u>11-09.2-02. County lodging and restaurant tax - Imposition - Amount - Disposition.</u>

23 In addition to the tax under section 11-09.2-01, the board of county commissioners of any

24 county, by ordinance, may impose a county tax, at a rate not to exceed one percent, upon the

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1	gross receipts of retailers on the leasing or renting of hotel, motel, bed and breakfast, or other
2	accommodations within the county for periods of fewer than thirty consecutive calendar days or
3	one month and upon the gross receipts of a restaurant from any sales of prepared food or
4	beverages, not including alcoholic beverages for consumption off the premises where
5	purchased, which are subject to state sales taxes. For purposes of this section, "restaurant"
6	means any place where food is prepared and intended for individual portion service for
7	consumption on or off the premises and "prepared" includes heating prepackaged food.
8	Accommodations, food, and beverages may all, each, or in any combination be subject to the
9	tax under this section, if all items in any category which are taxable under state law are taxable,
10	except as otherwise provided in this section. The tax imposed under this section is in addition to
11	state sales taxes on rental accommodations and restaurant sales, and county lodging taxes
12	under section 11-09.2-01. A county may not impose a county lodging and restaurant tax under
13	this section on the gross receipts of retailers located within the boundaries of a city within that
14	county if the city has imposed a city lodging and restaurant tax, or subsequently enacts and
15	imposes a city lodging and restaurant tax, under section 40-57.3-01.1, on the gross receipts
16	from the same transaction. A county that imposes the tax under this section shall deposit all
17	proceeds in the county visitors' promotion fund. Moneys deposited in the county visitors'
18	promotion fund may be spent only as provided in this chapter.
19	<u>11-09.2-03. County visitors' promotion fund - Visitors' committee - Establishment -</u>
20	Purpose.
21	The board of county commissioners of any county that imposes a county tax pursuant to
22	section 11-09.2-01 or 11-09.2-02 shall establish a county visitors' promotion fund and a visitors'
23	committee. The board of county commissioners shall appoint the members of a visitors'
24	committee. The visitors' committeelocal destination marketing organization shall serve as an
25	advisory committee to the board of county commissioners in administering the proceeds from
26	the taxes available to the county under this chapter. The moneys in the visitors' promotion fund
27	must be used generally to promote, encourage, and attract visitors to come to the county and
28	use the travel and tourism facilities within the county. The visitors' committeelocal destination
29	marketing organization shall receive, plan, execute, and review the expenditure of proceeds
30	from the visitors' promotion fund and report its activities annually to the board of county
31	commissioners. The visitors' committee must be registered with the secretary of state. The

1	appointees shall serve without compensation, except for reimbursement for necessary
2	expenses. Committee members shall serve for a term of four years, except that two of the
3	members initially appointed must be appointed for an initial term of two years. Vacancies must
4	be filled in the same manner as the initial appointment. The committee shall elect a chairperson
5	and vice chairperson from among its members to serve for a term of two years.
6	<u>11-09.2-04. Budget - Contracts.</u>
7	The board of county commissioners annually shall review the visitors' committeelocal
8	destination marketing organization budget as proposed by the committee organization, if any,
9	under which the committee organization operates. The board of county commissioners, in
10	consultation with the visitors' committeelocal destination marketing organization, may contract
11	with any person, firm, association, corporation, or limited liability company to carry out the
12	purposes of the county visitors' promotion fund created under section 11-09.2-03.
13	11-09.2-05. Payment of tax - Collection by tax commissioner - Administrative
14	expenses allowed - Rules.
15	The taxes imposed under this chapter are due and payable at the same time the taxpayer is
16	required to file a return under chapter 57-39.2 and must be collected and administered by the
17	tax commissioner in the manner provided in chapter 57-39.2. The taxpayer shall add the taxes
18	imposed under this chapter to the sales, lease, or rental price and shall collect the tax from the
19	consumer. A retailer may not advertise or hold out or state to the public, or to any consumer,
20	directly or indirectly, that the taxes or any part of the taxes imposed under this chapter are
21	assumed, absorbed, or refunded by the taxpayer. The amount the tax commissioner remits
22	monthly to each county as taxes collected for that county's visitors' promotion fund must be
23	reduced by three percent as an administrative fee necessary to defray the cost of collecting the
24	taxes and the expenses incident to collection. The administrative fee must be deposited in the
25	general fund in the state treasury. The tax commissioner shall adopt rules necessary for the
26	administration of this chapter. The penalties and liabilities provided in sections 57-39.2-18 and
27	57-39.2-18.1 specifically apply to the filing of returns and administration of the taxes imposed
28	under this chapter. The taxes imposed under this chapter are not taxes subject to chapter 57-
29	39.4. The tax commissioner may offset future distributions of a tax imposed and collected under
30	this chapter if a previous overpayment of the tax was distributed to the county. The tax

1	commissioner, after consulting the appropriate county official, may determine the of	ffset amount	
2	and time period for recovery of the overpayment of the tax distribution.		
3	SECTION 2. AMENDMENT. Subsections 21, 22, and 23 of section 57-39.2-01	of the North	
4	Dakota Century Code are amended and reenacted as follows:		
5	21. "Retail sale" or "sale at retail" means any sale, lease, or rental for any pur	pose other	
6	than for resale, sublease, or subrental. "Retail sale" or "sale at retail" inclu	ides the sale,	
7	including the leasing or renting, to a consumer or to any person for any pu	urpose, other	
8	than for processing or for resale, of tangible personal property; the sale of	f steam, gas,	
9	and communication service, excluding internet access service, to retail co	nsumers or	
10	users; the sale of vulcanizing, recapping, and retreading services for tires	; the	
11	ordering, selecting, or aiding a customer to select any goods, wares, or m	erchandise	
12	from any price list or catalog, which the customer might order, or be order	ed for such	
13	customer to be shipped directly to such customer; the sale or furnishing o	f hotel,	
14	motel, or tourist courtother accommodations, tickets, or admissions to any	/ place of	
15	amusement, athletic event, or place of entertainment; and the sales of ma	igazines and	
16	other periodicals. By the term "processing" is meant any tangible persona	l property,	
17	including containers which it is intended, by means of fabrication, compou	inding,	
18	manufacturing, producing, or germination shall become an integral or an i	ngredient or	
19	component part of other tangible personal property intended to be sold ult	timately at	
20	retail. The sale of an item of tangible personal property for the purpose of		
21	incorporating it in or attaching it to real property must be considered as a	sale of	
22	tangible personal property for a purpose other than for processing; the de	livery of	
23	possession within the state of North Dakota of tangible personal property	by a	
24	wholesaler or distributor to an out-of-state retailer who does not hold a No	orth Dakota	
25	retail sales tax permit or to a person who by contract incorporates such ta	ngible	
26	personal property into, or attaches it to, real property situated in another s	tate may not	
27	be considered a taxable sale if such delivery of possession would not be t	treated as a	
28	taxable sale in that state. As used in this subsection, the word "consumer'	' includes	
29	any hospital, infirmary, sanatorium, nursing home, home for the aged, or s	similar	
30	institution that furnishes services to any patient or occupant. The sale of a	in item of	
31	tangible personal property to a person under a finance leasing agreement	over the	

1 term of which the property will be substantially consumed must be considered a retail 2 sale if the purchaser elects to treat it as such by paying or causing the transferor to 3 pay the sales tax thereon to the commissioner on or before the last day on which 4 payments may be made without penalty as provided in section 57-39.2-12. 5 22. "Retailer" or "seller" includes every person engaged in the business of leasing or 6 renting hotel, motel, or tourist court other accommodations, and every person engaged 7 in the business of selling tangible goods, wares, or merchandise at retail, or furnishing 8 of steam, gas, and communication services, excluding internet access service, or 9 tickets or admissions to places of amusement, entertainment, and athletic events, or 10 magazines or other periodicals; and includes any person as herein defined who by 11 contract or otherwise agrees to furnish for a consideration a totally or partially finished 12 product consisting in whole or in part of tangible personal property subject to the sales 13 tax herein provided, and all items of tangible personal property entering into the 14 performance of such contract as a component part of the product agreed to be 15 furnished under said contract shall be subject to the sales tax herein provided and the 16 sales tax thereon shall be collected by the contractor from the person for whom the 17 contract has been performed in addition to the contract price agreed upon, and shall 18 be remitted to the state in the manner provided in this chapter; and shall include the 19 state or any municipality furnishing steam, gas, or communication service to members 20 of the public in its proprietary capacity. For the purpose of this chapter, retailer shall 21 also include every clerk, auctioneer, agent, or factor selling tangible personal property 22 owned by any other retailer. A retailer also includes every person who engages in 23 regular or systematic solicitation of a consumer market in this state by the distribution 24 of catalogs, periodicals, advertising fliers, or other advertising, or by means of print, 25 radio or television media, by mail, telegraphy, telephone, computer database, cable, 26 optic, microwave, or other communication system. 27 23. "Sale" means any transfer of title or possession, exchange or barter, conditional or

23. Sale means any transier of title of possession, exchange of barter, conditional of otherwise, in any manner or by any means whatever, for a consideration, and includes
29 the furnishing or service of steam, gas, or communication, excluding internet access
30 service, the furnishing of hotel, motel, or tourist courtother accommodations, the
31 furnishing of tickets or admissions to any place of amusement, athletic event, or place

1	of entertainment, and sales of magazines and other periodicals. Provided, the words
2	"magazines and other periodicals" as used in this subsection do not include
3	newspapers nor magazines or periodicals that are furnished free by a nonprofit
4	corporation or organization to its members or because of payment by its members of
5	membership fees or dues.
6	SECTION 3. AMENDMENT. Subdivision e of subsection 1 of section 57-39.2-02.1 of the
7	North Dakota Century Code is amended and reenacted as follows:
8	e. The leasing or renting of a hotel or motel room or tourist courtother
9	accommodations.
10	SECTION 4. AMENDMENT. Subsection 22 of section 57-39.2-04 of the North Dakota
11	Century Code is amended and reenacted as follows:
12	22. Gross receipts from the leasing or renting of manufactured homes, modular living
13	units, or sectional homes, whether or not placed on a permanent foundation, for
14	residential housing for periods of thirty or more consecutive days and the gross
15	receipts from the leasing or renting of a hotel or motel room or tourist courtother
16	accommodations occupied by the same person or persons for residential housing for
17	periods of thirty or more consecutive days.
18	SECTION 5. EFFECTIVE DATE. This Act is effective for taxable events occurring after
19	June 30, 2019.