

- 1 ND7L8J-1
- 2 By Representatives Crawford, Whitt, Standridge, Ingram,
- 3 Pettus, Rehm, Smith, Brown, Hammett
- 4 RFD: Ways and Means Education
- 5 First Read: 18-Apr-23



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4	SYNOPSIS:
5	Under existing law, the gross proceeds from the
6	sale of certain items are exempted from the tax levied
7	on the sale of items in the state.
8	This bill would exempt the gross proceeds from
9	the sale of materials purchased to be used as fencing
LO	for agriculture livestock purposes from the state's
L1	sales and use tax.
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L 4	A BILL
L 5	TO BE ENTITLED
L 6	AN ACT
L 7	
L 8	Relating to sales tax exemptions; to amend Section
L 9	40-23-4, Code of Alabama 1975, as last amended by Acts
20	2022-199, 2022-291, 2022-293, and 2022-373, 2022 Regular
21	Session, to exempt from sales tax the gross proceeds from the
22	sale of materials to be used as fencing in agriculture
23	livestock applications.
24	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
25	Section 1. Section 40-23-4, Code of Alabama 1975, as
26	last amended by Acts 2022-199, 2022-291, 2022-293, and
27	2022-373, 2022 Regular Session, is amended to read as follows

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"§40-23-4

29	(a) There are exempted from the provisions of this
30	division and from the computation of the amount of the tax
31	levied, assessed, or payable under this division the
32	following:
33	(1) The gross proceeds of the sales of lubricating oil and

- (1) The gross proceeds of the sales of lubricating oil and gasoline as defined in Sections 40-17-30 and 40-17-170 and the gross proceeds from those sales of lubricating oil destined for out-of-state use which are transacted in a manner whereby an out-of-state purchaser takes delivery of such oil at a distributor's plant within this state and transports it out-of-state, which are otherwise taxed.
- (2) The gross proceeds of the sale, or sales, of fertilizer when used for agricultural purposes. The word "fertilizer" shall not be construed to include cottonseed meal, when not in combination with other materials.
- (3) The gross proceeds of the sale, or sales, of seeds for planting purposes and baby chicks and poults. Nothing herein shall be construed to exempt or exclude from the computation of the tax levied, assessed, or payable, the gross proceeds of the sale or sales of plants, seedlings, nursery stock, or floral products.
- (4) The gross proceeds of sales of insecticides and fungicides when used for agricultural purposes or when used by persons properly permitted by the Department of Agriculture and Industries or any applicable local or state governmental authority for structural pest control work and feed for livestock and poultry, but not including prepared food for dogs and cats.



whomsoever sold, and also the gross proceeds of poultry and other products of the farm, dairy, grove, or garden, when in the original state of production or condition of preparation for sale, when such sale or sales are made by the producer or members of the producer's immediate family or for the producer by those employed by the producer to assist in the production thereof. Nothing herein shall be construed to exempt or exclude from the measure or computation of the tax levied, assessed, or payable hereunder, the gross proceeds of sales of poultry or poultry products when not products of the farm.

- (6) Cottonseed meal exchanged for cottonseed at or by cotton gins.
- (7) The gross receipts from the business on which, or for engaging in which, a license or privilege tax is levied by or under Sections 40-21-50, 40-21-53, and 40-21-56 through 40-21-60; provided, that nothing contained in this subdivision shall be construed to exempt or relieve the person or persons operating the business enumerated in these sections from the payments of the tax levied by this division upon or measured by the gross proceeds of sales of any tangible personal property, except gas and water, the gross receipts from the sale of which are the measure of the tax levied by Section 40-21-50, merchandise or other tangible commodities sold at retail by the persons, unless the gross proceeds of sale thereof are otherwise specifically exempted by this division.
- (8) The gross proceeds of sales or gross receipts of or by any person, firm, or corporation, from the sale of

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transportation, gas, water, or electricity, of the kinds and natures, the rates and charges for which, when sold by public utilities, are customarily fixed and determined by the Public Service Commission of Alabama or like regulatory bodies.

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- (9) The gross proceeds of the sale, or sales of wood residue, coal, or coke to manufacturers, electric power companies, and transportation companies for use or consumption in the production of by-products, or the generation of heat or power used in manufacturing tangible personal property for sale, for the generation of electric power or energy for use in manufacturing tangible personal property for sale or for resale, or for the generation of motive power for transportation.
- 98 (10) The gross proceeds from the sale or sales of fuel 99 and supplies for use or consumption aboard ships, vessels, 100 towing vessels, or barges, or drilling ships, rigs or barges, 101 or seismic or geophysical vessels, or other watercraft (herein 102 for purposes of this exemption being referred to as "vessels") 103 engaged in foreign or international commerce or in interstate 104 commerce; provided, that nothing in this division shall be 105 construed to exempt or exclude from the measure of the tax 106 herein levied the gross proceeds of sale or sales of material 107 and supplies to any person for use in fulfilling a contract 108 for the painting, repair, or reconditioning of vessels, 109 barges, ships, other watercraft, and commercial fishing 110 vessels of over five tons load displacement as registered with the U.S. Coast Guard and licensed by the State of Alabama 111 112 Department of Conservation and Natural Resources.

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113	For purposes of this subdivision, it shall be presumed
114	that vessels engaged in the transportation of cargo between
115	ports in the State of Alabama and ports in foreign countries
116	or possessions or territories of the United States or between
117	ports in the State of Alabama and ports in other states are
118	engaged in foreign or international commerce or interstate
119	commerce, as the case may be. For the purposes of this
120	subdivision, the engaging in foreign or international commerce
121	or interstate commerce shall not require that the vessel
122	involved deliver cargo to or receive cargo from a port in the
123	State of Alabama. For purposes of this subdivision, vessels
124	carrying passengers for hire, and no cargo, between ports in
125	the State of Alabama and ports in foreign countries or
126	possessions or territories of the United States or between
127	ports in the State of Alabama and ports in other states shall
128	be engaged in foreign or international commerce or interstate
129	commerce, as the case may be, if, and only if, both of the
130	following conditions are met: (i) The vessel in question is a
131	vessel of at least 100 gross tons; and (ii) the vessel in
132	question has an unexpired certificate of inspection issued by
133	the United States Coast Guard or by the proper authority of a
134	foreign country for a foreign vessel, which certificate is
135	recognized as acceptable under the laws of the United States.
136	Vessels that are engaged in foreign or international commerce
137	or interstate commerce shall be deemed for the purposes of
138	this subdivision to remain in such commerce while awaiting or
139	under repair in a port of the State of Alabama if the vessel
140	returns after such repairs are completed to engaging in

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141	foreign or international commerce or interstate commerce. For
142	purposes of this subdivision, seismic or geophysical vessels
143	which are engaged either in seismic or geophysical tests or
144	evaluations exclusively in offshore federal waters or in
145	traveling to or from conducting such tests or evaluations
146	shall be deemed to be engaged in international or foreign
147	commerce. For purposes of this subdivision, proof that fuel
148	and supplies purchased are for use or consumption aboard
149	vessels engaged in foreign or international commerce or in
150	interstate commerce may be accomplished by the merchant or
151	seller securing the duly signed certificate of the vessel
152	owner, operator, or captain or such person's respective agent,
153	on a form prescribed by the department, that the fuel and
154	supplies purchased are for use or consumption aboard vessels
155	engaged in foreign or international commerce or in interstate
156	commerce. Any person filing a false certificate shall be
157	guilty of a misdemeanor and upon conviction shall be fined not
158	less than twenty-five dollars (\$25) nor more than five hundred
159	dollars (\$500) for each offense. Each false certificate filed
160	shall constitute a separate offense. Any person filing a false
161	certificate shall be liable to the department for all taxes
162	imposed by this division upon the merchant or seller, together
163	with any interest or penalties thereon, by reason of the sale
164	or sales of fuel and supplies applicable to the false
165	certificate. If a merchant or seller of fuel and supplies
166	secures the certificate herein mentioned, properly completed,
167	the merchant or seller shall not be liable for the taxes
168	imposed by this division, if the merchant or seller had no



- knowledge that the certificate was false when it was filed with the merchant or seller.
- 171 (11) The gross proceeds of sales of tangible personal 172 property to the State of Alabama, to the counties within the 173 state and to incorporated municipalities of the State of

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- 175 (12) The gross proceeds of the sale or sales of
 176 railroad cars, vessels, barges, and commercial fishing vessels
 177 of over five tons load displacement as registered with the
 178 U.S. Coast Guard and licensed by the State of Alabama
 179 Department of Conservation and Natural Resources, when sold by
 180 the manufacturers or builders thereof.
- 181 (13) The gross proceeds of the sale or sales of 182 materials, equipment, and machinery that, at any time, enter 183 into and become a component part of ships, vessels, towing 184 vessels or barges, or drilling ships, rigs or barges, or 185 seismic or geophysical vessels, other watercraft and 186 commercial fishing vessels of over five tons load displacement as registered with the U.S. Coast Guard and licensed by the 187 188 State of Alabama Department of Conservation and Natural 189 Resources. Additionally, the gross proceeds from the sale or 190 sales of lifeboats, personal flotation devices, ring life 191 buoys, survival craft equipment, distress signals, EPIRB's, 192 fire extinguishers, injury placards, waste management plans 193 and logs, marine sanitation devices, navigation rulebooks, 194 navigation lights, sound signals, navigation day shapes, oil placard cards, garbage placards, FCC SSL, stability 195 196 instructions, first aid equipment, compasses, anchor and radar



- reflectors, general alarm systems, bilge pumps, piping, and discharge and electronic position fixing devices which are used on the aforementioned watercraft.
- 200 (14) The gross proceeds of the sale or sales of fuel 201 oil purchased as fuel for kiln use in manufacturing 202 establishments.
- 203 (15) The gross proceeds of the sale or sales of 204 tangible personal property to county and city school boards 205 within the State of Alabama, independent school boards within the State of Alabama, all educational institutions and 206 207 agencies of the State of Alabama, the counties within the 208 state, or any incorporated municipalities of the State of 209 Alabama, and private educational institutions operating within 210 the State of Alabama offering conventional and traditional 211 courses of study, such as those offered by public schools, 212 colleges, or universities within the State of Alabama; but not 213 including nurseries, day care centers, and home schools.

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- (16) The gross proceeds from the sale of all devices or facilities, and all identifiable components thereof, or materials for use therein, acquired primarily for the control, reduction, or elimination of air or water pollution and the gross proceeds from the sale of all identifiable components of, or materials used or intended for use in, structures built primarily for the control, reduction, or elimination of air and water pollution.
- (17) The gross proceeds of sales of tangible personal property or the gross receipts of any business which the state is prohibited from taxing under the Constitution or laws of



225 the United States or under the Constitution of this state.

- (18) When dealers or distributors use parts taken from stocks owned by them in making repairs without charge for the parts to the owner of the property repaired pursuant to warranty agreements entered into by manufacturers, such use shall not constitute taxable sales to the manufacturers, distributors, or to the dealers, under this division or under any county sales tax law.
- (19) The gross proceeds received from the sale or furnishing of food, including potato chips, candy, fruit and similar items, soft drinks, tobacco products, and stationery and other similar or related articles by hospital canteens operated by Alabama state hospitals at Bryce Hospital and Partlow State School for Mental Deficients at Tuscaloosa, Alabama, and Searcy Hospital at Mt. Vernon, Alabama, for the benefit of the patients therein.
- wrapping paper and other wrapping materials when used in preparing poultry or poultry products for delivery, shipment, or sale by the producer, processor, packer, or seller of such poultry or poultry products, including pallets used in shipping poultry and egg products, paper or other materials used for lining boxes or other containers in which poultry or poultry products are packed together with any other materials placed in such containers for the delivery, shipment, or sale of poultry or poultry products.
- 251 (21) The gross proceeds of the sales of all 252 antibiotics, hormones and hormone preparations, drugs,



253 medicines or medications, vitamins, minerals or other

254 nutrients, and all other feed ingredients including

255 concentrates, supplements, and other feed ingredients when

256 such substances are used as ingredients in mixing and

257 preparing feed for fish raised to be sold on a commercial

258 basis, livestock, and poultry. Such exemption herein granted

shall be in addition to exemptions now provided by law for

feed for fish raised to be sold on a commercial basis,

livestock, and poultry, but not including prepared foods for

262 dogs or cats.

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- 263 (22) The gross proceeds of the sale, or sales, of seedlings, plants, shoots, and slips which are to be used for 264 265 planting vegetable gardens or truck farms and other 266 agricultural purposes. Nothing herein shall be construed to 267 exempt, or exclude from the computation of the tax levied, 268 assessed, or payable, the gross proceeds of the sale, or the 269 use of plants, seedlings, shoots, slips, nursery stock, and 270 floral products, except as hereinabove exempted.
- 271 (23) The gross proceeds of the sale, or sales, of 272 fabricated steel tube sections, when produced and fabricated 273 in this state by any person, firm, or corporation for any 274 vehicular tunnel for highway vehicular traffic, when sold by 275 the manufacturer or fabricator thereof, and also the gross 276 proceeds of the sale, or sales, of steel which enters into and 277 becomes a component part of such fabricated steel tube sections of said tunnel. 278
- 279 (24) The gross proceeds from sales of admissions to any 280 theatrical production, symphonic or other orchestral concert,

ballet, or opera production when the concert or production is presented by any society, association, guild, or workshop group, organized within this state, whose members or some of whose members regularly and actively participate in the concerts or productions for the purposes of providing a creative outlet for the cultural and educational interests of its members, and of promoting such interests for the betterment of the community by presenting the productions to the general public for an admission charge. The employment of a paid director or conductor to assist in any such presentation described in this subdivision shall not be construed to prohibit the exemptions herein provided.

- (25) The gross proceeds of sales of "herbicides" for agricultural uses by whomsoever sold. The term herbicides, as used in this subdivision, means any substance or mixture of substances intended to prevent, destroy, repel, or retard the growth of weeds or plants. The term includes preemergence herbicides, postemergence herbicides, lay-by herbicides, pasture herbicides, defoliant herbicides, and desiccant herbicides.
- (26) The Alabama Chapter of the Cystic Fibrosis Research Foundation and the Jefferson Tuberculosis Sanatorium and any of their departments or agencies, heretofore or hereafter organized and existing in good faith in the State of Alabama for purposes other than for pecuniary gain and not for individual profit, shall be exempted from the computation of the tax on the gross proceeds of all sales levied, assessed, or payable.



- 309 (27) The gross proceeds from the sale or sales of fuel 310 for use or consumption aboard commercial fishing vessels are 311 exempt from the computation of all sales taxes levied, 312 assessed, or payable under this division or levied under any 313 county or municipal sales tax law.
- 314 (28) The gross proceeds from the sales of rope, fishing 315 nets, tools, or any substitute used directly in the process of 316 commercial fishing by a holder of a commercial license issued 317 pursuant to Chapter 12 of Title 9.

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- (29) The gross proceeds of sales of sawdust, wood shavings, wood chips, and other like materials sold for use as chicken litter by poultry producers and poultry processors.
 - antibiotics, hormones and hormone preparations, drugs, medicines, and other medications including serums and vaccines, vitamins, minerals, or other nutrients for use in the production and growing of fish, livestock, and poultry by whomsoever sold. The exemption herein granted shall be in addition to the exemption provided by law for feed for fish, livestock, and poultry, and in addition to the exemptions provided by law for the above-enumerated substances and products when mixed and used as ingredients in fish, livestock, and poultry feed.
- 332 (31) The gross proceeds of the sale or sales of all
 333 medicines prescribed by physicians for persons who are 65
 334 years of age or older, and when the prescriptions are filled
 335 by licensed pharmacists, shall be exempted under this division
 336 or under any county or municipal sales tax law. The exemption



provided in this section shall not apply to any medicine purchased in any manner other than as is herein provided.

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For the purposes of this subdivision, proof of age may be accomplished by filing with the dispensing pharmacist any one or more of the following documents:

- a. The name and claim number as shown on a Medicare card issued by the United States Social Security

 Administration.
- b. A certificate executed by any adult person having knowledge of the fact that the person for whom the medicine was prescribed is not less than 65 years of age.
- 348 c. An affidavit executed by any adult person having 349 knowledge of the fact that the person for whom the medicine 350 was prescribed is not less than 65 years of age.

For the purposes of this subdivision, any person filing a false proof of age shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of one hundred dollars (\$100).

(32) There shall be exempted from the tax levied by this division the gross receipts of sales of grass sod of all kinds and character when in the original state of production or condition of preparation for sale, when the sales are made by the producer or members of the producer's family or for the producer by those employed by the producer to assist in the production thereof; provided, that nothing herein shall be construed to exempt sales of sod by a person engaged in the business of selling plants, seedlings, nursery stock, or floral products.



365	(33) The gross receipts of sales of the following items
366	or materials that are necessary in the farm-to-market
367	production of tomatoes when such items or materials are used
368	by the producer or members of the producer's family or for the
369	producer by those employed by the producer to assist in the
370	production thereof: Twine for tying tomatoes, tomato stakes,
371	field boxes (wooden boxes used to take tomatoes from the
372	fields to shed), and tomato boxes used in shipments to
373	customers.

- 374 (34) The gross proceeds from the sale of liquefied 375 petroleum gas or natural gas sold to be used for agricultural 376 purposes.
- 377 (35) The gross receipts of sales from state nurseries 378 of forest tree seedlings.
- 379 (36) The gross receipts of sales of forest tree seed by 380 the state.
- 381 (37) The gross receipts of sales of Lespedeza bicolor 382 and other species of perennial plant seed and seedlings sold 383 for wildlife and game food production purposes by the state.
- 384 (38) The gross receipts of any aircraft manufactured, 385 sold, and delivered in this state if the aircraft are not 386 permanently domiciled in Alabama and are removed to another 387 state.
- 388 (39) The gross proceeds from the sale or sales of all diesel fuel used for off-highway agricultural purposes.
- 390 (40) The gross proceeds from sales of admissions to any 391 sporting event that:
- 392 a. Takes place in the State of Alabama on or after



393 January 1, 1984, regardless of when such sales occur; and

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- b. Is hosted by a not-for-profit corporation organized and existing under the laws of the State of Alabama; and
- 396 c. Determines a national championship of a national
 397 organization, including, but not limited to, the Professional
 398 Golfers Association of America, the Tournament Players
 399 Association, the United States Golf Association, the United
 400 States Tennis Association, and the National Collegiate
 401 Athletic Association; and
- d. Has not been held in the State of Alabama on more
 than one prior occasion, provided, however, that for such
 purpose the Professional Golfers Association Championship, the
 United States Open Golf Championship, the United States
 Amateur Golf Championship of the United States Golf
 Association, and the United States Open Tennis Championship
 shall each be treated as a separate event.
- 409 (41) The gross receipts from the sale of any aircraft 410 and replacement parts, components, systems, supplies, and 411 sundries affixed or used on the aircraft and ground support 412 equipment and vehicles used by or for the aircraft to or by a 413 certificated or licensed air carrier with a hub operation within this state, for use in conducting intrastate, 414 415 interstate, or foreign commerce for transporting people or 416 property by air. For the purpose of this subdivision, the words "hub operation within this state" shall be construed to 417 have both of the following criteria: 418
 - a. There originates from the location 15 or more flight departures and five or more different first-stop destinations



- five days per week for six or more months during the calendar
- 422 year.
- b. Passengers or property or both are regularly exchanged at the location between flights of the same or a
- 425 different certificated or licensed air carrier.
- 426 (42) The gross receipts from the sale of hot or cold
- food and beverage products sold to or by a certificated or
- 428 licensed air carrier with a hub operation within this state,
- for use in conducting intrastate, interstate, or foreign
- 430 commerce for transporting people or property by air. For the
- 431 purpose of this subdivision, the words "hub operation within
- this state" shall be construed to have all of the following
- 433 criteria:
- a. There originates from the location 15 or more flight
- departures and five or more different first-stop destinations
- 436 five days per week for six or more months during the calendar
- 437 year.
- b. Passengers or property or both are regularly
- 439 exchanged at the location between flights of the same or a
- 440 different certificated or licensed air carrier.
- 441 (43) The gross receipts from the sale of any aviation
- 442 jet fuel to a certificated or licensed air carrier purchased
- 443 for use in scheduled all-cargo operations being conducted on
- 444 international flights or in international commerce. For
- 445 purposes of this subdivision, the following words or terms
- 446 shall be defined and interpreted as follows:
- 447 a. Air Carrier. Any person, firm, corporation, or
- 448 entity undertaking by any means, directly or indirectly, to



- 449 provide air transportation.
- b. All-Cargo Operations. Any flight conducted by an air
- 451 carrier for compensation or hire other than a passenger
- 452 carrying flight, except passengers as specified in 14 C.F.R. §
- 453 121.583(a) or 14 C.F.R. § 135.85, as amended.
- 454 c. International Commerce. Any air carrier engaged in
- 455 all-cargo operations transporting goods for compensation or
- 456 hire on international flights.
- d. International Flights. Any air carrier conducting
- 458 scheduled all-cargo operations between any point within the 50
- 459 states of the United States and the District of Columbia and
- any point outside the 50 states of the United States and the
- 461 District of Columbia, including any interim stops within the
- 462 United States so long as the ultimate origin or destination of
- 463 the aircraft is outside the United States and the District of
- 464 Columbia.
- 465 (44) The gross proceeds of the sale or sales of the
- 466 following:
- a. Drill pipe, casing, tubing, and other pipe used for
- 468 the exploration for or production of oil, gas, sulphur, or
- 469 other minerals in offshore federal waters.
- b. Tangible personal property exclusively used for the
- 471 exploration for or production of oil, gas, sulphur, or other
- 472 minerals in offshore federal waters.
- 473 c. Fuel and supplies for use or consumption aboard
- 474 boats, ships, aircraft, and towing vessels when used
- 475 exclusively in transporting persons or property between a
- 476 point in Alabama and a point or points in offshore federal



waters for the exploration for or production of oil, gas, sulphur, or other minerals in offshore federal waters.

d. Drilling equipment that is used for the exploration for or production of oil, gas, sulphur, or other minerals, that is built for exclusive use outside this state and that is, on completion, removed forthwith from this state.

The delivery of items exempted by this subdivision to the purchaser or lessee in this state does not disqualify the purchaser or lessee from the exemption if the property is removed from the state by any means, including by the use of the purchaser's or lessee's own facilities.

The shipment to a place in this state of equipment exempted by this subdivision for further assembly or fabrication does not disqualify the purchaser or lessee from the exemption if on completion of the further assembly or fabrication the equipment is removed forthwith from this state. This subdivision applies to a sale that may occur when the equipment exempted is further assembled or fabricated if on completion the equipment is removed forthwith from this state.

(45) The gross receipts derived from all bingo games and operations that are conducted in compliance with validly enacted legislation authorizing the conduct of such games and operations, and which comply with the distribution requirements of the applicable local laws; provided that the exemption from sales taxation granted by this subdivision shall apply only to gross receipts taxable under subdivision (2) of Section 40-23-2. It is further provided that this

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exemption shall not apply to any gross receipts from the sale of tangible personal property, such as concessions, novelties, food, beverages, etc. The exemption provided for in this section shall be limited to those games and operations by organizations that have qualified for exemption under the provisions of 26 U.S.C. § 501 (c) (3), (4), (7), (8), (10), or (19), or which are defined in 26 U.S.C. § 501(d).

- (46) The gross receipts derived from the sale or sales of fruit or other agricultural products by the person or company, as defined in Section 40-23-1, that planted or cultivated and harvested the fruit or agricultural product, when the land is owned or leased by the seller.
- 517 (47) The gross receipts derived from the sale or sales 518 of all domestically mined or produced coal, coke, and coke 519 by-products used in cogeneration plants.
 - (48) The gross receipts from the sale or sales of metal, other than gold or silver, when such metal is purchased for the purpose of transferring such metal to an investment trust in exchange for shares or other units, each of which are both publicly traded and represent fractional undivided beneficial interests in the trust's net assets, including metal stored in warehouses located in this state, as well as the gross proceeds from the sale or other transfer of such metal to or from the investment trust in exchange for shares or other units that are publicly traded and represent fractional undivided beneficial interests in the trust's net assets but not to the extent that metal is transferred to or from the investment trust in exchange for consideration other

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than such publicly traded shares or other units. For purposes of this subdivision, the term "metals" includes, but is not limited to, copper, aluminum, nickel, zinc, tin, lead, and other similar metals typically used in commercial and industrial applications.

(49)a. For the period commencing on October 1, 2012, and ending May 30, 2027, the gross receipts from the sale of parts, components, and systems that become a part of a fixed or rotary wing military aircraft or certified transport category aircraft that undergoes conversion, reconfiguration, or general maintenance so long as the address of the aircraft for FAA registration is not in the state; provided, however, that this exemption shall not apply to a local sales tax unless previously exempted by local law or approved by resolution of the local governing body.

b. The exemption authorized by this subdivision shall not be available for sales of parts, components, or systems for new contracts or projects entered into after May 30, 2027, unless the Legislature enacts legislation to continue or reinstate the exemption for new contracts or projects after that date. No action or inaction on the part of the Legislature shall reduce, suspend, or disqualify sales of parts, components, or systems from the exemption in any past year or future years until May 30, 2030, with respect to contracts or projects entered into on or before May 30, 2027; it being the sole intent that failure of the Legislature to enact legislation to reinstate the exemption for new contracts or projects after May 30, 2027, shall affect only the



- 361 availability of the exemption to new contracts and projects
- after that date and shall not affect availability of the
- exemption for contracts or projects entered into on or before
- May 30, 2027, for which the exemption shall be available until
- 565 May 30, 2030.
- 566 (50) The gross proceeds from the sale or sales within
- school buildings of lunches to pupils of kindergarten,
- 568 grammar, and high schools, either public or private, that are
- 569 not sold for profit.
- 570 (51) The gross proceeds of services provided by
- 571 photographers, including, but not limited to, sitting fees and
- 572 consultation fees, even when provided as part of a transaction
- ultimately involving the sale of one or more photographs, so
- 100 long as the exempt services are separately stated to the
- 575 customer on a bill of sale, invoice, or like memorialization
- 576 of the transaction. For transactions occurring before October
- 577 1, 2017, neither the Department of Revenue nor local tax
- officials may seek payment for sales tax not collected. With
- 579 regard to such transactions in which sales tax was collected
- and remitted on services provided by photographers, neither
- 581 the taxpayer nor the entity remitting sales tax shall have the
- right to seek refund of such tax.
- 583 (52) a. For the period commencing on June 1, 2018, and
- 584 ending 10 years thereafter, unless extended by an act of the
- 585 Legislature, the gross proceeds of sales of bullion or money,
- 586 as defined in Section 40-1-1(7).
- 587 b. For purposes of this subdivision, the following
- words or terms shall be defined and interpreted as follows:



- 589 1. Bullion. Gold, silver, platinum, palladium, or a 590 combination of each precious metal, that has gone through a 591 refining process and for which the item's value depends on its 592 mass and purity, and not on its form, numismatic value, or 593 other value. The term includes bullion in the form of bars, 594 ingots, rounds, or coins that meet the requirements set forth 595 above. Qualifying bullion may contain other metals or 596 substances, provided that the other substances are minimal in 597 value compared with the value of the gold, silver, platinum, or palladium and the other substances do not add value to the 598 599 item. For purposes of this subparagraph, "gold, silver, platinum, or palladium" does not include jewelry or works of 600 601 art.
- 2. Mass. An item's mass is its weight in precious metal.
- 3. Numismatic Value. An external value above and beyond the base value of the underlying precious metal, due to the item's rarity, condition, age, or other external factor.
- 4. Purity. An item's purity is the proportion of precious metal contained within.
- c. In order for bullion to qualify for the sales tax exemption, gold, silver, platinum, and palladium items must meet all of the following requirements:
- 612 1. Must be refined.
- 2. Must contain at least 80 percent gold, silver, 614 platinum, or palladium or some combination of these metals.
- 3. The sales price of the item must fluctuate with and depend on the market price of the underlying precious metal,



- and not on the item's rarity, condition, age, or other external factor.
- 619 (53) a. The gross proceeds of the initial retail sales 620 of adaptive equipment that is permanently affixed to a motor 621 vehicle.
- b. For the purposes of this subdivision, the following words or terms shall be defined and interpreted as follows:
- 1. Adaptive Equipment. Equipment not generally used by persons with normal mobility that is appropriate for use in a motor vehicle and that is not normally provided by a motor vehicle manufacturer.
- 2. Motor Vehicle. A vehicle as defined in Section 40-12-240.
- 3. Motor Vehicle Manufacturer. Every person engaged in the business of constructing or assembling vehicles or manufactured homes.
- 633 c. In order to qualify for the exemption provided for 634 herein, the adaptive equipment must be separately stated to 635 the customer on a bill of sale, invoice, or like 636 memorialization of the transaction.
- 637 (54) For the period commencing on October 1, 2022, and
 638 ending September 30, 2027, unless extended by an act of the
 639 Legislature, the gross receipts derived from the sale of
 640 producer value added agricultural products when the sale is
 641 made by the producer or by the producer's immediate family, or
 642 for the producer by the producer's employees.
- 643 (55) The gross proceeds from the sale or sales of 644 fencing materials such as t-posts, wood posts, barbed wire,



645	net wire, smooth wire, standard metal gates, and other like
646	materials used for the purpose of fencing in agriculture
647	livestock applications.
648	(b) Any violation of any provision of this section
649	shall be punishable in a court of competent jurisdiction by a
650	fine of not less than five hundred dollars (\$500) and no more
651	than two thousand dollars (\$2,000) and imprisonment of not
652	less than six months nor more than one year in the county
653	jail."
654	Section 2. This act shall become effective on the first
655	day of the third month following its passage and approval by
656	the Governor, or its otherwise becoming law.