1	SECTION 112. 77.51 (14g) (e) of the statutes is amended to read:
2	77.51 (14g) (e) The distribution of property or items, property, or goods under
3	s. 77.52 (1) (b), (c), or (d) by a partnership to its partners in whole or partial
4	liquidation;
5	SECTION 113. 77.51 (14g) (em) of the statutes is amended to read:
6	77.51 (14g) (em) The distribution of property or items, property, or goods under
7	s. 77.52 (1) (b), (c), or (d) by a limited liability company to its members in whole or
8	partial liquidation;
9	SECTION 114. 77.51 (14g) (f) of the statutes is amended to read:
10	77.51 (14g) (f) Repossession of property or items, property, or goods under s.
11	77.52 (1) (b), (c), or (d) by the seller from the purchaser when the only consideration
12	is cancellation of the purchaser's obligation to pay the remaining balance of the
13	purchase price;
14	SECTION 115. 77.51 (14g) (g) of the statutes is amended to read:
15	77.51 (14g) (g) The transfer of property or items, property, or goods under s.
16	77.52 (1) (b), (c), or (d) in a reorganization as defined in section 368 of the internal
17	revenue code in which no gain or loss is recognized for franchise or income tax
18	purposes; or
19	SECTION 116. 77.51 (14g) (h) of the statutes is amended to read:
20	77.51 (14g) (h) Any transfer of all or substantially all the property or items,
21	property, or goods under s. 77.52 (1) (b), (c), or (d) held or used by a person in the
22	course of an activity requiring the holding of a seller's permit, if after the transfer
23	the real or ultimate ownership of the property, items, or goods is substantially similar
24	to that which existed before the transfer. For the purposes of this section,
25	stockholders, bondholders, partners, members or other persons holding an interest

- in a corporation or other entity are regarded as having the real or ultimate ownership of the property, items, or goods of the corporation or other entity. In this paragraph, "substantially similar" means 80% or more of ownership.
 - **SECTION 117.** 77.51 (14r) of the statutes is repealed.
- 5 SECTION 118. 77.51 (15) of the statutes is repealed.
- **SECTION 119.** 77.51 (15a) of the statutes is created to read:
 - 77.51 (15a) (a) "Sales, lease, or rental for resale, sublease, or subrent" includes transfers of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) to a service provider that the service provider transfers in conjunction with but not incidental to the selling, performing, or furnishing of any service, and transfers of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) to a service provider that the service provider physically transfers in conjunction with the selling, performing, or furnishing services under s. 77.52 (2) (a) 7., 10., 11., or 20. This paragraph does not apply to sub. (2).
 - (b) "Sales, lease, or rental for resale, sublease, or subrent" does not include any of the following:
 - 1. The sale of building materials, supplies, and equipment to owners, contractors, subcontractors, or builders for use in real property construction activities or the alteration, repair, or improvement of real property, regardless of the quantity of such materials, supplies, and equipment sold.
 - 2. Any sale of tangible personal property or items, property, or goods under s. 77.52(1)(b), (c), or (d) to a purchaser even though such property, items, or goods may be used or consumed by some other person to whom such purchaser transfers the property, items, or goods without valuable consideration, such as gifts, and advertising specialties distributed at no charge and apart from the sale of other

- tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d) or service.
 - 3. Transfers of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) to a service provider that the service provider transfers in conjunction with the selling, performing, or furnishing of any service, if the tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) are incidental to the service, unless the service provider is selling, performing, or furnishing services under s. 77.52 (2) (a) 7., 10., 11., or 20.

Section 120. 77.51 (15b) of the statutes is created to read:

- 77.51 (15b) (a) "Sales price" means the total amount of consideration, including cash, credit, property, and services, for which tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d) or services are sold, licensed, leased, or rented, valued in money, whether received in money or otherwise, without any deduction for the following:
- 1. The seller's cost of the property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) sold.
- 2. The cost of materials used, labor or service cost, interest, losses, all costs of transportation to the seller, all taxes imposed on the seller, and any other expense of the seller.
- 3. Charges by the seller for any services necessary to complete a sale, not including delivery and installation charges.
 - 4. a. Delivery charges, except as provided in par. (b) 4.
- b. If a shipment includes property or items that are subject to tax under this subchapter and property or items that are not subject to tax under this subchapter, the amount of the delivery charge that the seller allocates to the property and items

- that are subject to tax under this subchapter is based either on the total sales price of the property and items that are subject to tax under this subchapter as compared to the total sales price of all the property and items or on the total weight of the property and items that are subject to tax under this subchapter as compared to the total weight of all the property and items.
 - 5. Installation charges.
 - (b) "Sales price" does not include:
- 1. Discounts, including cash, terms, or coupons, that are not reimbursed by a 3rd party, except as provided in par. (c); that are allowed by a seller; and that are taken by a purchaser on a sale.
- 2. Interest, financing, and carrying charges from credit that is extended on a sale of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or services, if the amount of the interest, financing, or carrying charges is separately stated on the invoice, bill of sale, or similar document that the seller gives to the purchaser.
- 3. Any taxes legally imposed directly on the purchaser that are separately stated on the invoice, bill of sale, or similar document that the seller gives to the purchaser.
- 4. Delivery charges for direct mail, if the delivery charges for direct mail are separately stated on the invoice, bill of sale, or similar document that the seller gives to the purchaser.
- 5. In all transactions in which an article of tangible personal property, an item under s. $77.52 \, (1) \, (b)$, property under s. $77.52 \, (1) \, (c)$, or a good under s. $77.52 \, (1) \, (d)$ is traded toward the purchase of an article, item, property, or good of greater value, the amount of the sales price that represents the amount allowed for the article, item,

if:

property,	or	good	traded,	except	that	this	subdivision	does	not	apply	to	any
transactio	oņ t	o whic	ch subd.	7. or 8.	appli	es.						

- 6. If a person who purchases a motor vehicle presents a statement issued under s. 218.0171 (2) (cq) to the seller at the time of purchase, and the person presents the statement to the seller within 60 days from the date of receiving a refund under s. 218.0171 (2) (b) 2. b., the trade-in amount specified in the statement issued under s. 218.0171 (2) (cq), but not to exceed the sales price from the sale of the motor vehicle. This subdivision applies only to the first motor vehicle purchased by a person after receiving a refund under s. 218.0171 (2) (b) 2. b.
- 7. Thirty-five percent of the sales price, excluding trade-ins, of a new manufactured home, as defined in s. 101.91 (11). This subdivision does not apply to a lease or rental.
- 8. At the retailer's option; except that after the retailer chooses an option the retailer may not use the other option for other sales without the department's written approval; either 35 percent of the sales price of a modular home, as defined in s. 101.71 (6), or an amount equal to the sales price of the home minus the cost of materials that become an ingredient or component part of the home.
 - (c) "Sales price" includes consideration received by the seller from a 3rd party,
- 1. The seller actually receives consideration from a 3rd party, other than the purchaser, and the consideration is directly related to a price reduction or discount on a sale.
 - 2. The seller is obliged to pass the price reduction or discount to the purchaser.

3. The amount of the consideration that is attributable to the sale is a fixed
amount and the seller is able to determine that amount at the time of the sale to the
purchaser.
4. One of the following also applies:
a. The purchaser presents a coupon, certificate, or other documentation to the
seller to claim the price reduction or discount, if the coupon, certificate, or other
documentation is authorized, distributed, or granted by the 3rd party with the
understanding that the 3rd party will reimburse the seller for the amount of the price
reduction or discount.
b. The purchaser identifies himself or herself to the seller as a member of a
group or organization that may claim the price reduction or discount.
c. The seller provides an invoice to the purchaser, or the purchaser presents a
coupon, certificate, or other documentation to the seller, that identifies the price
reduction or discount as a 3rd-party price reduction or discount.
SECTION 121. 77.51 (17) (intro.) of the statutes is amended to read:
77.51 (17) (intro.) "Seller" includes every person selling, <u>licensing</u> , leasing, or
renting tangible personal property or items, property, or goods under s. 77.52 (1) (b),
(c), or (d) or selling, performing, or furnishing services of a kind the gross receipts
sales price from the sale, <u>license</u> , lease, rental, performance, or furnishing of which
are is required to be included in the measure of the sales tax, regardless of all of the
following:
Section 122. 77.51 (17m) of the statutes is repealed and recreated to read:
77.51 (17m) "Service address" means any of the following:

(a) The location of the telecommunications equipment to which a customer's

telecommunications service is charged and from which the telecommunications

- service originates or terminates, regardless of where the telecommunications service is billed or paid.
- (b) If the location described under par. (a) is not known by the seller who sells the telecommunications service, the location where the signal of the telecommunications service originates, as identified by the seller's telecommunications system or, if the signal is not transmitted by the seller's telecommunications system, by information that the seller received from the seller's service provider.
- (c) If the locations described under pars. (a) and (b) are not known by the seller who sells the telecommunications service, the customer's place of primary use.

Section 123. 77.51 (17w) of the statutes is created to read:

77.51 (17w) "Soft drink" means a beverage that contains less than 0.5 percent of alcohol and that contains natural or artificial sweeteners. "Soft drink" does not include a beverage that contains milk or milk products; soy, rice, or similar milk substitutes; or more than 50 percent vegetable or fruit juice by volume.

Section 124. 77.51 (17x) of the statutes is created to read:

77.51 (17x) "Specified digital goods" means digital audio works, digital audiovisual works, and digital books. For purposes of this subchapter, the sale of or the storage, use, or other consumption of a digital code is treated the same as the sale of or the storage, use, or other consumption of any specified digital goods for which the digital code relates.

Section 125. 77.51 (18) of the statutes is amended to read:

77.51 (18) "Storage" includes any keeping or retention in this state of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d)

1	purchased from a retailer for any purpose except sale in the regular course of
2	business.
3	SECTION 126. 77.51 (20) of the statutes is amended to read:
4	77.51 (20) "Tangible personal property" means all tangible personal property
5	of every kind and description and includes electricity, natural gas, steam and water
6	and also leased property affixed to realty if the lessor has the right to remove the
7	property upon breach or termination of the lease agreement, unless the lessor of the
8	property is also the lessor of the realty to which the property is affixed. "Tangible
9	personal property" also includes coins and stamps of the United States sold or traded
10	as collectors' items above their face value and computer programs except custom
11	computer programs prewritten computer software, regardless of how it is delivered
12	to the purchaser.
13	Section 127. 77.51 (20) of the statutes, as affected by 2009 Wisconsin Act
14	(this act), is repealed and recreated to read:
15	77.51 (20) "Tangible personal property" means personal property that can be
16	seen, weighed, measured, felt, or touched, or that is in any other manner perceptible
17	to the senses, and includes electricity, gas, steam, water, and prewritten computer
18	software.
19	SECTION 128. 77.51 (21) of the statutes is amended to read:
20	77.51 (21) "Taxpayer" means the person who is required to pay, collect, or
21	account for or who is otherwise directly interested in the taxes imposed by this
22	subchapter, including a certified service provider.
23	SECTION 129. 77.51 (21m) of the statutes is amended to read:
24	77.51 (21m) "Telecommunications and Internet access services" means

sending messages and information transmitted through the use of local, toll and

wide-area telephone service; channel services; telegraph services; teletypewriter; computer exchange services; cellular mobile telecommunications service; specialized mobile radio; stationary two-way radio; paging service; or any other form of mobile and portable one-way or two-way communications; or any other transmission of messages or information by electronic or similar means between or among points by wire, cable, fiber optics, laser, microwave, radio, satellite or similar facilities. "Telecommunications and Internet access services" does not include sending collect telecommunications that are received outside of the state.

SECTION 130. 77.51 (21m) of the statutes, as affected by 2009 Wisconsin Act (this act), is renumbered 77.51 (5f) and amended to read:

77.51 (5f) "Telecommunications and Internet access services" means sending messages and information transmitted through the use of local, toll and wide-area telephone service; channel services; telegraph services; teletypewriter; computer exchange services; cellular mobile telecommunications service; specialized mobile radio; stationary two-way radio; paging service; or any other form of mobile and portable one-way or two-way communications; or any other transmission of messages or information by electronic or similar means between or among points by wire, cable, fiber optics, laser, microwave, radio, satellite or similar facilities. "Telecommunications and Internet access services" does not include sending collect telecommunications that are received outside of the state telecommunications services to the extent that such services are taxable under s. 77.52 (2) (a) 5. am.

Section 131. 77.51 (21n) of the statutes is created to read:

77.51 (21n) "Telecommunications services" means electronically transmitting, conveying, or routing voice, data, audio, video, or other information or signals to a point or between or among points. "Telecommunications services" includes the

- transmission, conveyance, or routing of such information or signals in which computer processing applications are used to act on the content's form, code, or protocol for transmission, conveyance, or routing purposes, regardless of whether the service is referred to as a voice over Internet protocol service or classified by the federal communications commission as an enhanced or value-added nonvoice data service. "Telecommunications services" does not include any of the following:
- (a) Data processing and information services that allow data to be generated, acquired, stored, processed, or retrieved and delivered to a purchaser by an electronic transmission, if the purchaser's primary purpose for the underlying transaction is the processed data.
 - (b) Installing or maintaining wiring or equipment on a customer's premises.
 - (c) Tangible personal property.
 - (d) Advertising, including directory advertising.
- (e) Billing and collection services provided to 3rd parties.
 - (f) Internet access services.
- (g) Radio and television audio and video programming services, regardless of the medium in which the services are provided, including cable service, as defined in 47 USC 522 (6), audio and video programming services delivered by commercial mobile radio service providers, as defined in 47 CFR 20.3, and the transmitting, conveying, or routing of such services by the programming service provider.
 - (h) Ancillary services.
- 22 (i) Digital products delivered electronically, including software, music, video, 23 reading materials, or ringtones.
 - **Section 132.** 77.51 (21p) of the statutes is created to read:

77.51 (21p) "Tobacco" means cigarettes, cigars, chewing tobacco, pipe tobacco, and any other item that contains tobacco.

SECTION 133. 77.51 (21q) of the statutes is created to read:

77.51 (21q) "Transferred electronically" means accessed or obtained by the purchaser by means other than tangible storage media.

Section 134. 77.51 (22) (a) of the statutes is amended to read:

77.51 (22) (a) "Use" includes the exercise of any right or power over tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services incident to the ownership, possession or enjoyment of the property, items, goods, or services, or the results produced by the services, including installation or affixation to real property and including the possession of, or the exercise of any right or power over tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), by a lessee under a lease, except that "use" does not include the activities under sub. (18).

Section 135. 77.51 (22) (b) of the statutes is amended to read:

77.51 (22) (b) In this subsection "enjoyment" includes a purchaser's right to direct the disposition of property or items, property, or goods under s. 77.52 (1) (b), (c), or (d), whether or not the purchaser has possession of the property, items, or goods. "Enjoyment" also includes, but is not limited to, having shipped into this state by an out-of-state supplier printed material which is designed to promote the sale of property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or services, or which is otherwise related to the business activities, of the purchaser of the printed material or printing service.

SECTION 136. 77.51 (22) (bm) of the statutes is created to read:

77.51 (22) (bm) In this subsection, "exercise of any right or power over tangible
personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or
taxable services" includes distributing, selecting recipients, determining mailing
schedules, or otherwise directing the distribution, dissemination, or disposal of
tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or
(d), or taxable services, regardless of whether the purchaser of such property, items,
goods, or services owns or physically possesses, in this state, the property, items,
goods, or services.

Section 137. 77.51 (24) of the statutes is created to read:

77.51 (24) "Value-added nonvoice data service" means a service in which computer processing applications are used to act on the form, content, code, or protocol of the data provided by the service and are used primarily for a purpose other than for transmitting, conveying, or routing data.

Section 138. 77.51 (25) of the statutes is created to read:

77.51 (25) "Vertical service" means an ancillary service that is provided with one or more telecommunications services and allows customers to identify callers and to manage multiple calls and call connections, including conference bridging services.

Section 139. 77.51 (26) of the statutes is created to read:

77.51 (26) "Voice mail service" means an ancillary service that allows a customer to store, send, or receive recorded messages, not including any vertical service that the customer must have to use the voice mail service.

SECTION 140. 77.52 (1) of the statutes is renumbered 77.52 (1) (a) and amended to read:

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77.52 (1) (a) For the privilege of selling, licensing, leasing or renting tangible personal property, including accessories, components, attachments, parts, supplies and materials, at retail a tax is imposed upon all retailers at the rate of 5% of the gross receipts sales price from the sale, license, lease or rental of tangible personal property, including accessories, components, attachments, parts, supplies and materials, sold, leased or rented at retail in this state, as determined under s. 77.522.

Section 141. 77.52 (1) (b) of the statutes is created to read:

77.52 (1) (b) For the privilege of selling at retail coins and stamps of the United States that are sold or traded as collectors' items above their face value, a tax is imposed on all retailers at the rate of 5 percent of the sales price from the sale of such coins and stamps.

SECTION 142. 77.52 (1) (c) of the statutes is created to read:

77.52 (1) (c) For the privilege of leasing property that is affixed to real property, a tax is imposed on all retailers at the rate of 5 percent of the sales price from the lease of such property, if the lessor has the right to remove the leased property upon breach or termination of the lease agreement, unless the lessor of the leased property is also the lessor of the real property to which the leased property is affixed.

SECTION 143. 77.52 (1) (d) of the statutes is created to read:

77.52 (1) (d) A tax is imposed on all retailers at the rate of 5 percent of the sales price from the sale, lease, license, or rental of specified digital goods and additional digital goods at retail for the right to use the specified digital goods or additional digital goods on a permanent or less than permanent basis and regardless of whether the purchaser is required to make continued payments for such right.

SECTION 144. 77.52 (1b) of the statutes is repealed and recreated to read:

77.52 (**1b**) All sales, licenses, leases, or rentals of tangible personal property or items, property, or goods under sub. (1) (b), (c), or (d) at retail in this state are subject to the tax imposed under sub. (1) unless an exemption in this subchapter applies.

Section 145. 77.52 (2) (intro.) of the statutes is amended to read:

77.52 (2) (intro.) For the privilege of selling, licensing, performing or furnishing the services described under par. (a) at retail in this state, as determined under s. 77.522, to consumers or users, regardless of whether the consumer or user has the right of permanent use or less than the right of permanent use and regardless of whether the service is conditioned on continued payment from the purchaser, a tax is imposed upon all persons selling, licensing, performing or furnishing the services at the rate of 5% of the gross receipts sales price from the sale, license, performance or furnishing of the services.

SECTION 146. 77.52 (2) (a) 5. a. of the statutes is amended to read:

77.52 (2) (a) 5. a. The sale of telecommunications and Internet access services, except services subject to 4 USC 116 to 126, as amended by P.L. 106–252, that either originate or terminate in this state; except services that are obtained by means of a toll–free number, that originate outside this state and that terminate in this state; and are charged to a service address in this state, regardless of the location where that charge is billed or paid; and the sale of the rights to purchase telecommunications services, including purchasing reauthorization numbers, by paying in advance and by using an access number and authorization code, except sales that are subject to subd. 5. b.

SECTION 147. 77.52 (2) (a) 5. a. of the statutes, as affected by 2009 Wisconsin Act (this act), is amended to read:

77.52 (2) (a) 5. a. The sale of telecommunications and Internet access services,
except services subject to 4 USC 116 to 126, as amended by P.L. 106-252, that either
originate or terminate in this state; except services that are obtained by means of a
toll-free number, that originate outside this state and that terminate in this state;
and are charged to a service address in this state, regardless of the location where
that charge is billed or paid; and the sale of the rights to purchase
telecommunications services, including purchasing reauthorization numbers, by
paying in advance and by using an access number and authorization code, except
sales that are subject to subd. 5. b.

- **SECTION 148.** 77.52 (2) (a) 5. am. of the statutes is created to read:
- 11 77.52 (2) (a) 5. am. The sale of intrastate, interstate, and international telecommunications services, except interstate 800 services.
- **Section 149.** 77.52 (2) (a) 5. b. of the statutes is repealed.
- **Section 150.** 77.52 (2) (a) 5. c. of the statutes is created to read:
 - 77.52 (2) (a) 5. c. The sale of ancillary services, except detailed telecommunications billing services.
- **Section 151.** 77.52 (2) (a) 5m. of the statutes is amended to read:
 - 77.52 (2) (a) 5m. The sale of services that consist of recording telecommunications messages and transmitting them to the purchaser of the service or at that purchaser's direction, but not including those services if they are merely an that are taxable under subd. 5. or services that are incidental, as defined in s. 77.51 (5), element of to another service that is not taxable under this subchapter and sold to that the purchaser of the incidental service and is not taxable under this subchapter.
 - **SECTION 152.** 77.52 (2) (a) 10. of the statutes is amended to read:

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77.52 (2) (a) 10. Except for services provided by veterinarians and except for installing or applying tangible personal property that, subject to par. (ag), when installed or applied, will constitute an addition or capital improvement of real property, the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, and maintenance of all items of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d), unless, at the time of that repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, or maintenance, a sale in this state of the type of property, item, or good repaired, serviced, altered, fitted, cleaned, painted, coated, towed, inspected, or maintained would have been exempt to the customer from sales taxation under this subchapter, other than the exempt sale of a motor vehicle or truck body to a nonresident under s. 77.54 (5) (a) and other than nontaxable sales under s. 77.51 (14r) 77.522 or unless the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, or maintenance is provided under a contract that is subject to tax under subd. 13m. The tax imposed under this subsection applies to the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, or maintenance of items listed in par. (ag), regardless of whether the installation or application of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) related to the items is an addition to or a capital improvement of real property, except that the tax imposed under this subsection does not apply to the original installation or the complete replacement of an item listed in par. (ag), if that installation or replacement is a real property construction activity under s. 77.51 (2).

SECTION 153. 77.52 (2) (a) 11. of the statutes, as affected by 2007 Wisconsin Act 20, is amended to read:

77.52 (2) (a) 11. The producing, fabricating, processing, printing, or imprinting of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) for a consideration for consumers who furnish directly or indirectly the materials used in the producing, fabricating, processing, printing, or imprinting. This subdivision does not apply to the printing or imprinting of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) that results in printed material, catalogs, or envelopes that are exempt under s. 77.54 (25) or (25m).

SECTION 154. 77.52 (2) (a) 13m. of the statutes is created to read:

77.52 (2) (a) 13m. The sale of contracts, including service contracts, maintenance agreements, computer software maintenance contracts for prewritten computer software, and warranties, that provide, in whole or in part, for the future performance of or payment for the repair, service, alteration, fitting, cleaning, painting, coating, towing, inspection, or maintenance of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d), unless the sale, license, lease, or rental in this state of the property, items, or goods to which the contract relates is or was exempt, to the purchaser of the contract, from taxation under this subchapter.

SECTION 155. 77.52 (2m) (a) of the statutes is amended to read:

77.52 (2m) (a) With respect to the services subject to tax under sub. (2), no part of the charge for the service may be deemed a sale or rental of tangible personal property or items, property, or goods under sub. (1) (b), (c), or (d) if the property, items, or goods transferred by the service provider is are incidental to the selling, performing or furnishing of the service, except as provided in par. (b).

Section 156. 77.52 (2m) (b) of the statutes is amended to read:

1	77.52 (2m) (b) With respect to the services subject to tax under sub. (2) (a) 7.
2	10., 11. and 20., all property or items, property, or goods under s. 77.52 (1) (b), (c), or
3	(d) physically transferred, or transferred electronically, to the customer in
4	conjunction with the selling, performing or furnishing of the service is a sale of
5	tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or
6	(d) separate from the selling, performing or furnishing of the service.
7	Section 157. 77.52 (2n) of the statutes is repealed and recreated to read:
8	77.52 (2n) The selling, licensing, performing, or furnishing of the services
9	described under sub. (2) (a) at retail in this state, as determined under s. 77.522, is
10	subject to the tax imposed under sub. (2) unless an exemption in this subchapter
11	applies.
12	Section 158. 77.52 (3m) of the statutes is repealed.
13	SECTION 159. 77.52 (3n) of the statutes is repealed.
14	SECTION 160. 77.52 (4) of the statutes is amended to read:
15	77.52 (4) It is unlawful for any retailer to advertise or hold out or state to the
16	public or to any customer, directly or indirectly, that the tax or any part thereof will
17	be assumed or absorbed by the retailer or that it will not be added to the selling price
18	of the property or items, property, or goods under s. $77.52(1)(b)$, (c), or (d) sold or that
19	if added it, or any part thereof, will be refunded. Any person who violates this
20	subsection is guilty of a misdemeanor.
21	SECTION 161. 77.52 (6) of the statutes is repealed.
22	Section 162. 77.52 (7) of the statutes is amended to read:
23	77.52 (7) Every person desiring to operate as a seller within this state who
24	holds a valid certificate under s. 73.03 (50) shall file with the department an
25	application for a permit for each place of operations. Every application for a permit

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shall be made upon a form prescribed by the department and shall set forth the name under which the applicant intends to operate, the location of the applicant's place of operations, and the other information that the department requires. The Except as provided in sub. (7b), the application shall be signed by the owner if a sole proprietor; in the case of sellers other than sole proprietors, the application shall be signed by the person authorized to act on behalf of such sellers. A nonprofit organization that has gross receipts a sales price taxable under s. 77.54 (7m) shall obtain a seller's permit and pay taxes under this subchapter on all taxable gross receipts sales prices received after it is required to obtain that permit. If that organization becomes eligible later for the exemption under s. 77.54 (7m) except for its possession of a seller's permit, it may surrender that permit.

Section 163. 77.52 (7b) of the statutes is created to read:

77.52 (7b) Any person who may register under sub. (7) may designate an agent, as defined in s. 77.524 (1) (ag), to register with the department under sub. (7), in the manner prescribed by the department.

SECTION 164. 77.52 (12) of the statutes is amended to read:

77.52 (12) A person who operates as a seller in this state without a permit or after a permit has been suspended or revoked or has expired, unless the person has a temporary permit under sub. (11), and each officer of any corporation, partnership member, limited liability company member, or other person authorized to act on behalf of a seller who so operates, is guilty of a misdemeanor. Permits shall be held only by persons actively operating as sellers of tangible personal property, or items, property, or goods under sub. (1) (b), (c), or (d), or taxable services. Any person not so operating shall forthwith surrender that person's permit to the department for cancellation. The department may revoke the permit of a person found not to be

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actively operating as a seller of tangible personal property, or items, property, or goods under sub. (1) (b), (c), or (d), or taxable services.

Section 165. 77.52 (13) of the statutes is amended to read:

77.52 (13) For the purpose of the proper administration of this section and to prevent evasion of the sales tax it shall be presumed that all receipts are subject to the tax until the contrary is established. The burden of proving that a sale of tangible personal property, or items, property, or goods under sub. (1) (b), (c), or (d), or services is not a taxable sale at retail is upon the person who makes the sale unless that person takes from the purchaser a an electronic or a paper certificate, in a manner prescribed by the department, to the effect that the property, item, good, or service is purchased for resale or is otherwise exempt, except that no certificate is required for sales of cattle, sheep, goats, and pigs that are sold at an animal market, as defined in s. 95.68 (1) (ag), and no certificate is required for sales of commodities, as defined in 7 USC 2, that are consigned for sale in a warehouse in or from which the commodity is deliverable on a contract for future delivery subject to the rules of a commodity market regulated by the U.S. commodity futures trading commission if upon the sale the commodity is not removed from the warehouse the sale of tangible personal property, or items, property, or goods under sub. (1) (b), (c), or (d), or services that are exempt under s. 77.54 (7), (7m), (8), (10), (11), (14), (15), (17), (20n), (21), (22b), (31), (32), (35), (36), (37), (42), (44), (45), (46), (51), and (52).

SECTION 166. 77.52 (14) (a) (intro.) and 1. and (b) of the statutes are consolidated, renumbered 77.52 (14) (a) and amended to read:

77.52 (14) (a) The certificate referred to in sub. (13) relieves the seller from the burden of proof of the tax otherwise applicable only if any of the following is true:

1. The certificate is taken in good faith the seller obtains a fully completed exemption

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certificate, or the information required to prove the exemption, from a person who is engaged as a seller of tangible personal property or taxable services and who holds the permit provided for in sub. (9) and who, at the time of purchasing purchaser no later than 90 days after the date of the sale of the tangible personal property, or items. property, or goods under sub. (1) (b), (c), or (d), or services, intends to sell it in the regular course of operations or is unable to ascertain at the time of purchase whether the property or service will be sold or will be used for some other purpose. (b) except as provided in par. (am). The certificate under sub. (13) shall not relieve the seller of the tax otherwise applicable if the seller fraudulently fails to collect sales tax, solicits the purchaser to claim an unlawful exemption, or accepts an exemption certificate from a purchaser who claims to be an entity that is not subject to the taxes imposed under this subchapter, if the subject of the transaction sought to be covered by the exemption certificate is received by the purchaser at a location operated by the seller in this state and the exemption certificate clearly and affirmatively indicates that the claimed exemption is not available in this state. The certificate referred to in sub. (13) shall be signed by and bear the name and address of provide information that identifies the purchaser, and shall indicate the general character of the tangible personal property or service sold by the purchaser and the basis for the claimed exemption and a paper certificate shall be signed by the purchaser. The certificate shall be in such form as the department prescribes by rule.

SECTION 167. 77.52 (14) (a) 2. of the statutes is repealed.

Section 168. 77.52 (14) (am) of the statutes is created to read:

77.52 (14) (am) If the seller has not obtained a fully completed exemption certificate or the information required to prove the exemption, as provided in par. (a), the seller may, no later than 120 days after the department requests that the seller

substantiate the exemption, either provide proof of the exemption to the department by other means or obtain, in good faith, a fully completed exemption certificate from the purchaser.

Section 169. 77.52 (14) (bm) of the statutes is created to read:

77.52 (14) (bm) A certified service provider is relieved from liability for the tax otherwise applicable to the same extent as the seller, who is the certified service provider's client, is relieved from liability for the tax otherwise applicable under par.

(a) or (am).

SECTION 170. 77.52 (15) of the statutes is amended to read:

77.52 (15) If a purchaser who gives a resale certificate purchases tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services without paying a sales tax or use tax on such purchase because such property, items, goods, or services were for resale makes any use of the property, items, goods, or services other than retention, demonstration or display while holding it the property, items, goods, or services for sale, lease or rental in the regular course of the purchaser's operations, the use shall be taxable to the purchaser under s. 77.53 as of the time that the property is, items, goods, or services are first used by the purchaser, and the sales purchase price of the property, items, goods, or services to the purchaser shall be the measure of the tax. Only when there is an unsatisfied use tax liability on this basis because the seller has provided incorrect information about that transaction to the department shall the seller be liable for sales tax with respect to the sale of the property to the purchaser.

Section 171. 77.52 (16) of the statutes is amended to read:

77.52 (16) Any person who gives a resale certificate for property, or items, property, or goods under sub. (1) (b), (c), or (d), or services which that person knows

at the time of purchase is not to be resold by that person in the regular course of that person's operations as a seller for the purpose of evading payment to the seller of the amount of the tax applicable to the transaction is guilty of a misdemeanor. Any person certifying to the seller that the sale of property, or items, property, or goods under sub. (1) (b), (c), or (d), or taxable service is exempt, knowing at the time of purchase that it is not exempt, for the purpose of evading payment to the seller of the amount of the tax applicable to the transaction, is guilty of a misdemeanor.

SECTION 172. 77.52 (17m) (b) 6. of the statutes is amended to read:

77.52 (17m) (b) 6. The applicant purchases enough tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) under circumstances that make it difficult to determine whether the property, items, or goods will be subject to a tax under this subchapter.

Section 173. 77.52 (19) of the statutes is amended to read:

77.52 (19) The department shall by rule provide for the efficient collection of the taxes imposed by this subchapter on sales of <u>tangible personal</u> property, <u>or items</u>, <u>property</u>, <u>or goods under sub. (1) (b), (c), or (d)</u>, or services by persons not regularly engaged in selling at retail in this state or not having a permanent place of business, but who are temporarily engaged in selling from trucks, portable roadside stands, concessions at fairs and carnivals, and the like. The department may authorize such persons to sell property <u>or items</u>, <u>property or goods under sub. (1) (b), (c), or (d)</u> or sell, perform, or furnish services on a permit or nonpermit basis as the department by rule prescribes and failure of any person to comply with such rules constitutes a misdemeanor.

Section 174. 77.52 (20) of the statutes is created to read:

77.52 (20) (a) Except as provided in par. (b), the entire sales price of a bundled
transaction is subject to the tax imposed under this subchapter.

(b) At the retailer's option, if the retailer can identify, by reasonable and verifiable standards from the retailer's books and records that are kept in the ordinary course of its business for other purposes, including purposes unrelated to taxes, the portion of the price that is attributable to products that are not subject to the tax imposed under this subchapter, that portion of the sales price is not taxable under this subchapter. This paragraph does not apply to a bundled transaction that contains food and food ingredients, drugs, durable medical equipment, mobility enhancing equipment, prosthetic devices, or medical supplies.

Section 175. 77.52 (21) of the statutes is created to read:

77.52 (21) A person who provides a product that is not a distinct and identifiable product because it is provided free of charge, as provided in s. 77.51 (3pf) (b), is the consumer of that product and shall pay the tax imposed under this subchapter on the purchase price of that product.

Section 176. 77.52 (22) of the statutes is created to read:

77.52 (22) With regard to transactions described in s. 77.51 (1f) (b), the service provider is the consumer of the tangible personal property or items, property, or goods under sub. (1) (b), (c), or (d) and shall pay the tax imposed under this subchapter on the purchase price of the property, items, or goods.

Section 177. 77.52 (23) of the statutes is created to read:

77.52 (23) With regard to transactions described in s. 77.51 (1f) (c), the service provider is the consumer of the service that is essential to the use or receipt of the other service and shall pay the tax imposed under this subchapter on the purchase price of the service that is essential to the use or receipt of the other service.

SECTION 178	77 599 of the	statutas is or	reated to read:

- 77.522 Sourcing. (1) GENERAL. (a) In this section:
 - 1. "Receive" means taking possession of tangible personal property or items or property under s. 77.52 (1) (b) or (c); making first use of services; or taking possession or making first use of digital goods under s. 77.52 (1) (d), whichever comes first. "Receive" does not include a shipping company taking possession of tangible personal property or items or property under s. 77.52 (1) (b) or (c) on a purchaser's behalf.
 - 2. "Transportation equipment" means any of the following:
 - a. Locomotives and railcars that are used to carry persons or property in interstate commerce.
 - b. Trucks and truck tractors that have a gross vehicle weight rating of 10,001 pounds or greater, trailers, semitrailers, and passenger buses, if such vehicles are registered under the international registration plan under s. 341.405 and operated under the authority of a carrier that is authorized by the federal government to carry persons or property in interstate commerce.
 - c. Aircraft that is operated by air carriers that are authorized by the federal government or a foreign authority to carry persons or property in interstate or foreign commerce.
 - d. Containers that are designed for use on the vehicles described in subd. 2. a. to c. and component parts attached to or secured on such vehicles.
 - (b) Except as provided in par. (c) and subs. (2), (3), (4), and (5), the location of a sale is determined as follows:
 - 1. If a purchaser receives the product at a seller's business location, the sale is sourced to that business location.

digital transfer of the product sold.

was provided.

2. If a purchaser does not receive the product at a seller's business location, the
sale is sourced to the location where the purchaser, or the purchaser's designated
donee, receives the product, including the location indicated by the instructions
known to the seller for delivery to the purchaser or the purchaser's designated donee
3. If the location of a sale of a product cannot be determined under subds. 1. and
2., the sale is sourced to the purchaser's address as indicated by the seller's business
records, if the records are maintained in the ordinary course of the seller's business
and if using that address to establish the location of a sale is not in bad faith.
4. If the location of a sale of a product cannot be determined under subds. 1. to
3., the sale is sourced to the purchaser's address as obtained during the
consummation of the sale, including the address indicated on the purchaser's
payment instrument, if no other address is available and if using that address is not
in bad faith.
5. If the location of a sale of a product cannot be determined under subds. 1. to
4., the location of the sale is determined as follows:
a. If the item sold is tangible personal property or an item or property under
s. 77.52 (1) (b) or (c), the sale is sourced to the location from which the tangible
personal property or item or property under s. 77.52 (1) (b) or (c) is shipped.
b. If the item sold is computer software delivered electronically, the sale is

sourced to the location from which the computer software was first available for

transmission by the seller, not including any location that merely provided the

c. If a service is sold, the sale is sourced to the location from which the service

(c) The sale of direct mail is sourced to the location from which the direct mail
is shipped, if the purchaser does not provide to the seller a direct pay permit, an
exemption certificate claiming direct mail, or other information that indicates the
appropriate taxing jurisdiction to which the direct mail is delivered to the ultimate
recipients. If the purchaser provides an exemption certificate claiming direct mail
or direct pay permit to the seller, the purchaser shall pay or remit, as appropriate,
to the department the tax imposed under s. 77.53 on all purchases for which the tax
is due and the seller is relieved from liability for collecting such tax. If the purchaser
provides delivery information indicating the jurisdictions to which the direct mail is
delivered to the recipients, the seller shall collect the tax according to the delivery
information provided by the purchaser and, in the absence of bad faith, the seller
shall be relieved of any further obligation to collect tax on any transaction for which
the seller has collected tax pursuant to the delivery information provided by the
purchaser. An exemption certificate claiming direct mail provided to a seller under
this paragraph shall remain effective for all sales by the seller who received the
exemption certificate to the purchaser who provided the exemption certificate,
unless the purchaser revokes the exemption certificate in writing and provides such
revocation to the seller.

- (2) DIGITAL GOODS. (a) The location of a sale of a digital good under s. 77.52 (1) (d) is determined as follows:
- 1. If a purchaser receives the digital good at a seller's business location, the sale is sourced to that business location.
- 2. If a purchaser does not receive the digital good at a seller's business location, the sale is sourced to the location where the purchaser, or the purchaser's designated

- donee, receives the digital good, including the location indicated by the instructions known to the seller for delivery to the purchaser or the purchaser's designated donee.
- 3. If the location of a sale of the digital good cannot be determined under subd.

 1. or 2., the sale is sourced to the purchaser's address as indicated by the seller's business records, if the records are maintained in the ordinary course of the seller's business and if using that address to establish the location of the sale is not in bad faith.
- 4. If the location of a sale of the digital good cannot be determined under subd.

 1., 2., or 3., the sale is sourced to the purchaser's address as obtained during the consummation of the sale, including the address indicated on the purchaser's payment instrument, if no other address is available and if using that address is not in bad faith.
- 5. If the location of a sale of the digital good cannot be determined under subd.

 1., 2., 3., or 4., including the circumstance in which the seller has insufficient information to determine the location under subd. 1., 2., 3., or 4., the sale is sourced to the location from which the digital good was first available for transmission by the seller, not including any location from which the digital good was merely transferred electronically.
- (b) The location of a license of a digital good under s. 77.52 (1) (d) is determined as follows:
- 1. With regard to the first or only payment on the license of the digital good, the license is sourced to the location determined under par. (a).
- 2. If the digital good is moved from the place where the digital good was initially delivered, the subsequent periodic payments on the license are sourced to the digital good's primary location as indicated by an address for the digital good that is

provided by the licensee and that is available to the licensor in records that the licensor maintains in the ordinary course of the licensor's business, if the use of such an address does not constitute bad faith. The location of a license as determined under this paragraph shall not be altered by any intermittent use of the digital good at different locations.

- (3) Lease or rental. (a) Except as provided in pars. (b) and (c), with regard to the first or only payment on the lease or rental, the lease or rental of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) is sourced to the location determined under sub. (1) (b). If the property, item, or good is moved from the place where the property, item, or good was initially delivered, the subsequent periodic payments on the lease or rental are sourced to the property's, item's, or good's primary location as indicated by an address for the property, item, or good that is provided by the lessee and that is available to the lessor in records that the lessor maintains in the ordinary course of the lessor's business, if the use of such an address does not constitute bad faith. The location of a lease or rental as determined under this paragraph shall not be altered by any intermittent use of the property, item, or good at different locations.
- (b) The lease or rental of motor vehicles, trailers, semitrailers, and aircraft, that are not transportation equipment, is sourced to the primary location of such motor vehicles, trailers, semitrailers, or aircraft as indicated by an address for the property that is provided by the lessee and that is available to the lessor in records that the lessor maintains in the ordinary course of the lessor's business, if the use of such an address does not constitute bad faith, except that a lease or rental under this paragraph that requires only one payment is sourced to the location determined under sub. (1) (b). The location of a lease or rental as determined under this

- paragraph shall not be altered by any intermittent use of the property at different locations.
- 3 (c) The lease or rental of transportation equipment is sourced to the location determined under sub. (1) (b).
 - (d) A license of tangible personal property or items or property under s. 77.52 (1) (b), or (c) shall be treated as a lease or rental of tangible personal property under this subsection.
 - (4) TELECOMMUNICATIONS. (a) In this subsection:
 - 1. "Air-to-ground radiotelephone service" means a radio service in which common carriers are authorized to offer and provide radio telecommunications service for hire to subscribers in aircraft.
 - 2. "Call-by-call basis" means any method of charging for telecommunications services by which the price of such services is measured by individual calls.
 - 3. "Communications channel" means a physical or virtual path of communications over which signals are transmitted between or among customer channel termination points.
 - 4. "Customer" means a person who enters into a contract with a seller of telecommunications services or, in any transaction for which the end user is not the person who entered into a contract with the seller of telecommunications services, the end user of the telecommunications services. "Customer" does not include a person who resells telecommunications services or, for mobile telecommunications services, a serving carrier under an agreement to serve a customer outside the home service provider's licensed service area.
 - 5. "Customer channel termination point" means the location where a customer inputs or receives communications.

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6. "End user" means the person who uses a telecommunications service. In the
case of an entity, "end user" means the individual who uses the telecommunications
service on the entity's behalf.
7. "Home service provider" means a home service provider under section 124

- (5) of P.L. 106-252.8. "Mobile telecommunications service" means a mobile telecommunications service under 4 USC 116 to 126, as amended by P.L. 106-252.
- 9. "Place of primary use" means place of primary use, as determined under 4 USC 116 to 126, as amended by P.L. 106-252.
- 10. "Postpaid calling service" means a telecommunications service that is obtained by paying for it on a call-by-call basis using a bankcard, travel card, credit card, debit card, or similar method, or by charging it to a telephone number that is not associated with the location where the telecommunications service originates or terminates. "Postpaid calling service" includes a telecommunications service, not including a prepaid wireless calling service, that would otherwise be a prepaid calling service except that the service provided to the customer is not exclusively a telecommunications service.
- 14. "Radio service" means a communication service provided by the use of radio, including radiotelephone, radiotelegraph, paging, and facsimile service.
- 15. "Radiotelegraph service" means transmitting messages from one place to another by means of radio.
- 16. "Radiotelephone service" means transmitting sound from one place to another by means of radio.
- (b) Except as provided in pars. (d) to (j), the sale of a telecommunications service that is sold on a call-by-call basis is sourced to the taxing jurisdiction for sales and

use tax purposes where the call originates and terminates, in the case of a call that
originates and terminates in the same such jurisdiction, or the taxing jurisdiction for
sales and use tax purposes where the call originates or terminates and where the
service address is located.

- (c) Except as provided in pars. (d) to (j), the sale of a telecommunications service that is sold on a basis other than a call-by-call basis is sourced to the customer's place of primary use.
- (d) The sale of a mobile telecommunications service, except an air-to-ground radiotelephone service and a prepaid calling service, is sourced to the customer's place of primary use.
- (e) The sale of a postpaid calling service is sourced to the location where the signal of the telecommunications service originates, as first identified by the seller's telecommunications system or, if the signal is not transmitted by the seller's telecommunications system, by information that the seller received from the seller's service provider.
- (f) The sale of a prepaid calling service or a prepaid wireless calling service is sourced to the location determined under sub. (1) (b), except that, if the service is a prepaid wireless calling service and the location cannot be determined under sub. (1) (b) 1. to 4., the prepaid wireless calling service is sourced to the location determined under sub. (1) (b) 5. c. or at the location associated with the mobile telephone number, as determined by the seller.
- (g) 1. The sale of a private communication service for a separate charge related to a customer channel termination point is sourced to the location of the customer channel termination point.

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- 2. The sale of a private communication service in which all customer channel termination points are located entirely in one taxing jurisdiction for sales and use tax purposes is sourced to the taxing jurisdiction in which the customer channel termination points are located.
- 3. If the segments are charged separately, the sale of a private communication service that represents segments of a communications channel between 2 customer channel termination points that are located in different taxing jurisdictions for sales and use tax purposes is sourced to an equal percentage in both such jurisdictions.
- 4. If the segments are not charged separately, the sale of a private communication service for segments of a communications channel that is located in more than one taxing jurisdiction for sales and use tax purposes is sourced to each such jurisdiction in a percentage determined by dividing the number of customer channel termination points in that jurisdiction by the number of customer channel termination points in all jurisdictions where segments of the communications channel are located.
- (h) The sale of an Internet access service is sourced to the customer's place of primary use.
- (i) The sale of an ancillary service is sourced to the customer's place of primary use.
- (j) If the location of the customer's service address, channel termination point, or place of primary use is not known, the location where the seller receives or hands off the signal shall be considered, for purposes of this section, the customer's service address, channel termination point, or place of primary use.
- (5) FLORISTS. (a) For purposes of this subsection, "retail florist" means a person engaged in the business of selling cut flowers, floral arrangements, and potted plants

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and who prepares such flowers, floral arrangements, and potted plants. "Retail florist" does not include a person who sells cut flowers, floral arrangements, and potted plants primarily by mail or via the Internet.

(b) Sales by a retail florist are sourced to the location determined by rule by the department.

Section 179. 77.523 (title) of the statutes is repealed.

SECTION 180. 77.523 of the statutes is renumbered 77.59 (9p) (a) and amended to read:

77.59 (9p) (a) If a customer purchases a service that is subject to 4 USC 116 to 126, as amended by P.L. 106-252, and if the customer believes that the amount of the tax assessed for the service under this subchapter or the place of primary use or taxing jurisdiction assigned to the service is erroneous, the customer may request that the service provider correct the alleged error by sending a written notice to the service provider. The notice shall include a description of the alleged error, the street address for the customer's place of primary use of the service, the account name and number of the service for which the customer seeks a correction, and any other information that the service provider reasonably requires to process the request. Within 60 days from the date that a service provider receives a request under this section paragraph, the service provider shall review its records to determine the customer's taxing jurisdiction. If the review indicates that there is no error as alleged, the service provider shall explain the findings of the review in writing to the customer. If the review indicates that there is an error as alleged, the service provider shall correct the error and shall refund or credit the amount of any tax collected erroneously, along with the related interest, as a result of the error from the customer in the previous 48 months, consistent with s. 77.59 (4). A customer may

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1	take no other action against the service provider, or commence any action, to correct
2	an alleged error in the amount of the tax assessed under this subchapter on a service
3	that is subject to 4 USC 116 to 126, as amended by P.L. 106-252, or to correct ar
4	alleged error in the assigned place of primary use or taxing jurisdiction, unless the
5	customer has exhausted his or her remedies under this section paragraph.
6	SECTION 181. 77.524 (1) (a) of the statutes is renumbered 77.524 (1) (am).
7	SECTION 182. 77.524 (1) (ag) of the statutes is created to read:
8	77.524 (1) (ag) "Agent" means a person appointed by a seller to represent the
9	seller before the states that are signatories to the agreement, as defined in s. 77.65
10	(2) (a).
11	SECTION 183. 77.524 (1) (b) of the statutes is renumbered 77.51 (1g) and
12	amended to read:
13	77.51 (1g) "Certified service provider" means an agent that is certified jointly
14	by the states that are signatories to the agreement, as defined in s. 77.65(2)(a), and
15	that performs all of a seller's sales tax and use tax functions related to the seller's
16	retail sales, except that a certified service provider is not responsible for a retailer's
17	obligation to remit tax on the retailer's own purchases.
18	Section 184. 77.525 of the statutes is amended to read:
19	77.525 Reduction to prevent double taxation. Any person who is subject
20	to the tax under s. 77.52 (2) (a) 5a. on telecommunications services that terminate

77.525 Reduction to prevent double taxation. Any person who is subject to the tax under s. 77.52 (2) (a) 5.—a. on telecommunications services that terminate in this state and who has paid a similar tax on the same services to another state may reduce the amount of the tax remitted to this state by an amount equal to the similar tax properly paid to another state on those services or by the amount due this state on those services, whichever is less. That person shall refund proportionally to the

persons to whom the tax under s. 77.52(2)(a) 5. -a. was passed on an amount equal to the amounts not remitted.

Section 185. 77.53 (1) of the statutes is amended to read:

on the use or consumption in this state of taxable services under s. 77.52 purchased from any retailer, at the rate of 5% of the sales purchase price of those services; on the storage, use or other consumption in this state of tangible personal property and items or property under s. 77.52 (1) (b) or (c) purchased from any retailer, at the rate of 5% of the sales purchase price of that the property or items; on the storage, use, or other consumption of goods under s. 77.52 (1) (d) purchased from any retailer, if the purchaser has the right to use the goods on a permanent or less than permanent basis and regardless of whether the purchaser is required to make continued payments for such right, at the rate of 5 percent of the sales price of the goods; and on the storage, use or other consumption of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) manufactured, processed or otherwise altered, in or outside this state, by the person who stores, uses or consumes it, from material purchased from any retailer, at the rate of 5% of the sales purchase price of that material.

Section 186. 77.53 (1b) of the statutes is repealed and recreated to read:

77.53 (1b) The storage, use, or other consumption in this state of tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d), and the use or other consumption in this state of a taxable service, purchased from any retailer is subject to the tax imposed in this section unless an exemption in this subchapter applies.

SECTION 187. 77.53 (2) of the statutes is amended to read:

77.53 (2) Every person storing, using, or otherwise consuming in this state tangible personal property, or items, property, or goods specified under s. 77.52 (1) (b), (c), or (d), or taxable services purchased from a retailer is liable for the tax imposed by this section. The person's liability is not extinguished until the tax has been paid to this state, but a receipt with the tax separately stated from a retailer engaged in business in this state or from a retailer who is authorized by the department, under such rules as it prescribes, to collect the tax and who is regarded as a retailer engaged in business in this state for purposes of the tax imposed by this section given to the purchaser under sub. (3) relieves the purchaser from further liability for the tax to which the receipt refers.

SECTION 188. 77.53 (3) of the statutes is amended to read:

77.53 (3) Every retailer engaged in business in this state and making sales of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services for delivery into this state or with knowledge directly or indirectly that the property or service is intended for storage, use or other consumption in that are sourced to this state under s. 77.522, shall, at the time of making the sales or, if the storage, use or other consumption of the tangible personal property or taxable service is not then taxable under this section, at the time the storage, use or other consumption becomes taxable, collect the tax from the purchaser and give to the purchaser a receipt in the manner and form prescribed by the department.

SECTION 189. 77.53 (4) of the statutes is repealed.

SECTION 190. 77.53 (9) of the statutes is amended to read:

77.53 (9) Every retailer selling tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services for storage, use or other

consumption in this state shall register with the department and obtain a certificate
under s. 73.03 (50) and give the name and address of all agents operating in this
state, the location of all distribution or sales houses or offices or other places of
business in this state, the standard industrial code classification of each place of
business in this state and the other information that the department requires. Any
person who may register under this subsection may designate an agent, as defined
in s. 77.524 (1) (ag), to register with the department under this subsection, in the
manner prescribed by the department.

SECTION 191. 77.53 (9m) of the statutes is renumbered 77.53 (9m) (a) and amended to read:

77.53 (9m) (a) Any person who is not otherwise required to collect any tax imposed by this subchapter and who makes sales to persons within this state of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services the use of which is subject to tax under this subchapter may register with the department under the terms and conditions that the department imposes and shall obtain a valid certificate under s. 73.03 (50) and thereby be authorized and required to collect, report, and remit to the department the use tax imposed by this subchapter.

SECTION 192. 77.53 (9m) (b) of the statutes is created to read:

77.53 **(9m)** (b) Any person who may register under par. (a) may designate an agent, as defined in s. 77.524 (1) (ag), to register with the department under par. (a), in the manner prescribed by the department.

Section 193. 77.53 (9m) (c) of the statutes is created to read:

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77.53 (9m) (c) The registration under par. (a) by a person who is not otherwise
required to collect any tax imposed by this subchapter shall not be used as a factor
in determining whether the seller has nexus with this state for any tax at any time.

Section 194. 77.53 (10) of the statutes is amended to read:

77.53 (10) For the purpose of the proper administration of this section and to prevent evasion of the use tax and the duty to collect the use tax, it is presumed that tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services sold by any person for delivery in this state is sold for storage, use, or other consumption in this state until the contrary is established. The burden of proving the contrary is upon the person who makes the sale unless that person takes from the purchaser a an electronic or paper certificate, in a manner prescribed by department, to the effect that the property, or items, property, or goods under s. 77.52(1)(b), (c), or (d), or taxable service is purchased for resale, or otherwise exempt from the tax; except that no certificate is required for sales of cattle, sheep, goats, and pigs that are sold at an animal market, as defined in s. 95.68 (1) (ag), and no certificate is required for sales of commodities, as defined in 7 USC 2, that are consigned for sale in a warehouse in or from which the commodity is deliverable on a contract for future delivery subject to the rules of a commodity market regulated by the U.S. commodity futures trading commission if upon the sale the commodity is not removed from the warehouse the sale of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or services that are exempt under s. 77.54 (7), (7m), (8), (10), (11), (14), (15), (17), (20n), (21), (22b), (31), (32), (35), (36), (37), (42), (44), (45), (46), (51), and (52).

SECTION 195. 77.53 (11) of the statutes is renumbered 77.53 (11) (a) and amended to read:

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77.53 (11) (a) The certificate referred to in under sub. (10) relieves the person selling the property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or service from the burden of proof of the tax otherwise applicable only if taken in good faith the seller obtains a fully completed exemption certificate, or the information required to prove the exemption, from a person who is engaged as a seller of tangible personal property or taxable services and who holds the permit provided for by s. 77.52 (9) and who, at the time of purchasing the purchaser no later than 90 days after the date of the sale of the tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable service, intends to sell it in the regular course of operations or is unable to ascertain at the time of purchase whether the property or service will be sold or will be used for some other purpose, or if taken in good faith from a person claiming exemption, except as provided in par. (b). The certificate under sub. (10) shall not relieve the seller of the tax otherwise applicable if the seller fraudulently fails to collect sales tax or solicits the purchaser to claim an unlawful exemption, or accepts an exemption certificate from a purchaser who claims to be an entity that is not subject to the taxes imposed under this subchapter, if the subject of the transaction sought to be covered by the exemption certificate is received by the purchaser at a location operated by the seller in this state and the exemption certificate clearly and affirmatively indicates that the claimed exemption is not available in this state. The certificate shall be signed by and bear the name and address of provide information that identifies the purchaser and shall indicate the number of the permit issued to the purchaser, the general character of tangible personal property or taxable service sold by the purchaser and the basis for the claimed exemption and a paper certificate shall be signed by the purchaser. The certificate shall be substantially in the form that the department prescribes by rule.

SECTION 196.	77.53	(11) (b) of	the statutes	is	created	to	read:
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77.53 (11) (b) If the seller has not obtained a fully completed exemption certificate or the information required to prove the exemption, as provided in par. (a), the seller may, no later than 120 days after the department requests that the seller substantiate the exemption, either provide proof of the exemption to the department by other means or obtain, in good faith, a fully completed exemption certificate from the purchaser.

Section 197. 77.53 (12) of the statutes is amended to read:

77.53 (12) If a purchaser who gives a certificate makes any storage or use of the property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or service other than retention, demonstration, or display while holding it for sale in the regular course of operations as a seller, the storage or use is taxable as of the time the property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or service is first so stored or used.

Section 198. 77.53 (14) of the statutes is amended to read:

77.53 (14) It is presumed that tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable services shipped or brought to this state by the purchaser were purchased from or serviced by a retailer.

Section 199. 77.53 (15) of the statutes is repealed.

Section 200. 77.53 (16) of the statutes is amended to read:

77.53 (16) If the purchase, rental or lease of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or service subject to the tax imposed by this section was subject to a sales tax by another state in which the purchase was made, the amount of sales tax paid the other state shall be applied as a credit against and deducted from the tax, to the extent thereof, imposed by this

section, except no credit may be applied against and deducted from a sales tax paid on the purchase of direct mail, if the direct mail purchaser did not provide to the seller a direct pay permit, an exemption certificate claiming direct mail, or other information that indicates the appropriate taxing jurisdiction to which the direct mail is delivered to the ultimate recipients. In this subsection "sales tax" includes a use or excise tax imposed on the use of tangible personal property, or items, property, or goods under s. 77.52 (1) (b), (c), or (d), or taxable service by the state in which the sale occurred was sourced and "state" includes the District of Columbia but does not include and the commonwealth of Puerto Rico or but does not include the several territories organized by congress.

Section 201. 77.53 (17) of the statutes is amended to read:

77.53 (17) This section does not apply to tangible personal property or items, property, or goods under s. 77.52 (1) (b), (c), or (d) purchased outside this state, as determined under s. 77.522, other than motor vehicles, boats, snowmobiles, recreational vehicles, as defined in s. 340.01 (48r), trailers, semitrailers, all-terrain vehicles and airplanes registered or titled or required to be registered or titled in this state, which is brought into this state by a nondomiciliary for the person's own storage, use or other consumption while temporarily within this state when such property, item, or good is not stored, used or otherwise consumed in this state in the conduct of a trade, occupation, business or profession or in the performance of personal services for wages or fees.

Section 202. 77.53 (17m) of the statutes is amended to read:

77.53 (17m) This section does not apply to a boat purchased in a state contiguous to this state, as determined under s. 77.522, by a person domiciled in that state if the boat is berthed in this state's boundary waters adjacent to the state of the

1	domicile of the purchaser and if the transaction was an exempt occasional sale under
2	the laws of the state in which the purchase was made.
3	SECTION 203. 77.53 (17r) (a) of the statutes is amended to read:
4	77.53 (17r) (a) It is purchased in another state, as determined under s. 77.522.
5	Section 204. 77.53 (18) of the statutes is amended to read:
6	77.53 (18) This section does not apply to the storage, use or other consumption
7	in this state of household goods or items, property, or goods under s. 77.52 (1) (b), (c),
8	or (d) for personal use or to aircraft, motor vehicles, boats, snowmobiles, mobile
9	homes, manufactured homes, as defined in s. 101.91 (2), recreational vehicles, as
10	defined in s. 340.01 (48r), trailers, semitrailers and all-terrain vehicles, for personal
11	use, purchased by a nondomiciliary of this state outside this state, as determined
12	under s. 77.522, 90 days or more before bringing the goods, items, goods, or property
13	into this state in connection with a change of domicile to this state.
14	Section 205. 77.54 (1) of the statutes is amended to read:
15	77.54 (1) The gross receipts sales price from the sale of and the storage, use or
16	other consumption in this state of tangible personal property, and items, property,
17	and goods under s. 77.52(1)(b), (c), and (d), and services the gross receipts sales price
18	from the sale of which, or the storage, use or other consumption of which, this state
19	is prohibited from taxing under the constitution or laws of the United States or under
20	the constitution of this state.
21	Section 206. 77.54 (2) of the statutes is amended to read:
22	77.54 (2) The gross receipts sales price from sales of and the storage, use or
23	other consumption of tangible personal property becoming an ingredient or

component part of an article of tangible personal property or which is consumed or

destroyed or loses its identity in the manufacture of tangible personal property in any form destined for sale, except as provided in sub. (30) (a) 6.

SECTION 207. 77.54 (2m) of the statutes is amended to read:

77.54 (2m) The gross receipts sales price from the sales of and the storage, use or other consumption of tangible personal property or services that become an ingredient or component of shoppers guides, newspapers or periodicals or that are consumed or lose their identity in the manufacture of shoppers guides, newspapers or periodicals, whether or not the shoppers guides, newspapers or periodicals are transferred without charge to the recipient. In this subsection, "shoppers guides", "newspapers" and "periodicals" have the meanings under sub. (15). The exemption under this subdivision does not apply to advertising supplements that are not newspapers.

SECTION 208. 77.54 (3) (a) of the statutes is amended to read:

77.54 (3) (a) The gross receipts sales price from the sales of and the storage, use, or other consumption of tractors and machines, including accessories, attachments, and parts, lubricants, nonpowered equipment, and other tangible personal property that are used exclusively and directly, or are consumed or lose their identities, in the business of farming, including dairy farming, agriculture, horticulture, floriculture, silviculture, and custom farming services, but excluding automobiles, trucks, and other motor vehicles for highway use; excluding personal property that is attached to, fastened to, connected to, or built into real property or that becomes an addition to, component of, or capital improvement of real property; and excluding tangible personal property used or consumed in the erection of buildings or in the alteration, repair, or improvement of real property, regardless of any contribution that that personal property makes to the production process in that building or real property

1	and regardless of the extent to which that personal property functions as a machine
2	except as provided in par. (c).
3	SECTION 209. 77.54 (3m) (intro.) of the statutes is amended to read:
4	77.54 (3m) (intro.) The gross receipts sales price from the sale of and the
5	storage, use or other consumption of the following items if they are used exclusively
6	by the purchaser or user in the business of farming; including dairy farming
7	agriculture, horticulture, floriculture, silviculture, and custom farming services:
8	SECTION 210. 77.54 (4) of the statutes is amended to read:
9	77.54 (4) Gross receipts The sales price from the sale of tangible personal
10	property and items, property, and goods under s. 77.52 (1) (b), (c), and (d) and the
11	storage, use or other consumption in this state of tangible personal property and
12	items, property, and goods under s. 77.52 (1) (b), (c), and (d), which is the subject of
13	any such sale, by any elementary school or secondary school, exempted as such from
14	payment of income or franchise tax under ch. 71, whether public or private.
15	SECTION 211. 77.54 (5) (intro.) of the statutes is amended to read:
16	77.54 (5) (intro.) The gross receipts sales price from the sale of and the storage,
17	use or other consumption of:
18	Section 212. 77.54 (6) (intro.) of the statutes is amended to read:
19	77.54 (6) (intro.) The gross receipts sales price from the sale of and the storage,
20	use or other consumption of:
21	SECTION 213. 77.54 (7m) of the statutes is amended to read:
22	77.54 (7m) Occasional sales of tangible personal property, or items, property,
23	$\underline{\text{or goods under s. } 77.52(1)(b),(c),\text{and }(d),\text{or services, including admissions or tickets}}$
24	to an event; by a neighborhood association, church, civic group, garden club, social
25	club or similar nonprofit organization; not involving entertainment for which

expenses unless access to the event may be obtained without payment of a direct or indirect admission fee; conducted by the organization if the organization is not engaged in a trade or business and is not required to have a seller's permit. For purposes of this subsection, an organization is engaged in a trade or business and is required to have a seller's permit if its sales of tangible personal property, and items, property, and goods under s. 77.52 (1) (b), (c), and (d), and services, not including sales of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this subsection does not apply to gross receipts the sales price from the sale of bingo
engaged in a trade or business and is not required to have a seller's permit. For purposes of this subsection, an organization is engaged in a trade or business and is required to have a seller's permit if its sales of tangible personal property, and items, property, and goods under s. 77.52 (1) (b), (c), and (d), and services, not including sales of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this
purposes of this subsection, an organization is engaged in a trade or business and is required to have a seller's permit if its sales of tangible personal property, and items, property, and goods under s. 77.52(1)(b), (c), and (d), and services, not including sales of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this
required to have a seller's permit if its sales of tangible personal property, and items, property, and goods under s. 77.52 (1) (b), (c), and (d), and services, not including sales of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this
property, and goods under s. 77.52(1)(b), (c), and (d), and services, not including sales of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this
of tickets to events, and its events occur on more than 20 days during the year, unless its receipts do not exceed \$25,000 during the year. The exemption under this
its receipts do not exceed \$25,000 during the year. The exemption under this
subsection does not apply to gross receipts the sales price from the sale of hinge
the sale of bingo
supplies to players or to the sale, rental or use of regular bingo cards, extra regular
cards and special bingo cards.

Section 214. 77.54 (8) of the statutes is amended to read:

77.54 (8) Charges for interest, financing or insurance, not including contracts under s. 77.52 (2) (a) 13m., where such charges are separately set forth upon the invoice given by the seller to the purchaser.

SECTION 215. 77.54 (9) of the statutes is amended to read:

77.54 (9) The gross receipts sales price from sales of tickets or admissions to public and private elementary and secondary school activities, where the entire net proceeds therefrom are expended for educational, religious or charitable purposes.

SECTION 216. 77.54 (9a) (intro.) of the statutes is amended to read:

77.54 **(9a)** (intro.) The gross receipts sales price from sales to, and the storage by, use by or other consumption of tangible personal property, and items, property, and goods under s. 77.52 (1) (b), (c), and (d), and taxable services by:

SECTION 217. 77.54 (10) of the statutes is amended to read:

77.54 (10) The gross receipts sales price from the sale of all admission fees,
admission stickers or camping fees under s. 27.01 (7) to (11) and all admission fees
to any museum operated by a nonprofit corporation under a lease agreement with
the state historical society.
SECTION 218. 77.54 (11) of the statutes is amended to read:
77.54 (11) The gross receipts sales price from the sales of and the storage, use
or other consumption in this state of motor vehicle fuel, general aviation fuel or
alternate fuel, subject to taxation under ch. 78, unless the motor vehicle fuel or
alternate fuel tax is refunded under s. 78.75 because the buyer does not use the fuel
in operating a motor vehicle upon the public highways.
Section 219. 77.54 (12) of the statutes is amended to read:
77.54 (12) The gross receipts sales price from the sales of and the storage, use
or other consumption in this state of rail freight or passenger cars, locomotives or
other rolling stock used in railroad operations, or accessories, attachments, parts,
lubricants or fuel therefor.
SECTION 220. 77.54 (13) of the statutes is amended to read:
77.54 (13) The gross receipts sales price from the sales of and the storage, use
or other consumption in this state of commercial vessels and barges of 50-ton burden
or over primarily engaged in interstate or foreign commerce or commercial fishing,
and the accessories, attachments, parts and fuel therefor.
SECTION 221. 77.54 (14) (intro.) of the statutes is amended to read:
77.54 (14) (intro.) The gross receipts sales price from the sales of and the
storage, use, or other consumption in this state of medicines drugs that are any of
the following:

Section 222. 77.54 (14) (a) of the statutes is amended to read:

77.54 (14) (a) Prescribed for the treatment of a human being by a person
authorized to prescribe the medicines drugs, and dispensed on prescription filled by
a registered pharmacist in accordance with law.

Section 223. 77.54 (14) (b) of the statutes is amended to read:

77.54 (14) (b) Furnished by a licensed physician, surgeon, podiatrist, or dentist to a patient who is a human being for treatment of the patient.

SECTION 224. 77.54 (14) (f) (intro.) of the statutes is amended to read:

77.54 (14) (f) (intro.) Furnished without charge to any of the following if the medicine drug may not be dispensed without a prescription:

Section 225. 77.54 (14g) of the statutes is repealed.

SECTION 226. 77.54 (14s) of the statutes is repealed.

Section 227. 77.54 (15) of the statutes is amended to read:

or other consumption of all newspapers, of periodicals sold by subscription and regularly issued at average intervals not exceeding 3 months, or issued at average intervals not exceeding 3 months, or issued at average intervals not exceeding 6 months by an educational association or corporation sales to which are exempt under sub. (9a) (f), of controlled circulation publications sold to commercial publishers for distribution without charge or mainly without charge or regularly distributed by or on behalf of publishers without charge or mainly without charge to the recipient and of shoppers guides which distribute no less than 48 issues in a 12-month period. In this subsection, "shoppers guide" means a community publication delivered, or attempted to be delivered, to most of the households in its coverage area without a required subscription fee, which advertises a broad range of products and services offered by several types of businesses and individuals. In this subsection, "controlled circulation publication" means a publication that has at

- least 24 pages, is issued at regular intervals not exceeding 3 months, that devotes not more than 75% of its pages to advertising and that is not conducted as an auxiliary to, and essentially for the advancement of, the main business or calling of the person that owns and controls it.
 - **SECTION 228.** 77.54 (16) of the statutes is amended to read:
- 77.54 (16) The gross receipts sales price from the sale of and the storage, use or other consumption of fire trucks and fire fighting equipment, including accessories, attachments, parts and supplies therefor, sold to volunteer fire departments.
 - **Section 229.** 77.54 (17) of the statutes is amended to read:
- 77.54 (17) The gross receipts sales price from the sales of and the storage, use or other consumption of water, that is not food and food ingredient, when delivered through mains.
 - **SECTION 230.** 77.54 (18) of the statutes is amended to read:
- 77.54 (18) When the sale, license, lease, or rental of a service or property, including items, property, and goods under s. 77.52 (1) (b), (c), and (d), that was previously exempt or not taxable under this subchapter becomes taxable, and the service or property is furnished under a written contract by which the seller is unconditionally obligated to provide the service or property for the amount fixed under the contract, the seller is exempt from sales or use tax on the gross receipts sales price for services or property provided until the contract is terminated, extended, renewed or modified. However, from the time the service or property becomes taxable until the contract is terminated, extended, renewed or modified the user is subject to use tax, measured by the sales purchase price, on the service or property purchased under the contract.