2025 Regular Session

# **ACT No. 384**

HOUSE BILL NO. 578

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#### BY REPRESENTATIVE EMERSON

2 To amend and reenact R.S. 47:301(3)(a), (4)(k)(i), (10), (13)(a), (16)(d), (18)(a) and (c)(i), 3 and (27)(x)(ix), 301.1(F), 301.3(7)(a) and (10)(a), 305.1(A), (B), (C)(1)(introductory 4 paragraph) and (c) and (3)(a), 305.2(A)(5), 305.6(1), (5), and (6), 305.7(A)(1) and 5 (2), 305.12(D), 305.33, 305.36(A), (B), and (C)(1), 305.50(A)(2)(b)(i), 305.75(A), 6 321(A), 321.1(A), (B), and (C)(2), 331(A) and (B), and 337.10(A) and (D) and R.S. 7 51:1286(A), to enact R.S. 33:9038.34(P), R.S. 39:100.118, and R.S. 47:301.3(11), 8 301.4(C)(4), 305(E)(4) and (L), 305.1(C)(6), 305.12(E), 305.14, 305.21, 305.22, 9 305.23, 305.64, 337.4(B)(4), and 337.10(E), and to repeal R.S. 47:301.6(B) and (C), 10 305.2(A)(4), and 305.36(E), relative to sales and use tax; to provide with respect to 11 exemptions from sales and use taxes levied by taxing authorities; to exempt certain 12 services from sales and use tax; to provide for the exemption for schools and 13 educational materials; to provide for the exemption for certain intergovernmental 14 transactions; to provide for exemptions for certain nonprofit organizations; to 15 provide for the exemption for software and digital products for certain healthcare 16 facilities; to provide for an exemption for certain sickle cell disease organizations; 17 to provide for the exemption for transactions involving certain motor vehicles; to 18 provide for an exemption for qualifying radiation therapy treatment centers; to 19 provide for the exemption for certain ships and ships' supplies; to provide for sales 20 and use tax exemptions for certain governments; to authorize purchases made by 21 certain contractors on public contracts to qualify for an exemption; to authorize an 22 exemption for sales taxes on certain boats; to establish the initial baseline collection 23 rate for a certain sales tax area established by the legislature; to provide with respect 24 to the levies of certain taxes; to provide for taxes levied on certain 25 telecommunication and ancillary services; to provide for the amount of sales and use

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taxes dedicated to tourism; to provide for definitions; to provide for limitations and requirements; to provide for local optional exemptions; to authorize the refund of certain sales and use taxes under certain circumstances; to provide for the establishment of the Local Revenue Fund; to provide for the transfer, deposit, and use of monies in the fund; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 33:9038.34(P) is hereby enacted to read as follows:

§9038.34. Sales tax increment financing

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P. Notwithstanding the provisions of this Section, the initial annual baseline collection rate for the sales tax area of a medical and bioscience district first established by the legislature of the State of Louisiana during the 2005 Regular Session of the legislature shall be one million two hundred seventy-two thousand three hundred ninety-four dollars.

Section 2. R.S. 39:100.118 is hereby enacted to read as follows:

# §100.118. Local Revenue Fund

A. There shall be established in the state treasury, as a special fund, the Local Revenue Fund, hereinafter referred to in this Section as the "fund". After allocation of money to the Bond Security and Redemption Fund as provided for in Article VII of the Constitution of Louisiana, the treasurer shall deposit in and credit to the Local Revenue Fund the avails of the taxes imposed by R.S. 47:301.1(F) and any other revenue dedicated to the fund by the legislature. The legislature may appropriate additional sums to the fund.

B. The monies in the fund shall be used solely for distribution to ad valorem tax recipient bodies within a parish to offset losses attributable to business inventory exemptions to the ad valorem tax granted by a parish.

C. Monies in the fund shall be invested in the same manner as monies in the state general fund. Interest earned on the investment of monies in the fund shall be deposited in and credited to the fund.

Section 3. R.S. 47:301(3)(a), (4)(k)(i), (10), (13)(a), (16)(d), (18)(a) and (c)(i), and (27)(x)(ix), 301.1(F), 301.3(7)(a) and (10)(a), 305.2(A)(5), 305.6(1) and (5), 305.7(A)(2), 305.12(D), 305.33, 305.36(A), (B), and (C)(1), 305.50(A)(2)(b)(i), 305.75(A), 321(A), 321.1(A), (B), and (C)(2), 331(A) and (B), and 337.10(A) and (D) are hereby amended and reenacted and R.S. 47:301.3(11), 301.4(C)(4), 305.12(E), 337.4(B)(4), and 337.10(E) are hereby enacted to read as follows:

### §301. Definitions

As used in this Chapter, the following words, terms, and phrases have the meanings ascribed to them in this Section, unless the context clearly indicates a different meaning:

\* \* \*

(3)(a) "Cost price" means the actual cost of the articles of tangible personal property or digital products without any deductions therefrom on account of the cost of materials used, labor, or service cost, including service costs for installation, and transportation charges, or any other expenses whatsoever, or the reasonable market value of the tangible personal property or digital product at the time it becomes susceptible to the use tax, whichever is less. Cost price shall not include the amount charged for labor or services rendered in installing, applying, remodeling, or repairing property sold if such cost is separately billed to the customer at the time of installation.

\* \* \*

(4) "Dealer" includes every person who manufactures or produces tangible personal property or digital products for sale at retail, for use, or consumption, or distribution, or for storage to be used or consumed in a taxing jurisdiction. "Dealer" is further defined to mean:

\* \* \*

(k)(i) Any person who sells for delivery into Louisiana tangible personal property, products transferred electronically, <u>digital products</u>, or services, and who does not have a physical presence in Louisiana, if during the previous or current calendar year the person's gross revenue for sales delivered into Louisiana has

exceeded one hundred thousand dollars from sales of tangible personal property, products transferred electronically, <u>digital products</u>, or services.

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(10)(a) Solely for the For purposes of the imposition of the state sales and use tax taxes levied by any taxing authority, "retail sale" or "sale at retail" means a sale to a consumer, end user, or to any other person for any purpose other than for resale as tangible personal property or a digital product, or for the lease of automobiles in an arm's length transaction, and shall mean and include all transactions that the secretary, upon investigation, finds to be in lieu of sales; provided that sales for resale or for lease of automobiles in an arm's length transaction must be made in strict compliance with the rules and regulations. Any dealer making a sale for resale or for the lease of automobiles, which is not in strict compliance with the rules and regulations, shall himself be liable for and pay the tax. resale of a service provided for in R.S. 47:301.3 provided the retail sale of the service is subject to sales tax in this state and shall mean and include all transactions that the secretary, upon investigation, finds to be in lieu of sales; provided that sales for resale shall be made in strict compliance with rules and regulations. Any dealer making a sale for resale which is not in strict compliance with the rules and regulations shall be liable for and pay the tax. A local collector shall accept a resale certificate issued by the Department of Revenue, provided the taxpayer includes the parish of its principal place of business and local sales tax account number on the state certificate. However, in the case of an intra-parish transaction from dealer to dealer, the collector may require that the local exemption certificate be used in lieu of the state certificate. The department shall accommodate the inclusion of this information on its resale certificate for these purposes.

(b) The term "sale at retail" does not include consuming any digital product in producing for sale a new product or taxable service, where the digital product becomes an ingredient or component of the new product or taxable service. A digital code becomes an ingredient or component of a new product or taxable service if the

digital product, through the use of the digital code, becomes an ingredient or component of the new product or taxable service.

(c) With respect to digital products, the term "sale at retail" does not include making any digital product available free of charge for the use or enjoyment of others. For purposes of this Subparagraph, "free of charge" means that the recipient of the digital product is not required to provide anything of significant value in exchange for the product. A transfer is not free of charge if the digital product is bundled or combined with other products or services subject to sales or use tax regardless of whether such items are separately stated and invoiced.

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property is or digital products are sold, less the market value of any article traded in including any services, except services for financing which shall not exceed the legal interest rate and a service charge not to exceed six percent of the amount financed, and losses, that are a part of the sale valued in money, whether paid in money or otherwise, and includes the cost of materials used, labor or service costs, including service costs for installation, and transportation charges; provided that cash discounts allowed and taken on sales shall not be included. Sales price shall not include the amount charged for labor or services rendered in installing, applying, remodeling, or repairing property sold if that charge is separately billed to the customer at the time of the sale.

22 \* \* \*

23 (16)

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(d) The term "tangible personal property" shall not include work products which are written on paper, stored on magnetic or optical media, or transmitted by electronic device electronically, when such work products are created in the normal course of business by any person licensed or regulated by the provisions of Title 37 of the Louisiana Revised Statutes of 1950, unless such work products are duplicated without modification for sale to multiple purchasers. This exclusion shall not apply

to work products which consist of the creation, modification, updating, or licensing of computer software.

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(18)(a)(i) Solely for For purposes of the imposition of the state sales and use tax levied by any taxing authority, "use" means and includes the exercise of any right or power over tangible personal property or digital products incident to the ownership thereof, except that it shall not include the sale at retail of those items of property or products in the regular course of business or the donation to a school in the state which meets the definition provided in R.S. 17:236 or to a public or recognized independent institution of higher education in the state of property previously purchased for resale in the regular course of a business. The term "use" shall not include the purchase, the importation, the consumption, the distribution, or the storage of automobiles to be leased in an arm's length transaction, nor shall the term "use" include the donation of food items to a food bank as defined in R.S. 9:2799(B).

(ii) The term "use" applies to the first act within this state by which the taxpayer, as a consumer, views, accesses, downloads, possesses, stores, opens, manipulates, or otherwise enjoys, uses, or receives the benefits of a digital product, prewritten computer access service, or information service. Use includes access and use of digital products, prewritten computer access services, and information services that remain in the possession of the dealer or in the possession of a third party on behalf of the dealer.

\* \* \*

(c)(i) Notwithstanding any other provision of law to the contrary, and except as provided in Item (ii)of this Subparagraph, for purposes of state and political subdivision sales and use tax, "use" means and includes the exercise of any right or power over tangible personal property or digital products incident to the ownership thereof.

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I	(27) With respect to the furnishing of telecommunications and ancillary
2	services, as used in this Chapter the following words, terms, and phrases have the
3	meaning ascribed to them in this Paragraph, unless the context clearly indicates a
4	different meaning:
5	* * *
6	(x) "Telecommunications service" means the electronic transmission,
7	conveyance, or routing of voice, data, audio, video, or any other information or
8	signals to a point, or between or among points. "Telecommunications service"
9	includes the transmission, conveyance, or routing in which computer processing
10	applications are used to act on the form, code, or protocol of the content for purposes
11	of transmission, conveyance, or routing without regard to whether the service is
12	referred to as voice over internet protocol service or is classified by the Federal
13	Communications Commission as an enhanced or value-added service.
14	"Telecommunications service" does not include any of the following:
15	* * *
16	(ix) Digital products, including but not limited to software, music, video,
17	reading materials, or ring tones.
18	* * *
19	§301.1. Telecommunications and ancillary services
20	* * *
21	F.(1) Local political subdivisions shall be prohibited from levying a sales
22	and use tax on telecommunications services not in effect on July 1, 1990. However,
23	the provisions of this Paragraph shall not be construed to prohibit the levy or
24	collection of any franchise, excise, gross receipts, or similar tax or assessment by any
25	political subdivision of the state as defined in Article VI, Section 44 of the
26	Constitution of Louisiana.
27	(2) There is hereby levied an additional state sales and use tax upon all
28	telecommunications services, cable television services, direct-to-home satellite

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services, video programming services, provided by cable television and satellite

service providers, and satellite digital audio radio services in this state, at the rate of
five percent of the amounts paid or charged for such services.

- (3) The tax levied pursuant to this Subsection shall be paid in lieu of any sales or use tax that would otherwise be levied and collected by a political subdivision of this state.
- (4) The taxes levied pursuant to this Subsection shall be administered and collected by the secretary of the Department of Revenue. The secretary shall assess an administration and collection fee, not to exceed one percent of the collections of the tax, as reimbursement for the actual cost of collection of the tax.
- (5) The tax levied in this Subsection shall be collected from the dealer, as defined in this Chapter, shall be paid at the time and in the manner hereinafter provided, and shall be in addition to all other taxes, whether levied in the form of excise, license, or privilege taxes, and shall be in addition to taxes levied pursuant to the provisions of Chapter 3 of this Subtitle.
- (6) After allocation to the Bond Security and Redemption Fund as provided in Article VII, Section 9(B) of the Constitution of Louisiana, the treasurer shall deposit in and credit to the Local Revenue Fund the avails of the taxes collected under this Subsection.

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## §301.3. Services

The sales and use tax levied by any taxing authority shall apply to the following services:

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(7)(a) Repairs and maintenance of tangible personal property. Repairs and maintenance include but are not limited to the repair and servicing of automobiles, vehicles, boats and vessels, electrical and mechanical appliances and equipment, farm machinery and implements, motors, tires, batteries, engineering instruments, medical and surgical instruments, machinery, mechanical tools, shop equipment, furniture, rugs, flooring, watches, clocks, jewelry, refrigerators, phones, televisions,

radios, shoes, including shoe shining, and office appliances and equipment.	This
includes service calls and trip or travel charges.	

\* \*

(10)(a) The providing of information services. For purposes of this Paragraph, information services means electronic data retrieval or research; and collecting, compiling, analyzing, or furnishing of information of any kind, including but not limited to general or specialized news, other current information or financial information, by printed, mimeographed, electronic, or electrical transmission, or by utilizing wires, cable, radio waves, microwaves, satellites, fiber optics, or any other method now in existence or which may be devised; this includes delivering or providing access to information through databases or subscriptions. Information services include but are not limited to:

- (i) Furnishing newsletters; tax guides; research publications; financial, investment, circulation, credit, stock market, or bond rating reports; mailing lists; abstracts of title; news clipping services; wire services; scouting reports; surveys; bad check lists; and broadcast rating services.
  - (ii) Subscriptions to genealogical, financial, or similar databases.
- (iii) Solely for purposes of state sales and use taxes, cable television services, direct-to-home satellite services, video programming services, and satellite digital audio radio services.
- (iv) Global positioning system services including driving directions and sports, news, and similar information provided through satellite audio programming services.
- (iv) Global positioning system services including driving directions and sports, news, and similar information provided through satellite audio programming services.

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(11) Solely for purposes of state sales and use taxes, cable television services, direct-to-home satellite services, video programming services provided by

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cable television and satellite service providers, and satellite digital audio radio	1
services.	2
* * *	3
§301.4. Sales transaction sourcing rules	4
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C. Exceptions to the general sourcing rules. The following sales are sourced	6
as follows:	7
* * *	8
(4) Purchases of multiple listing services by real estate licensees and brokers	9
shall be sourced to the location of the licensee's or broker's Louisiana regional rea	10
estate association office. For purposes of this Paragraph, "multiple listing	11
services"shall mean a platform or database used by real estate licensees and brokers	12
to share property listings that are marketed for sale, rent, or lease, and is available	13
only to real estate licensees and brokers.	14
* * *	15
§305.2. Exemption; medical	16
A. The following items shall be exempt from the sales and use tax imposed	17
by the state:	18
* * *	19
(5) The tax imposed by R.S. 47:302(A) and 321 shall not apply to the sale	20
at retail, the use, the consumption, the distribution, and the storage of insulin, both	21
prescription and nonprescription to be used or consumed in this state, for personal	22
use or consumption; provided, however, that this exemption shall apply only to sales	23
taxes imposed by the state of Louisiana and shall not apply to such taxes authorized	24
and imposed by any school board, municipality, or other local taxing authority	25
notwithstanding any other provision of law to the contrary, specifically but no	26
exclusively R.S. 33:2716.1.1.	27

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1	§305.6. Exemptions; schools and educational materials
2	The sales and use tax imposed by taxing authorities shall not apply to:
3	(1) The purchase, lease, or rental of educational Educational materials or
4	equipment used for classroom instruction by approved parochial and private
5	elementary and secondary schools which comply with the court order from the Dodd
6	Brumfield decision and Section 501(c)(3) of the Internal Revenue Code, limited to
7	books, workbooks, computers, computer software, films, videos, and audio tapes.
8	* * *
9	(5) The sale of admissions to athletic and entertainment events held for or
10	by <u>public</u> , parochial, and private elementary and secondary schools.
11	* * *
12	§305.7. Exclusions and exemptions; intergovernmental; government
13	A.
14	* * *
15	(2) Any municipal corporation, parish, sewerage, or water district private
16	nonprofit company that enters into a contract with a private nonprofit company
17	municipal corporation, parish, sewerage, or water district to construct or operate a
18	sewerage or wastewater treatment facility shall be exempt from the same sales tax
19	as the municipal corporation, parish, sewerage, or water district.
20	* * *
21	§305.12. Exemptions; software and digital products; business use; healthcare use
22	* * *
23	D. The sales and use tax imposed by taxing authorities shall not apply to
24	computer software or prewritten computer software access services, information
25	services, or digital products that are used by licensed healthcare facilities and
26	providers for storing or transmitting healthcare information or for the diagnosis or

treatment of a medical condition.

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E. The secretary of the Department of Revenue shall promulgate rules and regulations for the implementation of the exemptions provided for in this Section.

The secretary shall begin the promulgation process prior to December 31, 2025.

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# §305.33. Exclusions and exemptions; certain sales at cultural events

A. The sales of tangible personal property at an event providing Louisiana heritage, culture, crafts, art, food, and music which is sponsored by a domestic nonprofit organization that is exempt from tax under pursuant to Section 501(c)(3) of the Internal Revenue Code shall be exempt from sales and use taxes levied by the state. The provisions of this Section shall apply only to an event which transpires over a minimum of seven but not more than twelve days and has a five-year annual average attendance of at least three hundred thousand over the duration of the event. For purposes of determining the five-year annual average attendance, the calculation shall include the total annual attendance for each of the five most recent years. The provisions of this Subsection shall apply only to sales by the sponsor of the event.

B. Admission charges for, outside gate admissions to, or parking fees associated with an event providing Louisiana heritage, culture, crafts, art, food, and music which is sponsored by a domestic nonprofit organization that is exempt from tax under pursuant to Section 501(c)(3) of the Internal Revenue Code shall be exempt from sales and use taxes levied by the state. The provisions of this Subsection shall apply only to an event which transpires over a minimum of seven but not more than twelve days and has a five-year annual average attendance of at least three hundred thousand over the duration of the event. For purposes of determining the five-year annual average attendance, the calculation shall include the total annual attendance for each of the five most recent years. The provisions of this Subsection shall apply only to admission charges for, outside gate admissions to, or parking fees associated with an event when the charges and fees are payable to or for the benefit of the sponsor of the event.

§305.36. Exclusions and exemptions; motor vehicles

A. Solely for purposes of the The sales and use tax levied by the state, such tax imposed by R.S. 47:302(A), R.S. 47:321(A), and R.S. 47:331(A) any taxing authority shall not apply to the sale at retail, the purchase, lease, or the importation of motor vehicles, trailers, or semitrailers as defined by R.S. 47:451 that will be stored, used, or consumed in this state exclusively for lease or rental, provided that the gross proceeds derived from the lease or rental of the property not previously taxed shall be at reasonable market rates. If the secretary of the Department of Revenue or a local taxing authority finds that any person who has purchased, used, or imported motor vehicles, trailers, or semitrailers tax free under this Subsection has subsequently leased or rented motor vehicles, trailers, or semitrailers in transactions not at arms length at below market rates, the secretary shall presume that the person was not entitled to claim the exemption provided herein, and the burden shall be on that person to prove otherwise.

B. A person who has acquired or used property under pursuant to this Section without payment of the tax imposed by R.S. 47:302(A), R.S. 47:321(A), and R.S. 47:331(A) shall be construed to be in the business of leasing, renting, or selling such property, whether or not the lessees have the right or obligation to purchase the tangible personal property or will otherwise acquire title to the property at termination of the lease. Therefore, a transaction entered into that is entitled lease, rental, lease-purchase, or similar name which for purposes other than state sales taxation might be considered a conditional sales contract or transaction in lieu of sale, shall be deemed for state sales tax purposes to be a taxable lease. The monthly or other periodic payments made under pursuant to the agreement shall be subject to the tax imposed by R.S. 47:302(B), R.S. 47:321(B), and R.S. 47:331(B) all taxing authorities. These persons shall not be allowed to make an isolated or occasional non-retail sale of the property under R.S. 47:301(1) or R.S. 47:301(10) pursuant to R.S. 47:305(A).

C.(1) No person shall be entitled to purchase, use, or import motor vehicles, trailers, or semitrailers, under this Section without payment of the tax imposed by

1	R.S. 47:302(A), R.S. 47:321(A), and R.S. 47:331(A) any taxing authority before
2	having received an exemption number or certificate from the secretary of the
3	Department of Revenue authorizing him to engage in the business of purchasing,
4	using, or importing motor vehicles.
5	* * *
6	§305.50. Exemption; vehicles used in interstate commerce; rail rolling stock;
7	railroad ties
8	A.
9	* * *
10	(2)
11	* * *
12	(b) For purposes of this Paragraph, a qualifying truck shall meet the
13	following requirements:
14	(i) Be registered in Louisiana as a Class 1 vehicle as defined in R.S. 47:462
15	and shall have a registered gross weight as defined in R.S. 47:451 of at least eighty
16	thousand pounds.
17	* * *
18	§305.75. Exemptions; feminine hygiene products and diapers
19	A. The sales and use tax imposed by any taxing authority with those of the
20	state shall not apply to the purchase of feminine hygiene products, diapers, or both
21	for individual personal use.
22	* * *
23	§321. Imposition of tax
24	A. In addition to the tax levied by R.S. 47:302(A), 321.1(A), and 331(A) and
25	collected pursuant to the provisions of Chapters 2 and 2-B of this Subtitle, there is
26	hereby levied an additional tax upon the sale at retail, the use, the consumption, the
27	distribution, and the storage for use or consumption in this state of each item or
28	article of tangible personal property or digital product, as defined in Chapter 2 of this
29	Subtitle. The levy of the tax shall be as follows:

(1) At the rate of one percent of the sales price of each item or article of tangible personal property or digital product when sold at retail in this state except for prepaid calling service and prepaid wireless calling service, the tax to be computed on gross sales for the purpose of remitting the amount of tax to the state, and to include each and every retail sale.

(2) At the rate of one percent of the cost price of each item or article of tangible personal property or digital product except for prepaid calling service and prepaid wireless calling service when the same is not sold but is used, consumed, distributed, or stored for use or consumption in this state, provided that there shall be no duplication of the tax.

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# §321.1. Imposition of tax

A. In addition to the tax levied by R.S. 47:302(A), 321(A), and 331(A) and collected under pursuant to the provisions of Chapter Chapters 2 and 2-B of this Subtitle, there is hereby levied an additional tax upon the sale at retail, the use, the consumption, the distribution, and the storage for use or consumption in this state of each item or article of tangible personal property or digital product as defined in Chapter 2 of this Subtitle. The levy of said the tax shall be as follows:

- (1)(a) Except as provided for in Subparagraph (b) of this Paragraph, at the rate of forty-five hundredths of one percent of the sales price of each item or article of tangible personal property or digital product when sold at retail in this state, the tax to be computed on gross sales for the purpose of remitting the amount of tax to the state, and to include each and every retail sale.
- (b) Beginning January 1, 2025, through December 31, 2029, in addition to the tax levied in Subparagraph (a) of this Paragraph, there is hereby levied an additional tax of fifty-five hundredths of one percent of the sales price of each item or article of tangible personal property or digital product when sold at retail in this state, the tax to be computed on gross sales for the purpose of remitting the amount of tax to the state, and to include each and every retail sale.

(c) Beginning January 1, 2030, there is hereby levied a tax of seventy-five hundredths of one percent of the sales price of each item or article of tangible personal property or digital product when sold at retail in this state, the tax to be computed on gross sales for the purpose of remitting the amount of tax to the state, and to include each and every retail sale.

(2)(a) Except as provided for in Subparagraph (b) of this Paragraph, at the

- (2)(a) Except as provided for in Subparagraph (b) of this Paragraph, at the rate of forty-five hundredths of one percent of the cost price of each item or article of tangible personal property or digital product when the same is not sold but is used, consumed, distributed, or stored for use or consumption in this state, provided that there shall be no duplication of the tax.
- (b) Beginning January 1, 2025, through December 31, 2029, in addition to the tax levied in Subparagraph (a) of this Paragraph, there is hereby levied an additional tax of fifty-five hundredths of one percent of the cost price of each item or article of tangible personal property or digital product when the same is not sold but is used, consumed, distributed, or stored for use or consumption in this state, provided that there shall be no duplication of the tax.
- (c) Beginning January 1, 2030, there is hereby levied a tax of seventy-five hundredths of one percent of the cost price of each item or article of tangible personal property or digital product when the same is not sold but is used, consumed, distributed, or stored for use or consumption in this state, provided that there shall be no duplication of the tax.
- B. In addition to the tax levied by R.S. 47:302(B), 321(B), and 331(B) and collected under pursuant to the provisions of Chapter Chapters 2 and 2-B of this Subtitle, there is hereby levied a tax upon the lease or rental within this state of each item or article of tangible personal property or digital product, as defined by Chapter 2 of this Subtitle; the levy of the tax to be as follows:
- (1)(a) Except as provided for in Subparagraph (b) of this Paragraph, at the rate of forty-five hundredths of one percent of the gross proceeds derived from the lease or rental of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle, where the lease or rental of such property is in an established

business, or part of an established business, or the same is incidental or germane to
the husiness

- (b) Beginning January 1, 2025, through December 31, 2029, in addition to the tax levied in Subparagraph (a) of this Paragraph, there is hereby levied an additional tax of fifty-five hundredths of one percent of the gross proceeds derived from the lease or rental of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle, where the lease or rental of such property is in an established business, or part of an established business, or the same is incidental or germane to the business.
- (c) Beginning January 1, 2030, there is hereby levied a tax of seventy-five hundredths of one percent of the gross proceeds derived from the lease or rental of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle, where the lease or rental of such property is in an established business, or part of an established business, or the same is incidental or germane to the business.
- (2)(a) Except as provided for in Subparagraph (b) of this Paragraph, at the rate of forty-five hundredths of one percent of the monthly lease or rental price paid by a lessee or rentee, or contracted or agreed to be paid by a lessee or rentee to the owner of the tangible personal property or digital product.
- (b) Beginning January 1, 2025, through December 31, 2029, in addition to the tax levied in Subparagraph (a) of this Paragraph, there is hereby levied an additional tax of fifty-five hundredths of one percent of the monthly lease or rental price paid by a lessee or rentee, or contracted or agreed to be paid by a lessee or rentee to the owner of the tangible personal property or digital product.
- (c) Beginning January 1, 2030, there is hereby levied a tax of seventy-five hundredths of one percent of the monthly lease or rental price paid by a lessee or rentee, or contracted or agreed to be paid by a lessee or rentee to the owner of the tangible personal property or digital product.

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C.

(2) Beginning January 1, 2025, through December 31, 2029, in addition to

the tax levied in Paragraph (1) of this Subsection, there is hereby levied an additional tax of fifty-five hundredths of one percent tax upon of the amounts paid or charged for all sales of services in this state, as those services are defined by Chapter 2 of this Subtitle, at the rate of forty-five hundredths of one percent of the amounts paid or charged for the services.

\* \* \*

# §331. Imposition of tax

A. In addition to the tax levied by R.S. 47:302(A), 321(A), and 321.1(A) and collected under pursuant to the provisions of Chapters 2 and 2-A of this Subtitle, there is hereby levied an additional tax upon the sale at retail, the use, the consumption, the distribution, and the storage for use or consumption in this state of each item or article of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle; the levy of the tax shall be as follows:

- (1) At the rate of one percent of the sales price of each item or article of tangible personal property or digital product when sold at retail in this state, the tax to be computed on gross sales for the purpose of remitting the amount of tax to the state, and to include each and every retail sale.
- (2) At the rate of one percent of the cost price of each item or article of tangible personal property or digital product when it is not sold but is used, consumed, distributed, or stored for use or consumption in this state, provided that there shall be no duplication of the tax.
- B. In addition to the tax levied by R.S. 47:302(B), 321(B), and 321.1(B) and collected pursuant to the provisions of Chapters 2 and 2-A of this Subtitle, there is hereby levied a tax upon the lease or rental within this state of each item or article of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle. The levy of the tax shall be as follows:
- (1) At the rate of one percent of the gross proceeds derived from the lease or rental of tangible personal property or digital product, as defined in Chapter 2 of this Subtitle, where the lease or rental of such property is in an established business, or part of an established business, or is incidental or germane to the business.

1	(2) At the rate of one percent of the monthly lease or rental price paid by a
2	lessee or rentee, or contracted or agreed to be paid by a lessee or rentee to the owner
3	of the tangible personal property or digital product.
4	* * *
5	§337.4. Levy of sales and use taxes
6	* * *
7	B. The local ordinance shall contain the following:
8	* * *
9	(4) The purpose for which the proceeds of the tax shall be used.
10	* * *
11	§337.10. Optional exemptions
12	A. A political subdivision may provide for a sales and use tax exemption as
13	provided for in R.S. 47:305(A) through (E), or any combination of these or all of
14	them R.S. 47:305.5(A) through (E), for the sales, cost, or lease and rental price of
15	manufacturing machinery and equipment, either effective upon adoption or
16	enactment or phased in over a period of time, or effective for a certain period of time
17	or duration, all as set forth in the instrument, resolution, vote, or other affirmative
18	action providing for the exemption. However, any ordinance or resolution enacted
19	pursuant to this Section or its predecessor that exempts manufacturing machinery
20	and equipment in effect on December 31, 2024, shall remain in effect even if the
21	ordinance or resolution does not adopt all of the definitions, exemptions, and
22	limitations provided for in R.S. 47:305.5.
23	* * *
24	D. As provided for in R.S. 47:305.64, political subdivisions, including
25	municipalities and parishes, may elect to provide for a sales and use tax exemption
26	for the amount paid by qualifying radiation therapy treatment centers for the
27	purchase, lease, or repair of capital equipment and the purchase, lease, or repair of
28	software used to operate capital equipment. Except for exemptions required by law,

specifically including R.S. 47:305.64, 305.76, 337.9(D)(34), and 338.52, a political

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subdivision may	provide for	a sales and	d use tax	exemption	on as	provided	for in	R.S.
	_			-		_		
47:305.2(A).								

E. A political subdivision may, by ordinance or resolution, provide for the exemption provided for in this Section; however, the ordinance or resolution shall provide for the adoption of all of the definitions, exemptions, and limitations provided for in the referenced Section.

Section 4. R.S. 47:305.1(A), (B), (C)(1)(introductory paragraph) and (c) and (3)(a), 305.6(6), and 305.7(A)(1) are hereby amended and reenacted and R.S. 47:305.1(C)(6) and 305.23 are hereby enacted to read as follows:

## §305.1. Exclusions and exemptions; ships and ships' supplies

A. The tax imposed by taxing authorities shall not apply to sales of materials, equipment, and machinery, and software which that enter into and become component parts of ships, vessels, or barges, including commercial fishing vessels, drilling ships, or drilling barges, of fifty tons load displacement and over, built in Louisiana nor to the gross proceeds from the sale of such ships, vessels, or barges when sold by the builder thereof.

B. The taxes imposed by taxing authorities shall not apply to <u>any of the following:</u>

(1) Materials, materials and supplies, or software purchased by the owners or operators of ships, barges, or vessels, including drilling ships, operating exclusively in foreign or interstate coastwise commerce, where such the materials and supplies are loaded upon, or software is installed on any such ship, barge, or vessel for use or consumption in the maintenance and operation thereof; nor to repair of the vessel.

(2) Repair services performed upon such ships, barges, or vessels operating exclusively in foreign or interstate coastwise commerce, nor to the including materials, and supplies, and software used in such the repairs where such the items materials and supplies enter into and become a component part of such ships, barges, or vessels; nor to laundry

1	(3) Laundry services performed for the owners or operators of such sinps
2	barges, or vessels operating exclusively in foreign or interstate coastwise commerce
3	where the laundered articles are to be used in the course of the operation of such
4	ships, barges, or vessels.
5	(4) Digital products, prewritten computer software access services, and
6	information services purchased by the owners or operators of vessels operating
7	exclusively in foreign or interstate coastwise commerce, where the digital produc
8	or service is used in the maintenance or operation of the vessel and is either required
9	for the navigation or intended commercial operation of a vessel or required to obtain
10	certification or approvals from the United States Coast Guard or any regulatory
11	agency or classification society with respect to a vessel.
12	(5) Nothing in this Section shall be construed to exempt purchases or
13	software, digital products, or services that are used for routine business operations
14	not specific to the commercial operations of a vessel or for entertainment, leisure, or
15	recreation of crew members or any other person on the vessel.
16	C.(1) For purposes of this Section, the term "foreign or interstate coastwise
17	commerce" shall mean and include trade, traffic, transportation, or movement of
18	passengers or property by, in, or on a ship, barge, or vessel, including a drilling ship
19	* * *
20	(c) At a point in or between points in the same state as part of or ir
21	connection with the business of providing or delivering materials, equipment, fuel
22	supplies, crew, repair services, laundry services, dredging waterways services
23	stevedoring services, other loading or unloading services, or ship, barge, or vesse
24	movement services to or for ships, barges, or vessels, including drilling ships, that
25	are operating in foreign or interstate coastwise commerce as defined in this
26	Subsection; or
27	* * *
28	(3) For purposes of this Section, the term "component part" or "component
29	parts" shall mean and include any item or article of tangible personal property that
30	is:

1	(a) Incorporated into, attached to, or placed <del>upon</del> on a <del>ship,</del> vessel, <del>barge,</del>
2	commercial fishing vessel, drilling ship, or drilling barge (collectively referred to in
3	this Section as "vessel" or "vessels") during either (i) the construction of such the
4	vessel in the case of the exemption provided in Subsection A of this Section, or (ii)
5	the repair of such the vessel in the case of the exemption provided for in Subsection
6	B of this Section;
7	* * *
8	(6) For purposes of this Section, "vessel" shall mean a ship, vessel, or barge,
9	including a commercial fishing vessel, drilling ship, or drilling barge.
10	* * *
11	§305.6. Exemption; schools and educational materials
12	The sales and use tax imposed by taxing authorities shall not apply to:
13	* * *
14	(6) The purchase, lease, or rental of items of tangible personal property or
15	services by a regionally accredited independent institution of higher education which
16	is a member of the Louisiana Association of Independent Colleges and Universities
17	or by the Edward Via College of Osteopathic Medicine if the purchase, lease, or
18	rental is directly related to the educational mission of the institution.
19	§305.7. Exclusions and exemptions; intergovernmental; government
20	A.(1)(a) This state, any parish, city and parish, municipality, district, or other
21	political subdivision thereof, or any agency, board, commission, or instrumentality
22	of this state or its political subdivisions shall be exempt from sales and use taxes
23	imposed by any taxing authority. Upon request by any political subdivision for an
24	exemption identification number, the Department of Revenue shall issue such
25	number.
26	(b)(i) The exemption provided for in Subparagraph (a) of this Paragraph shall
27	extend to purchases made by general contractors or their subcontractors related to
28	work performed by such contractors pursuant to construction contracts for public
29	projects for state and local governments or to any agency, board, commission or

instrumentality of the state or its political subdivisions.

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(ii) Prior to claiming the exemption provided for in this Paragraph, the general contractor or their subcontractor shall obtain a certificate of exemption from the secretary of the Department of Revenue. The certificate of exemption shall be in a form and manner prescribed by the secretary and shall include the job description, contract number, state or local government entity identifying information, and valid dates or a date range for the project. The general contractor or their subcontractor shall also provide a copy of the construction contract when applying for a certificate of exemption from the department. A local collector shall accept certificates of exemption properly issued by the secretary of the Department of Revenue and completed by the general contractor or their subcontractors.

(c) Notwithstanding any law to the contrary, for purposes of state sales and use taxes, the exemption provided for in this Paragraph shall not apply to purchases made with respect to property owned by a public entity and leased to a private party as part of a payment in lieu of taxes or other similar agreement executed after the effective date of this Subparagraph unless the agreement is approved by the secretary of the Department of Revenue and the secretary of the Louisiana Department of Economic Development.

\* \* \*

# §305.23. Sales and use tax exemption; boats

A. Notwithstanding any other provision of law to the contrary, the state and local sales and use taxes levied on boats registered in this state shall not exceed twenty thousand dollars after application of the credits provided for in R.S. 47:303(A)(3) and 337.86, if the tax is paid within ninety days of purchase. If the aggregate state and local sales and use tax on a boat would have equaled an amount exceeding twenty thousand dollars, the actual tax collected shall be divided equally between the applicable state and local taxing authorities.

B. Beginning July 1, 2030, and every five years thereafter, the amount provided for in Subsection (A) of this Section shall be adjusted by an amount calculated by multiplying the amount of the prior year's amount by the percentage increase in the Consumer Price Index United States city average for all urban

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1	consumers (CPI-U), as reported by the United States Department of Labor, Bureau
2	of Labor Statistics, or its successor.
3	Section 5. R.S. 47:305(E)(4) and (L), 305.14, 305.21, 305.22, and 305.64 are hereby
4	enacted to read as follows:
5	§305. Exemptions from the tax
6	* * *
7	E. The sale of the following services shall be exempt from the sales and use
8	tax imposed by any taxing authority:
9	* * *
10	(4)(a) Charges for the furnishing of repairs to tangible personal property
11	when the repaired property is delivered to a common carrier or to the United States
12	Postal Service for transportation outside the state, or is delivered outside the state by
13	use of the repair dealer's own vehicle or by use of an independent trucker. However,
14	as to aircraft, delivery may be by the best available means. Offshore areas shall not
15	be considered another state for the purposes of this Paragraph. The provisions of this
16	Paragraph shall only apply to sales and use taxes levied by the state.
17	(b) The exemption authorized pursuant to the provisions of this Paragraph
18	may extend to sales and use taxes levied by a parish, municipality, or school board.
19	* * *
20	L. The lease or rental of motor vehicles by licensed motor vehicle dealers,
21	as defined in R.S. 32:1252(35) or vehicle manufacturers as defined in R.S.
22	32:1252(24), for their use in furnishing leased or rented motor vehicles to their
23	customers in performance of their obligations under warranty agreements associated
24	with the purchase of a motor vehicle or when the applicable warranty has lapsed and
25	the leased or rented motor vehicle is provided to the customer at no charge shall be

exempt from sales and use taxes levied by any taxing authority.

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1 §305.14. Exemptions; nonprofit organizations; nature of exemption; limitations; 2 qualifications; determination of tax exempt status 3 A.(1) The sales and use taxes imposed by taxing authorities shall not apply 4 to sales of tangible personal property at, or admission charges for, outside gate admissions to, or parking fees associated with, events sponsored by domestic, civic, 5 6 educational, historical, charitable, fraternal, or religious organizations, which are 7 nonprofit, when the entire proceeds, except for necessary expenses such as fees paid 8 for guest speakers, chair and table rentals, and food and beverage utility related items 9 connected therewith, are used for educational, charitable, religious, or historical 10 restoration purposes, including the furtherance of the civic, educational, historical, 11 charitable, fraternal, or religious purpose of the organization. 12 (2) The exemption provided in this Section shall not apply to any event 13 intended to yield a profit to the promoter or to any individual contracted to provide 14 services or equipment, or both, for the event. 15 (3) This Section shall not be construed to exempt any organization or activity 16 from the payment of sales or use taxes otherwise required by law to be made on 17 purchases made by these organizations. 18 (4) This Section shall not be construed to exempt regular commercial 19 ventures of any type such as bookstores, restaurants, gift shops, commercial flea 20 markets, and similar activities that are sponsored by organizations qualifying 21 hereunder which are in competition with retail merchants. 22 B. The sponsorship of any event by any organization applying for an

B. The sponsorship of any event by any organization applying for an exemption pursuant to this Section must be genuine. Sponsorship shall not be considered genuine in any case in which exemption from taxation is a major consideration leading to the sponsorship.

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C.(1) An annual exemption certificate shall be obtained from the secretary of the Department of Revenue pursuant to regulations the secretary shall prescribe, in order for nonprofit organizations to qualify for the exemption provided in this Section. Any event held pursuant to the annual exemption certificate shall be subject

to review for compliance with the provisions of law and regulations governing this exemption.

- (2) In the event the secretary of the Department of Revenue denies tax exempt status pursuant to this Section, the organization may appeal the ruling to the Board of Tax Appeals, which may overrule the secretary and grant tax exempt status if the Board of Tax Appeals determines that the denial of tax exempt status by the collector of revenue was arbitrary, capricious, or unreasonable.
- (3) However, any organization that endorses any candidate for political office or otherwise is involved in political activities shall not be eligible for the exemption provided in this Section.
- D. Notwithstanding any other provision of law to the contrary, the proper venue in any proceeding to determine the tax exempt status pursuant to the provisions of this Section shall be the parish in which the activity for which the tax exempt status is claimed took place, or any parish in which the taxpayer has a corporate presence, to be determined at the discretion of the taxpayer.

\* \* \*

# §305.21. Exemption; sickle cell disease organizations

A. The sale at retail, the rental or lease, the use, the consumption, the distribution, and the storage for use or consumption in this state of each item or article of tangible personal property, digital products, or any taxable service, by a nonprofit organization established prior to 1975 which conducts a comprehensive program on sickle cell disease which includes but is not limited to free education, free testing, free counseling, and free prescriptions, transportation, and food packages for sickle cell patients shall be exempt from sales and use taxes levied by any taxing authority.

B.(1) An exemption certificate shall be obtained from the secretary, in accordance with regulations prescribed by him, in order for a nonprofit organization to qualify for the exemption provided in this Section.

1	(2) If the secretary denies tax exempt status pursuant to this Section, the
2	organization may appeal the ruling to the Board of Tax Appeals which may overrule
3	the secretary and grant tax exempt status to the organization.
4	§305.22. Exemption; Habitat for Humanity
5	The sale of construction materials to Habitat for Humanity affiliates shall be
6	exempt from sales and use taxes imposed by any taxing authority when the materials
7	are used in constructing new residential dwellings in this state.
8	* * *
9	§305.64. Exemption; qualifying radiation therapy treatment centers
10	A.(1) The sales and use tax imposed by any taxing authority shall not apply
11	to the amount paid by qualifying radiation therapy treatment centers for the purchase,
12	lease, or repair of capital equipment and the purchase, lease, or repair of software
13	used to operate capital equipment.
14	(2) For purposes of this Section, the following words shall have the following
15	meanings unless the context clearly indicates otherwise:
16	(a) "Capital equipment" shall mean tangible personal property eligible for
17	depreciation for federal income tax purposes that is used in the diagnosis or
18	treatment of cancer patients. Capital equipment shall include, but shall not be
19	limited to linear accelerators, PET/CT scanners, imaging devices, and software
20	necessary to operate capital equipment. In the case of the Biomedical Research
21	Foundation in Shreveport, "capital equipment" shall mean a PET/CT scanner and
22	related equipment for medical diagnosis and installation of the same.
23	(b) "Qualifying radiation therapy center" shall mean all of the following:
24	(i) A radiation therapy center which is also a nonprofit organization which
25	maintains a joint accreditation with a state university by the Commission on
26	Accreditation of Medical Physics Education Programs, Inc. (CAMPEP) for a
27	graduate medical physics program and which provides facilities and personnel for
28	use for a joint CAMPEP-accredited graduate medical physics program for research,
29	teaching, and clinical training for graduate students.
30	(ii) The Biomedical Research Foundation in Shreveport, Louisiana.

1	(III) A radiation therapy facility which, no later than August 1, 2011,
2	employs six or more medical physicists to provide radiation therapy treatment
3	services.
4	(iv) The Willis-Knighton Health System in Shreveport, Louisiana.
5	B. An exemption certificate shall be obtained from the secretary of the
6	Department of Revenue in order for a radiation therapy center to qualify for the
7	exemption provided for in this Section.
8	Section 6. R.S. 51:1286(A) is hereby amended and reenacted to read as follows:
9	§1286. Sales and use tax
10	A. In order to provide funds for the purpose of assisting the state in the
11	promotion of tourism, after allocation of money to the Bond Security and
12	Redemption Fund as provided in Article VII, Section 9(B) of the Constitution of
13	Louisiana, the treasurer shall deposit in and credit to the district, three one
14	hundredths of one percent of the avails of the tax imposed by R.S. 47:331.
15	* * *
16	Section 7. R.S. 47:301.6(B) and (C), 305.2(A)(4), and 305.36(E) are hereby repealed
17	in their entirety.
18	Section 8.(A) During the 2024 Third Extraordinary Session, Act Nos. 10 and 11
19	amended and reenacted R.S. 47:301(3)(a), (10), (13)(a), (18)(a) and (c)(i), and (27)(x)(ix),
20	301.1(F), 305.33, 321(A), 321.1(A) and (B), and 331(A) and (B). It is the intent of the
21	$Legislature\ that\ R.S.\ 47:301(3)(a), (10), (13)(a), (18)(a)\ and\ (c)(i), and\ (27)(x)(ix), 301.1(F), (18)(a)\ and\ (27)(x)(ix), 301.1(F), (18)(x)\ and\ (27)(x)(x)(x)(x)(x)(x)(x)(x)(x)(x)(x)(x)(x)$
22	305.33, 321(A), 321.1(A) and (B), and 331(A) and (B) as amended and reenacted by this
23	Act shall control. The Louisiana State Law Institute is hereby directed to print the provisions
24	of R.S. 47:301(3)(a), (10), (13)(a), (18)(a) and (c)(i), and (27)(x)(ix), 301.1(F), 305.33,
25	321(A), 321.1(A) and (B), and 331(A) and (B) as they appear in this Act and to no longer
26	print those provisions as they appear in Act Nos. 10 and 11 of the 2024 Third Extraordinary
27	Session.
28	(B) During the 2024 Third Extraordinary Session of the Legislature, Act No. 11
29	amended R.S. 47:301(14)(a) relative to the definition of "sales of services" and the
30	furnishing of sleeping rooms, cottages or cabins by hotels and moved those provisions to

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1	R.S. 47:301.3(1). R.S. 47:302.2 through 302.56, 322.1 through 322.49, and 332.1 through
2	332.55 all reference the avails of the state sales and use taxes imposed from the sales of
3	services as defined in R.S. 47:301(14)(a). The Louisiana State Law Institute is hereby
4	directed to change references from R.S. 47:301(14)(a) in R.S. 47:302.2 through 302.56,
5	322.1 through 322.49, and 332.1 through 332.55 to R.S. 47:301.3(1).
6	Section 9. The provisions of Sections 2, 3, 6, and 7 of this Act shall be applicable to
7	taxable periods beginning on or after January 1, 2025.
8	Section 10. The provisions of Section 4 of this Act shall be applicable to taxable
9	periods beginning on or after July 1, 2025.
10	Section 11. The provisions of Section 5 of this Act shall apply to taxable periods
11	beginning on or after January 1, 2025, for purposes of state sales and use tax and to taxable
12	periods beginning on or after July 1, 2025, for purposes of sales and use taxes levied by a
13	political subdivision.
14	Section 12. This Act shall become effective upon signature by the governor or, if not
15	signed by the governor, upon expiration of the time for bills to become law without signature
16	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
17	vetoed by the governor and subsequently approved by the legislature, this Act shall become
18	effective on the day following such approval.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: