96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB4599

by Rep. Careen M. Gordon - Patrick J. Verschoore - Mark L. Walker

SYNOPSIS AS INTRODUCED:

35 ILCS 173/5-10 35 ILCS 615/1 35 ILCS 640/2-4

from Ch. 120, par. 467.16

Amends the Gas Use Tax Law. Exempts certain business enterprises designated by Standard Industrial Classification from taxation under the Act. Amends the Gas Revenue Tax Act. Provides that the definition of "gross receipts" does not include consideration received from those business enterprises. Amends the Electricity Excise Tax Law. Provides that the tax under the Act is not imposed with respect to any use by those business enterprises in the process of manufacturing or assembling tangible personal property for wholesale or for retail sale or lease. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Gas Use Tax Law is amended by changing
Section 5-10 as follows:

6 (35 ILCS 173/5-10)

7 Sec. 5-10. Imposition of tax. Beginning October 1, 2003, a 8 tax is imposed upon the privilege of using in this State gas 9 obtained in a purchase of out-of-state gas at the rate of 2.4 cents per therm or 5% of the purchase price for the billing 10 period, whichever is the lower rate. Such tax rate shall be 11 referred to as the "self-assessing purchaser tax rate". 12 Beginning with bills issued by delivering suppliers on and 13 14 after October 1, 2003, purchasers may elect an alternative tax rate of 2.4 cents per therm to be paid under the provisions of 15 16 Section 5-15 of this Law to a delivering supplier maintaining a 17 place of business in this State. Such tax rate shall be referred to as the "alternate tax rate". 18

The tax imposed under this Section shall not apply to gas used by business enterprises certified under Section 9-222.1 of the Public Utilities Act, as amended, to the extent of such exemption and during the period of time specified by the Department of Commerce and Economic Opportunity.

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1	The tax imposed under this Section does not apply to gas
2	used by any business enterprise that is properly assigned or
3	included within one of the following Standard Industrial
4	Classifications, as designated in the Standard Industrial
5	Classification Manual prepared by the federal Office of
6	Management and Budget: 10; 12; 13; 14; 15; 16; 17; 20; 21; 22;
7	<u>23; 24; 25; 26; 27; 28; 29; 30; 31; 32; 33; 34; 35; 36; 37; 38;</u>
8	<u>or 39.</u>
9	(Source: P.A. 93-31, eff. 10-1-03; 94-793, eff. 5-19-06.)
10	Section 10. The Gas Revenue Tax Act is amended by changing
11	Section 1 as follows:
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12	(35 ILCS 615/1) (from Ch. 120, par. 467.16)
	(00 1200 010, 1) (110m 010 120, part 10, 120)
13	Sec. 1. For the purposes of this Act: "Gross receipts"
13 14	
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14	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed,
14 15	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption
14 15 16	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the
14 15 16 17	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in
14 15 16 17 18	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in connection therewith, and shall include cash, services and
14 15 16 17 18 19	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in connection therewith, and shall include cash, services and property of every kind or nature, and shall be determined
14 15 16 17 18 19 20	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in connection therewith, and shall include cash, services and property of every kind or nature, and shall be determined without any deduction on account of the cost of the service,
14 15 16 17 18 19 20 21	Sec. 1. For the purposes of this Act: "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in connection therewith, and shall include cash, services and property of every kind or nature, and shall be determined without any deduction on account of the cost of the service, product or commodity supplied, the cost of materials used,

1 where the customer has taken no therms of gas; 2 (ii) any charge for a dishonored check; 3 (iii) any finance or credit charge, penalty or charge for delayed payment, or discount for prompt payment; 4 5 (iv) any charge for reconnection of service or for replacement or relocation of facilities; 6 7 (v) any advance or contribution in aid of construction; 8 (vi) repair, inspection or servicing of equipment 9 located on customer premises; 10 (vii) leasing or rental of equipment, the leasing or 11 rental of which is not necessary to distributing,

14 (viii) any sale to a customer if the taxpayer is 15 prohibited by federal or State constitution, treaty, 16 convention, statute or court decision from recovering the 17 related tax liability from such customer;

furnishing, supplying, selling, transporting or storing

18 (ix) any charges added to customers' bills pursuant to 19 the provisions of Section 9-221 or Section 9-222 of the 20 Public Utilities Act, as amended, or any charges added to 21 customers' bills by taxpayers who are not subject to rate 22 regulation by the Illinois Commerce Commission for the 23 purpose of recovering any of the tax liabilities or other 24 amounts specified in such provisions of such Act; and

(x) prior to October 1, 2003, any charge for gas or gas
 services to a customer who acquired contractual rights for

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the direct purchase of gas or gas services originating from 1 2 an out-of-state supplier or source on or before March 1, 3 1995, except for those charges solely related to the local distribution of gas by a public utility. This exemption 4 5 includes any charge for gas or gas service, except for those charges solely related to the local distribution of 6 gas by a public utility, to a customer who maintained an 7 8 account with a public utility (as defined in Section 3-105 9 of the Public Utilities Act) for the transportation of customer-owned gas on or before March 1, 10 1995. The 11 provisions of this amendatory Act of 1997 are intended to 12 clarify, rather than change, existing law as to the meaning 13 and scope of this exemption. This exemption (x) expires on 14 September 30, 2003.

15 In case credit is extended, the amount thereof shall be 16 included only as and when payments are received.

17 "Gross receipts" shall not include consideration received 18 from business enterprises certified under Section 9-222.1 of 19 the Public Utilities Act, as amended, to the extent of such 20 exemption and during the period of time specified by the 21 Department of Commerce and Economic Opportunity.

22 <u>"Gross receipts" does not include consideration received</u> 23 <u>from any business enterprise that is properly assigned or</u> 24 <u>included within one of the following Standard Industrial</u> 25 <u>Classifications, as designated in the Standard Industrial</u> 26 <u>Classification Manual prepared by the federal Office of</u>

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Management and Budget: 10; 12; 13; 14; 15; 16; 17; 20; 21; 22; 23; 24; 25; 26; 27; 28; 29; 30; 31; 32; 33; 34; 35; 36; 37; 38; or 39.

4 "Department" means the Department of Revenue of the State5 of Illinois.

6 "Director" means the Director of Revenue for the Department 7 of Revenue of the State of Illinois.

8 "Taxpayer" means a person engaged in the business of 9 distributing, supplying, furnishing or selling gas for use or 10 consumption and not for resale.

"Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint adventure, corporation, limited liability company, or a receiver, trustee, guardian or other representative appointed by order of any court, or any city, town, county or other political subdivision of this State.

17 "Invested capital" means that amount equal to (i) the average of the balances at the beginning and end of each 18 taxable period of the taxpayer's total stockholder's equity and 19 20 total long-term debt, less investments in and advances to all corporations, as set forth on the balance sheets included in 21 22 the taxpayer's annual report to the Illinois Commerce 23 Commission for the taxable period; (ii) multiplied by a fraction determined under Sections 301 and 304(a) of the 24 "Illinois Income Tax Act" and reported on the Illinois income 25 26 tax return for the taxable period ending in or with the taxable

period in question. However, notwithstanding the income tax 1 2 return reporting requirement stated above, beginning July 1, 3 1979, no taxpayer's denominators used to compute the sales, property or payroll factors under subsection (a) of Section 304 4 5 of the Illinois Income Tax Act shall include payroll, property or sales of any corporate entity other than the taxpayer for 6 7 the purposes of determining an allocation for the invested capital tax. This amendatory Act of 1982, Public Act 82-1024, 8 9 is not intended to and does not make any change in the meaning 10 of any provision of this Act, it having been the intent of the 11 General Assembly in initially enacting the definition of 12 "invested capital" to provide for apportionment of the invested capital of each company, based solely upon the sales, property 13 14 and payroll of that company.

15 "Taxable period" means each period which ends after the 16 effective date of this Act and which is covered by an annual 17 report filed by the taxpayer with the Illinois Commerce 18 Commission.

19 (Source: P.A. 93-31, eff. 10-1-03; 94-793, eff. 5-19-06.)

20 Section 15. The Electricity Excise Tax Law is amended by 21 changing Section 2-4 as follows:

22 (35 ILCS 640/2-4)

23 Sec. 2-4. Tax imposed.

24 (a) Except as provided in subsection (b), a tax is imposed

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1 on the privilege of using in this State electricity purchased 2 for use or consumption and not for resale, other than by 3 municipal corporations owning and operating a local 4 transportation system for public service, at the following 5 rates per kilowatt-hour delivered to the purchaser:

(i) For the first 2000 kilowatt-hours used or consumedin a month: 0.330 cents per kilowatt-hour;

8 (ii) For the next 48,000 kilowatt-hours used or
9 consumed in a month: 0.319 cents per kilowatt-hour;

10 (iii) For the next 50,000 kilowatt-hours used or 11 consumed in a month: 0.303 cents per kilowatt-hour;

(iv) For the next 400,000 kilowatt-hours used or
 consumed in a month: 0.297 cents per kilowatt-hour;

(v) For the next 500,000 kilowatt-hours used or
 consumed in a month: 0.286 cents per kilowatt-hour;

16 (vi) For the next 2,000,000 kilowatt-hours used or 17 consumed in a month: 0.270 cents per kilowatt-hour;

(vii) For the next 2,000,000 kilowatt-hours used or
 consumed in a month: 0.254 cents per kilowatt-hour;

20 (viii) For the next 5,000,000 kilowatt-hours used or 21 consumed in a month: 0.233 cents per kilowatt-hour;

(ix) For the next 10,000,000 kilowatt-hours used or
 consumed in a month: 0.207 cents per kilowatt-hour;

(x) For all electricity in excess of 20,000,000
 kilowatt-hours used or consumed in a month: 0.202 cents per
 kilowatt-hour.

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Provided, that in lieu of the foregoing rates, the tax is 1 2 imposed on a self-assessing purchaser at the rate of 5.1% of 3 self-assessing purchaser's purchase price for the all electricity distributed, supplied, furnished, 4 sold, 5 transmitted and delivered to the self-assessing purchaser in a 6 month.

7 (b) A tax is imposed on the privilege of using in this 8 State electricity purchased from a municipal system or electric 9 cooperative, as defined in Article XVII of the Public Utilities 10 Act, which has not made an election as permitted by either 11 Section 17-200 or Section 17-300 of such Act, at the lesser of 12 0.32 cents per kilowatt hour of all electricity distributed, supplied, furnished, sold, transmitted, and delivered by such 13 14 municipal system or electric cooperative to the purchaser or 5% 15 of each such purchaser's purchase price for all electricity 16 distributed, supplied, furnished, sold, transmitted, and 17 delivered by such municipal system or electric cooperative to the purchaser, whichever is the lower rate as applied to each 18 19 purchaser in each billing period.

(c) The tax imposed by this Section 2-4 is not imposed: (i) with respect to any use of electricity by business enterprises certified under Section 9-222.1 or 9-222.1A of the Public Utilities Act, as amended, to the extent of such exemption and during the time specified by the Department of Commerce and Economic Opportunity; (ii) with respect to any use by any business enterprise that is properly assigned or included - 9 - LRB096 13427 HLH 28156 b

1	within one of the following Standard Industrial
2	Classifications, as designated in the Standard Industrial
3	Classification Manual prepared by the federal Office of
4	Management and Budget: 10; 12; 13; 14; 15; 16; 17; 20; 21; 22;
5	<u>23; 24; 25; 26; 27; 28; 29; 30; 31; 32; 33; 34; 35; 36; 37; 38;</u>
6	or 39, in the process of manufacturing or assembling tangible
7	personal property for wholesale or for retail sale or lease; or
8	(iii) with respect to any transaction in interstate commerce,
9	or otherwise, to the extent to which such transaction may not,
10	under the Constitution and statutes of the United States, be
11	made the subject of taxation by this State.

12 (Source: P.A. 94-793, eff. 5-19-06.)

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