

1 HB386

2 ZQ22BKR-2

By Representatives Garrett, Stadthagen, Colvin, Brinyark, 3 Kirkland, Marques, Sorrells, Rehm, Whorton, Paschal, Smith, 4 Shaw, Butler, Estes, Moore (P), Robertson, Lipscomb, Wilcox, 5 Harrison, Hammett, Pettus, Easterbrook, Stubbs, Starnes, 6 7 Standridge, Carns, Holk-Jones, Givens, Underwood, Ross, Mooney, Ingram, Baker, Treadaway, Sells, Rigsby, Yarbrough, 8 Woods, DuBose, Lovvorn, Lamb, Gidley, Shirey, Fidler, Hulsey, 9 Lomax, Ledbetter, Hurst, Kiel 10 11 RFD: Ways and Means Education

12 First Read: 05-Mar-25



1 <u>Enrolled</u>, An Act,

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3	Relating to sales and use taxes; to amend Sections		
4	40-23-2, 40-23-40, 40-23-61 and 40-23-62, Code of Alabama		
5	1975, to reduce the state sales and use tax rate on food to		
6	two percent on September 1, 2025; and to revise the provisions		
7	authorizing a county or municipal governing body to reduce		
8	their sales and use tax on food to eliminate the restriction		
9	on the amount of rate cut and remove the growth requirement.		
10	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:		
11	Section 1. Sections 40-23-2, 40-23-40, 40-23-61 and		
12	40-23-62, Code of Alabama 1975, are hereby amended as follows:		
13	"§40-23-2		
14	There is levied, in addition to all other taxes of		
15	every kind now imposed by law, and shall be collected as		
16	herein provided, a privilege or license tax against the person		
17	on account of the business activities and in the amount to be		
18	determined by the application of rates against gross sales, or		
19	gross receipts, as the case may be, as follows:		
20	(1) Upon every person, firm, or corporation, (including		
21	the State of Alabama and its Alcoholic Beverage Control Board		
22	in the sale of alcoholic beverages of all kinds, the <u>The</u>		
23	University of Alabama, Auburn University, and all other		
24	institutions of higher learning in the state, whether the		
25	institutions be denominational, state, county, or municipal		
26	institutions, any association or other agency or		
27	instrumentality of the institutions) engaged or continuing		
28	within this state, in the business of selling at retail any		



29 tangible personal property whatsoever, including merchandise 30 and commodities of every kind and character, (not including, 31 however, bonds or other evidences of debts or stocks, nor 32 sales of material and supplies to any person for use in 33 fulfilling a contract for the painting, repair, or reconditioning of vessels, barges, ships, other watercraft, 34 35 and commercial fishing vessels of over five tons load 36 displacement as registered with the U.S. Coast Guard and 37 licensed by the State of Alabama Department of Conservation and Natural Resources) an amount equal to four percent of the 38 39 gross proceeds of sales of the business except where a different amount is expressly provided herein. Provided, 40 41 however, that any person engaging or continuing in business as 42 a retailer and wholesaler or jobber shall pay the tax required 43 on the gross proceeds of retail sales of the business at the 44 rates specified, when his or her books are kept so as to show 45 separately the gross proceeds of sales of each business, and 46 when his or her books are not kept he or she shall pay the tax as a retailer, on the gross sales of the business. 47

48 Where any used part including tires of an automotive 49 vehicle or a truck trailer, semitrailer, or house trailer is 50 taken in trade, or in a series of trades, as a credit or part 51 payment on the sale of a new or rebuilt part or tire, the tax 52 levied herein shall be paid on the net difference, that is, 53 the price of the new or used part or tire sold less the credit 54 for the used part or tire taken in trade, provided, however, this provision shall not be construed to include batteries. 55

(2) Upon every person, firm, or corporation engaged or

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57 continuing within this state in the business of conducting or 58 operating places of amusement or entertainment, billiard and 59 pool rooms, bowling alleys, amusement devices, musical 60 devices, theaters, opera houses, moving picture shows, 61 vaudevilles, amusement parks, athletic contests, including 62 wrestling matches, prize fights, boxing and wrestling exhibitions, football and baseball games, (including athletic 63 64 contests, conducted by or under the auspices of any 65 educational institution within this state, or any athletic association thereof, or other association whether the 66 67 institution or association be a denominational, a state, or county, or a municipal institution, or association or a state, 68 69 county, or city school, or other institution, association or 70 school) skating rinks, race tracks, golf courses, or any other 71 place at which any exhibition, display, amusement, or entertainment is offered to the public or place or places 72 73 where an admission fee is charged, including public bathing 74 places and public dance halls of every kind and description 75 within the State of Alabama, an amount equal to four percent 76 of the gross receipts of any such business. Provided, however, 77 notwithstanding any language to the contrary in the prior portion of this subdivision, the tax provisions so specified 78 79 shall not apply to any athletic event conducted by a public or 80 nonpublic primary or secondary school or any athletic event 81 conducted by or under the auspices of the Alabama High School Athletic Association. The tax amount which would have been 82 collected pursuant to this subdivision shall continue to be 83 84 collected by the public or nonpublic primary or secondary



85 school, but shall be retained by the school that collected it 86 and shall be used by the school for school purposes.

87 (3) Upon every person, firm, or corporation engaged or 88 continuing within this state in the business of selling at retail machines used in mining, quarrying, compounding, 89 processing, and manufacturing of tangible personal property an 90 91 amount equal to one and one-half percent of the gross proceeds 92 of the sale of the machines. The term "machine," as herein 93 used, shall include machinery which is used for mining, quarrying, compounding, processing, or manufacturing tangible 94 95 personal property, and the parts of the machines, attachments, and replacements therefor, which are made or manufactured for 96 97 use on or in the operation of the machines and which are 98 necessary to the operation of the machines and are customarily 99 so used.

(4) Upon every person, firm, or corporation engaged or 100 101 continuing within this state in the business of selling at 102 retail any automotive vehicle or truck trailer, semitrailer, 103 or house trailer, or mobile home set-up materials and supplies 104 including, but not limited to, steps, blocks, anchoring, cable 105 pipes, and any other materials pertaining thereto, an amount 106 equal to two percent of the gross proceeds of sale of the 107 automotive vehicle or truck trailer, semitrailer, or house trailer, or mobile home set-up materials and supplies 108 109 provided, however, where a person subject to the tax provided 110 for in this subdivision withdraws from his or her stock in trade any automotive vehicle or truck trailer, semitrailer, or 111 112 house trailer for use by him or her or by his or her employee



113 or agent in the operation of the business, there shall be paid, in lieu of the tax levied herein, a fee of five dollars 114 115 (\$5) per year or part thereof during which the automotive 116 vehicle, truck trailer, semitrailer, or house trailer shall 117 remain the property of the person. Each year or part thereof 118 shall begin with the day or anniversary date, as the case may 119 be, of such withdrawal and shall run for the 12 succeeding 120 months or part thereof during which the automotive vehicle, 121 truck trailer, semitrailer, or house trailer shall remain the 122 property of the person.

Where any used automotive vehicle or truck trailer, semitrailer, or house trailer is taken in trade or in a series of trades, as a credit or part payment on the sale of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used vehicle sold less the credit for the used vehicle taken in trade.

129 Sales of automobiles, motorcycles, trucks, truck 130 trailers, travel trailers, campers, housecars, or semitrailers 131 that will be registered or titled outside Alabama, that are 132 exported or removed from Alabama within 72 hours by the 133 purchaser or his or her agent for first use outside Alabama 134 are subject to Alabama sales tax in an amount equal to only 135 the state automotive sales tax rate, unless the sales tax laws 136 of the state in which the purchaser will title or register the 137 vehicle allows an Alabama resident to purchase a motor vehicle 138 for first titling and registering in Alabama without the payment of tax to that state. However, in no case shall the 139 140 amount of Alabama state sales tax due on a motor vehicle that



141 will be registered or titled for use in another state exceed 142 the amount of sales tax that would otherwise have been due in 143 the state where the vehicle will be registered or titled for 144 first use. In order to qualify as a travel trailer, camper, or 145 housecar that will be registered or titled for use in another 146 state, the purchaser must provide documentation to the seller 147 that the purchaser is not a resident of Alabama as required by the Department of Revenue. No such proof is required in the 148 149 sale of an automobile, motorcycle, truck, truck trailer, or semitrailer, excluding a travel trailer, camper, or housecar. 150 151 The tax collected under this export provision shall be Alabama 152 sales tax and shall exclude county and municipal sales tax. On 153 January 1, 2016, and each January 1 thereafter, the Alabama 154 Department of Revenue shall publish to the state's website a 155 list of states that do not allow drive out provisions to 156 Alabama residents. Should the list, required by this 157 subsection and relied upon by the taxpayer, be incorrect, the 158 taxpayer shall be relieved from the liability concerning the 159 miscollection of the state automotive sales tax. Sales of all 160 other vehicles such as mobile homes, motor bikes, all terrain 161 vehicles, and boats do not qualify for the export exemption 162 provision and are taxable unless the dealer can provide 163 factual evidence that the vehicle was delivered outside of 164 Alabama or to a common carrier for transportation outside 165 Alabama. In order for the sale to be exempt from Alabama tax, 166 the information relative to the exempt sale shall be documented on forms approved by the Revenue Department. 167 168 Of the total two-cent (\$.02) tax on each dollar of sale



169 provided hereunder, 58 percent of the total tax generated by 170 this subdivision—(4) shall be deposited to the credit of the 171 Education Trust Fund and 42 percent of the total tax generated 172 by this subdivision—(4) shall be deposited to the credit of 173 the State General Fund.

174 (5) Upon every person, firm, or corporation engaged or 175 continuing within this state in the business of selling 176 through coin-operated dispensing machines, food and food 177 products for human consumption, not including beverages other than coffee, milk, milk products, and substitutes therefor, 178 179 there is levied a tax equal to three percent of the cost of the food, food products, and beverages sold through the 180 181 machines, which cost for the purpose of this subdivision shall be the gross proceeds of sales of the business. 182

183 (6) Upon every person, firm, or corporation engaged or continuing within this state in the business of selling food 184 as defined in Section 40-23-1, there is a tax levied equal to 185 186 four percent of the gross proceeds of the sale of food. On 187 September 1, 2023, the tax rate shall be reduced to three 188 percent of the gross proceeds of the sale of food. On 189 September 1, 20242025, the tax rate shall be reduced to two 190 percent, if the average of the estimated growth in the total 191 net receipts from all revenue sources to the Education Trust 192 Fund for the fiscal year ending September 30, 2025, as 193 certified by the Director of Finance and the Legislative Fiscal Officer, respectively, pursuant to Section 260.02 of 194 the Constitution of Alabama of 2022, is at least three and 195 one-half percent higher than the previous fiscal year. If the 196



197 growth requirement is not satisfied for the fiscal year ending 198 September 30, 2025, the rate shall be reduced to two percent 199 in a subsequent fiscal year when the growth requirement is 200 satisfied.

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"§40-23-40

202 (a) On June 15, 2023, the definition of "food" in 203 Sections 40-23-1 and 40-23-60 $_{\tau}$ shall apply to county and 204 municipal sales and use taxes. For purposes of county and 205 municipal sales and use taxes, the sales tax rate on food 206 shall be established as the general or retail sales tax rate 207 in effect in the county or municipality on June 15, 2023, unless otherwise provided by law. An act of the Legislature or 208 209 an ordinance or resolution adopted by a county or municipal 210 governing body levying a county or municipal sales and use tax 211 inclusive of food passed or enacted on or before June 15, 2023, shall remain operative, but no additional county or 212 213 municipal sales and use taxes on food may be levied.

214 (b) Any county or municipal governing body, by 215 resolution or ordinance, may reduce the general or retail 216 sales tax rate on food for local sales and use taxes by 25 217 percent in any year in which the growth in the applicable municipal or county general fund exceeds two percent over the 218 219 prior year. The ordinance or resolution must be adopted at 220 least 60 days prior to becoming effective and will take effect 221 on October 1 following adoption.

(c) A county or municipal governing body that reduces its general or retail sales tax rate on food for local sales and use taxes pursuant to this section may subsequently



increase the rate on food not to exceed the rate in effect in the county or municipality on June 15, 2023, unless otherwise provided by law."

228 "\$40-23-61

229 (a) An excise tax is hereby imposed on the storage, 230 use, or other consumption in this state of tangible personal 231 property, not including, however, materials and supplies 232 bought for use in fulfilling a contract for the painting, 233 repairing or reconditioning of vessels, barges, ships, other watercraft, and commercial fishing vessels of over five tons 234 235 load displacement as registered with the U.S. Coast Guard and 236 licensed by the State of Alabama Department of Conservation 237 and Natural Resources, purchased at retail on or after October 238 1, 1965, for storage, use, or other consumption in this state 239 at the rate of four percent of the sales price of the property 240 or the amount of tax collected by the seller, whichever is 241 greater; provided, however, when the seller follows the 242 Department of Revenue's suggested use tax brackets and his or 243 her records prove that his or her following the brackets 244 resulted in a net undercollection of tax for the month, he or 245 she may report the tax due or tax collected, whichever is 246 less, except as provided in subsections (b), (c), and (d).

(b) An excise tax is hereby imposed on the storage, use, or other consumption in this state of any machines used in mining, quarrying, compounding, processing, and manufacturing of tangible personal property, purchased at retail on or after October 1, 1965, at the rate of one and one-half percent of the sales price of any such machine or the



253 amount of tax collected by the seller, whichever is greater; 254 provided, however, when the seller follows the Department of 255 Revenue's suggested use tax brackets and his or her records 256 prove that his or her following the brackets resulted in a net 257 undercollection of tax for the month, he or she may report the 258 tax due or tax collected, whichever is less; provided, that 259 the term "machine," as used in this subsection, shall include 260 machinery that is used for mining, quarrying, compounding, 261 processing, or manufacturing tangible personal property, and the parts of such machines, attachments, and replacements 262 263 therefor, which are made or manufactured for use on or in the 264 operation of such machines and which are necessary to the 265 operation of such machines, and are customarily so used.

266 (c)(1) An excise tax is hereby imposed on the storage, 267 use, or other consumption in this state of any automotive vehicle or truck trailer, semitrailer or house trailer, and 268 269 mobile home set-up materials and supplies, including, but not 270 limited to, steps, blocks, anchoring, cable pipes, and any 271 other materials pertaining thereto, purchased at retail on or 272 after October 1, 1965, for storage, use, or other consumption 273 in this state at the rate of two percent of the sales price of 274 such automotive vehicle, truck trailer, semitrailer or house 275 trailer, and mobile home set-up materials and supplies as 276 specified above, or the amount of tax collected by the seller, 277 whichever is greater; provided, however, when the seller 278 follows the Department of Revenue's suggested use tax brackets and his or her records prove that his or her following the 279 280 brackets resulted in a net undercollection of tax for the



281 month, he or she may report the tax due or tax collected, 282 whichever is less. Where any used automotive vehicle or truck 283 trailer, semitrailer, or house trailer is taken in trade, or 284 in a series of trades, as a credit or part payment on the sale 285 of a new or used vehicle, the tax levied herein shall be paid on the net difference, that is, the price of the new or used 286 287 vehicle sold less the credit for the used vehicle taken in 288 trade.

(2) Of the total <u>two cent (\$.02)</u> tax on each dollar of sale provided in this subsection, 58 percent of the total tax generated by this subsection shall be deposited to the credit of the Education Trust Fund; and 42 percent of the total tax generated by this subsection shall be deposited to the credit of the State General Fund.

295 (d) An excise tax is hereby imposed on the storage, 296 use, or other consumption in this state of food as defined in 297 Section 40-23-60, at the rate of four percent of the sales 298 price of such food. On September 1, 2023, the tax rate shall 299 be reduced to three percent of the sales price of such food. 300 On September 1, 20242025, the tax rate shall be reduced to two 301 percent, if the average of the estimated growth in the total 302 net receipts from all revenue sources to the Education Trust 303 Fund for the fiscal year ending September 30, 2025, as 304 certified by the Director of Finance and the Legislative 305 Fiscal Officer, respectively, pursuant to Section 260.02 of the Constitution of Alabama of 2022, is at least three and 306 one-half percent higher than the previous fiscal year. If the 307 308 growth requirement is not satisfied for the fiscal year ending



309 September 30, 2025, the rate shall be reduced to two percent 310 in a subsequent fiscal year when the growth requirement is 311 satisfied.

(e) Every person storing, using, or otherwise consuming 312 in this state tangible personal property purchased at retail 313 314 shall be liable for the tax imposed by this article, and the 315 liability shall not be extinguished until the tax has been 316 paid to this state; provided, that a receipt from a retailer 317 maintaining a place of business in this state or a retailer authorized by the department, under such rules as it may 318 319 prescribe, to collect the tax imposed hereby and who shall for the purpose of this article be regarded as a retailer 320 321 maintaining a place of business in this state, given to the 322 purchaser in accordance with Section 40-23-67, shall be 323 sufficient to relieve the purchaser from further liability for 324 tax to which the receipt may refer.

325 (f) An excise tax is hereby imposed on the classes of 326 tangible personal property, and at the rates imposed on such 327 classes, specified in subsections (a), (b), (c), and (d) on 328 the storage, use, or other consumption in the performance of a 329 contract in this state of any such tangible personal property, 330 new or used, the tax to be measured by the sales price or the 331 fair and reasonable market value of the tangible personal 332 property when put into use in this state, whichever is less; 333 provided, that the tax imposed by this subsection shall not apply where the taxes imposed by subsection (a), (b), (c), or 334 (d) of this section apply. 335

336 "\$40-23-62



337 The storage, use, or other consumption in this state of 338 the following tangible personal property is hereby 339 specifically exempted from the tax imposed by this article: 340 (1) Property, on which the sales tax imposed by the provisions of Article 1 of this chapter is paid by the 341 342 consumer to a person licensed under the provisions of Article 343 1 of this chapter. 344 (2) Tangible personal property, not to be used in the 345 performance of a contract, brought into this state by a nonresident thereof for his or her own storage, use, or 346 347 consumption while temporarily within this state. (3) In addition to the exemptions provided in 348 349 subdivisions (1) and (2), all exemptions enumerated in 350 Sections 40-23-4(a) and 40-23-4.1Article 1, Division 1, of 351 this chapter are incorporated by reference in this section. 352 (4) The storage, use, or other consumption in this 353 state of religious magazines and publications. For the purpose 354 of this subdivision the words "religious magazines and 355 publications" shall be construed to mean printed or 356 illustrated lessons, notes and explanations distributed by 357 churches or other religious organizations free of charge to 358 pupils or students in Sunday schools, Bible classes or other 359 educational facilities established and maintained by churches 360 or similar religious organizations in this state.""

361 Section 2. This act shall become effective on June 1,362 2025.



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372		Speaker of the House of Repre	esentatives	
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377		President and Presiding Officer	of the Senate	
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380	House of Representatives			
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382	I hereby certify that the within Act originated in and			
383	was passe	ed by the House 18-Mar-25, as ame	ended.	
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385	John Treadwell			
386	Clerk			
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392	Senate	06-May-25	Amended and Passed	
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394	House	06-May-25	Concurred in Senate	
395			Amendment	
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