1	ENGROSSED SENATE TO	AMENDMENTS
2	ENGROSSED HOUSE BILL NO. 2355	But Caldwall (Chad) of the
3	DILL NO. 2333	By: Caldwell (Chad) of the House
4		and
5		David of the Senate
6		
7		
8		ehicles sales and registration - modifying ion - adjusting amount upon which sales
9		levied for motor vehicle sales - effective
10		emergency]
11		
12	AMENDMENT NO. 1.	Page 1, strike the enacting clause
13	AMENDMENT NO. 2.	Pages 1 through 20, delete Section 1 and renumber subsequent Sections
14		and when the title is restored, amend the title to
15		conform
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1	Passed the Senate the 25th day of April, 2019.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2019.
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8	Presiding Officer of the House
9	of Representatives
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1	ENGROSSED HOUSE
2	BILL NO. 2355 By: Caldwell (Chad) of the House
3	and
4	David of the Senate
5	
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8	[motor vehicles sales and registration - modifying
9	
10	definition - adjusting amount upon which sales
11	tax is levied for motor vehicle sales - effective
12	date -
13	emergency]
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 68 O.S. 2011, Section 1352, as
18	amended by Section 2, Chapter 311, O.S.L. 2016 (68 O.S. Supp. 2018,
19	Section 1352), is amended to read as follows:
20	Section 1352. As used in the Oklahoma Sales Tax Code:
21	1. "Bundled transaction" means the retail sale of two or more
22	products, except real property and services to real property, where
23	the products are otherwise distinct and identifiable, and the
24	products are sold for one nonitemized price. A "bundled

1 transaction" does not include the sale of any products in which the 2 sales price varies, or is negotiable, based on the selection by the 3 purchaser of the products included in the transaction. As used in 4 this paragraph:

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(1) packaging such as containers, boxes, sacks, bags, and bottles, or other materials such as wrapping, labels, tags, and instruction guides, that accompany the retail sale of the products and are incidental or immaterial to the retail sale thereof, including but not limited to, grocery sacks, shoeboxes, dry cleaning garment bags and express delivery envelopes and boxes,

"distinct and identifiable products" does not include:

- 14 (2) a product provided free of charge with the
 15 required purchase of another product. A product
 16 is provided free of charge if the sales price of
 17 the product purchased does not vary depending on
 18 the inclusion of the product provided free of
 19 charge, or
- 20 (3) items included in the definition of gross
 21 receipts or sales price, pursuant to this
 22 section,
- b. "one nonitemized price" does not include a price that
 is separately identified by product on binding sales

1or other supporting sales-related documentation made2available to the customer in paper or electronic form3including, but not limited to an invoice, bill of4sale, receipt, contract, service agreement, lease5agreement, periodic notice of rates and services, rate6card, or price list₇.

7 A transaction that otherwise meets the definition of a bundled 8 transaction shall not be considered a bundled transaction if it is:

- 9 (1) the retail sale of tangible personal property and 10 a service where the tangible personal property is 11 essential to the use of the service, and is 12 provided exclusively in connection with the 13 service, and the true object of the transaction 14 is the service,
- 15 (2) the retail sale of services where one service is
 16 provided that is essential to the use or receipt
 17 of a second service and the first service is
 18 provided exclusively in connection with the
 19 second service and the true object of the
 20 transaction is the second service,
- (3) a transaction that includes taxable products and
 nontaxable products and the purchase price or
 sales price of the taxable products is de
 minimis. For purposes of this subdivision, "de

1 minimis" means the seller's purchase price or 2 sales price of taxable products is ten percent 3 (10%) or less of the total purchase price or 4 sales price of the bundled products. Sellers 5 shall use either the purchase price or the sales 6 price of the products to determine if the taxable 7 products are de minimis. Sellers may not use a combination of the purchase price and sales price 8 9 of the products to determine if the taxable 10 products are de minimis. Sellers shall use the 11 full term of a service contract to determine if 12 the taxable products are de minimis, or 13 (4) the retail sale of exempt tangible personal 14 property and taxable tangible personal property 15 where: 16 (a) the transaction includes food and food 17 ingredients, drugs, durable medical 18 equipment, mobility enhancing equipment, 19 over-the-counter drugs, prosthetic devices 20 or medical supplies, and 21 the seller's purchase price or sales price (b) 22 of the taxable tangible personal property is

fifty percent (50%) or less of the total purchase price or sales price of the bundled

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1 tangible personal property. Sellers may not 2 use a combination of the purchase price and 3 sales price of the tangible personal 4 property when making the fifty percent (50%) determination for a transaction; 5 6 "Business" means any activity engaged in or caused to be 2. 7 engaged in by any person with the object of gain, benefit, or advantage, either direct or indirect; 8 9 3. "Commission" or "Tax Commission" means the Oklahoma Tax Commission; 10 11 "Computer" means an electronic device that accepts 4. 12 information in digital or similar form and manipulates it for a 13 result based on a sequence of instructions; 14 "Computer software" means a set of coded instructions 5. 15 designed to cause a "computer" or automatic data processing 16 equipment to perform a task; 17 6. "Consumer" or "user" means a person to whom a taxable sale 18 of tangible personal property is made or to whom a taxable service 19 is furnished. "Consumer" or "user" includes all contractors to whom 20 a taxable sale of materials, supplies, equipment, or other tangible 21 personal property is made or to whom a taxable service is furnished 22 to be used or consumed in the performance of any contract; 23 7. "Contractor" means any person who performs any improvement

24 upon real property and who, as a necessary and incidental part of

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performing such improvement, incorporates tangible personal property belonging to or purchased by the person into the real property being improved;

8. "Drug" means a compound, substance or preparation, and any
5 component of a compound, substance or preparation:

- a. recognized in the official United States
 Pharmacopoeia, official Homeopathic Pharmacopoeia of
 the United States, or official National Formulary, and
 supplement to any of them,
- b. intended for use in the diagnosis, cure, mitigation,
 treatment, or prevention of disease, or
- 12 c. intended to affect the structure or any function of13 the body;

9. "Electronic" means relating to technology having electrical, digital, magnetic, wireless, optical, electromagnetic, or similar capabilities;

17 10. "Established place of business" means the location at which 18 any person regularly engages in, conducts, or operates a business in 19 a continuous manner for any length of time, that is open to the 20 public during the hours customary to such business, in which a stock 21 of merchandise for resale is maintained, and which is not exempted 22 by law from attachment, execution, or other species of forced sale 23 barring any satisfaction of any delinquent tax liability accrued 24 under the Oklahoma Sales Tax Code;

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- 11. "Fair authority" means:
- a. any county, municipality, school district, public
 trust or any other political subdivision of this
 state, or
- 5 b. any not-for-profit corporation acting pursuant to an 6 agency, operating or management agreement which has 7 been approved or authorized by the governing body of 8 any of the entities specified in subparagraph a of 9 this paragraph which conduct, operate or produce a 10 fair commonly understood to be a county, district or 11 state fair;
- "Gross receipts", "gross proceeds" or "sales price" 12 12. a. 13 means the total amount of consideration, including 14 cash, credit, property and services, for which 15 personal property or services are sold, leased or 16 rented, valued in money, whether received in money or 17 otherwise, without any deduction for the following: 18 the seller's cost of the property sold, (1)19 (2) the cost of materials used, labor or service 20 cost,
- (3) interest, losses, all costs of transportation to
 the seller, all taxes imposed on the seller, and
 any other expense of the seller,
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- 1(4) charges by the seller for any services necessary2to complete the sale, other than delivery and3installation charges, and
 - (5) delivery charges and installation charges, unless separately stated on the invoice, billing or similar document given to the purchaser, and

(6) credit for any trade-in.

b. Such term shall not include:

- 9 (1) discounts, including cash, term, or coupons that 10 are not reimbursed by a third party that are 11 allowed by a seller and taken by a purchaser on a 12 sale,
- 13 (2) interest, financing, and carrying charges from
 14 credit extended on the sale of personal property
 15 or services, if the amount is separately stated
 16 on the invoice, bill of sale or similar document
 17 given to the purchaser, and
- 18 (3) any taxes legally imposed directly on the 19 consumer that are separately stated on the 20 invoice, bill of sale or similar document given 21 to the purchaser.
 - c. Such term shall include consideration received by the seller from third parties if:
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1 (1) the seller actually receives consideration from a 2 party other than the purchaser and the 3 consideration is directly related to a price reduction or discount on the sale, 4 (2) 5 the seller has an obligation to pass the price 6 reduction or discount through to the purchaser, 7 (3) the amount of the consideration attributable to the sale is fixed and determinable by the seller 8 at the time of the sale of the item to the 9 10 purchaser, and 11 one of the following criteria is met: (4) 12 (a) the purchaser presents a coupon, certificate 13 or other documentation to the seller to 14 claim a price reduction or discount where 15 the coupon, certificate or documentation is 16 authorized, distributed or granted by a 17 third party with the understanding that the 18 third party will reimburse any seller to 19 whom the coupon, certificate or 20 documentation is presented, 21 the purchaser identifies himself or herself (b) 22 to the seller as a member of a group or 23 organization entitled to a price reduction 24 or discount; provided, a "preferred

1	customer" card that is available to any
2	patron does not constitute membership in
3	such a group, or
4	(c) the price reduction or discount is
5	identified as a third-party price reduction
6	or discount on the invoice received by the
7	purchaser or on a coupon, certificate or
8	other documentation presented by the
9	purchaser;
10	13. a. "Maintaining a place of business in this state" means
11	and shall be presumed to include:
12	(1) (a) utilizing or maintaining in this state,
13	directly or by subsidiary, an office,
14	distribution house, sales house, warehouse,
15	or other physical place of business, whether
16	owned or operated by the vendor or any other
17	person, other than a common carrier acting
18	in its capacity as such, or
19	(b) having agents operating in this state,
20	whether the place of business or agent
21	is within this state temporarily or
22	permanently or whether the person or
23	agent is authorized to do business
24	within this state, and

1	(2)	the]	presence of any person, other than a common	
2		carrier acting in its capacity as such, that has		
3		substantial nexus in this state and that:		
4		(a)	sells a similar line of products as the	
5			vendor and does so under the same or a	
6			similar business name,	
7		(b)	uses trademarks, service marks or trade	
8			names in this state that are the same	
9			or substantially similar to those used	
10			by the vendor,	
11		(C)	delivers, installs, assembles or	
12			performs maintenance services for the	
13			vendor,	
14		(d)	facilitates the vendor's delivery of	
15			property to customers in the state by	
16			allowing the vendor's customers to pick	
17			up property sold by the vendor at an	
18			office, distribution facility,	
19			warehouse, storage place or similar	
20			place of business maintained by the	
21			person in this state, or	
22		(e)	conducts any other activities in this state	
23			that are significantly associated with the	
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1 vendor's ability to establish and maintain a 2 market in this state for the vendor's sale. 3 b. The presumptions in divisions (1) and (2) of 4 subparagraph a of this paragraph may be rebutted by 5 demonstrating that the person's activities in this state are not significantly associated with the 6 7 vendor's ability to establish and maintain a market in this state for the vendor's sales. 8 9 с. Any ruling, agreement or contract, whether written or 10 oral, express or implied, between a person and 11 executive branch of this state, or any other state 12 agency or department, stating, agreeing or ruling that 13 the person is not "maintaining a place of business in 14 this state" or is not required to collect sales and 15 use tax in this state despite the presence of a 16 warehouse, distribution center or fulfillment center 17 in this state that is owned or operated by the vendor 18 or an affiliated person of the vendor shall be null 19 and void unless it is specifically approved by a 20 majority vote of each house of the Oklahoma 21 Legislature;

14. "Manufacturing" means and includes the activity of converting or conditioning tangible personal property by changing the form, composition, or quality of character of some existing

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1 material or materials, including natural resources, by procedures 2 commonly regarded by the average person as manufacturing, compounding, processing or assembling, into a material or materials 3 4 with a different form or use. "Manufacturing" does not include 5 extractive industrial activities such as mining, quarrying, logging, and drilling for oil, gas and water, nor oil and gas field 6 7 processes, such as natural pressure reduction, mechanical separation, heating, cooling, dehydration and compression; 8

9 15. "Manufacturing operation" means the designing, 10 manufacturing, compounding, processing, assembling, warehousing, or 11 preparing of articles for sale as tangible personal property. A 12 manufacturing operation begins at the point where the materials 13 enter the manufacturing site and ends at the point where a finished 14 product leaves the manufacturing site. "Manufacturing operation" 15 does not include administration, sales, distribution, 16 transportation, site construction, or site maintenance. Extractive 17 activities and field processes shall not be deemed to be a part of a 18 manufacturing operation even when performed by a person otherwise 19 engaged in manufacturing;

20 16. "Manufacturing site" means a location where a manufacturing 21 operation is conducted, including a location consisting of one or 22 more buildings or structures in an area owned, leased, or controlled 23 by a manufacturer;

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17. "Over-the-counter drug" means a drug that contains a label 1 2 that identifies the product as a drug as required by 21 C.F.R., 3 Section 201.66. The over-the-counter-drug label includes: 4 a "Drug Facts" panel, or a. 5 b. a statement of the "active ingredient(s)" with a list of those ingredients contained in the compound, 6 7 substance or preparation; 18. "Person" means any individual, company, partnership, joint 8 9 venture, joint agreement, association, mutual or otherwise, limited 10 liability company, corporation, estate, trust, business trust, 11 receiver or trustee appointed by any state or federal court or 12 otherwise, syndicate, this state, any county, city, municipality, 13 school district, any other political subdivision of the state, or 14 any group or combination acting as a unit, in the plural or singular 15 number: 16 19. "Prescription" means an order, formula or recipe issued in 17 any form of oral, written, electronic, or other means of 18 transmission by a duly licensed "practitioner" as defined in Section 19 1357.6 of this title: 20. "Prewritten computer software" means "computer software", 20 21 including prewritten upgrades, which is not designed and developed 22 by the author or other creator to the specifications of a specific 23 purchaser. The combining of two or more prewritten computer 24 software programs or prewritten portions thereof does not cause the

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1 combination to be other than prewritten computer software. 2 Prewritten software includes software designed and developed by the 3 author or other creator to the specifications of a specific 4 purchaser when it is sold to a person other than the purchaser. 5 Where a person modifies or enhances computer software of which the person is not the author or creator, the person shall be deemed to 6 7 be the author or creator only of such person's modifications or enhancements. Prewritten software or a prewritten portion thereof 8 9 that is modified or enhanced to any degree, where such modification 10 or enhancement is designed and developed to the specifications of a 11 specific purchaser, remains prewritten software; provided, however, 12 that where there is a reasonable, separately stated charge or an 13 invoice or other statement of the price given to the purchaser for 14 such modification or enhancement, such modification or enhancement 15 shall not constitute prewritten computer software;

16 21. "Repairman" means any person who performs any repair 17 service upon tangible personal property of the consumer, whether or 18 not the repairman, as a necessary and incidental part of performing 19 the service, incorporates tangible personal property belonging to or 20 purchased by the repairman into the tangible personal property being 21 repaired;

22 22. "Sale" means the transfer of either title or possession of 23 tangible personal property for a valuable consideration regardless 24 of the manner, method, instrumentality, or device by which the

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1 transfer is accomplished in this state, or other transactions as 2 provided by this paragraph, including but not limited to: 3 the exchange, barter, lease, or rental of tangible a. 4 personal property resulting in the transfer of the 5 title to or possession of the property, the disposition for consumption or use in any business 6 b. 7 or by any person of all goods, wares, merchandise, or property which has been purchased for resale, 8 9 manufacturing, or further processing, 10 с. the sale, gift, exchange, or other disposition of 11 admission, dues, or fees to clubs, places of 12 amusement, or recreational or athletic events or for 13 the privilege of having access to or the use of 14 amusement, recreational, athletic or entertainment 15 facilities, 16 d. the furnishing or rendering of services taxable under 17 the Oklahoma Sales Tax Code, and 18 any use of motor fuel or diesel fuel by a supplier, as e. 19 defined in Section 500.3 of this title, upon which 20 sales tax has not previously been paid, for purposes 21 other than to propel motor vehicles over the public 22 highways of this state. Motor fuel or diesel fuel 23 purchased outside the state and used for purposes 24 other than to propel motor vehicles over the public

highways of this state shall not constitute a sale within the meaning of this paragraph;

23. "Sale for resale" means:

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- 4 a sale of tangible personal property to any purchaser a. 5 who is purchasing tangible personal property for the purpose of reselling it within the geographical limits 6 7 of the United States of America or its territories or possessions, in the normal course of business either 8 9 in the form or condition in which it is purchased or 10 as an attachment to or integral part of other tangible 11 personal property,
- b. a sale of tangible personal property to a purchaser
 for the sole purpose of the renting or leasing, within
 the geographical limits of the United States of
 America or its territories or possessions, of the
 tangible personal property to another person by the
 purchaser, but not if incidental to the renting or
 leasing of real estate,
- c. a sale of tangible goods and products within this
 state if, simultaneously with the sale, the vendor
 issues an export bill of lading, or other
 documentation that the point of delivery of such goods
 for use and consumption is in a foreign country and
 not within the territorial confines of the United

1 States. If the vendor is not in the business of 2 shipping the tangible goods and products that are 3 purchased from the vendor, the buyer or purchaser of 4 the tangible goods and products is responsible for 5 providing an export bill of lading or other documentation to the vendor from whom the tangible 6 7 goods and products were purchased showing that the point of delivery of such goods for use and 8 9 consumption is a foreign country and not within the territorial confines of the United States, or 10 11 a sales of any carrier access services, right of d. 12 access services, telecommunications services to be 13 resold, or telecommunications used in the subsequent 14 provision of, use as a component part of, or 15 integrated into, end-to-end telecommunications 16 service;

17 24. "Tangible personal property" means personal property that 18 can be seen, weighed, measured, felt, or touched or that is in any 19 other manner perceptible to the senses. "Tangible personal 20 property" includes electricity, water, gas, steam and prewritten 21 computer software. This definition shall be applicable only for 22 purposes of the Oklahoma Sales Tax Code;

23 25. "Taxpayer" means any person liable to pay a tax imposed by
24 the Oklahoma Sales Tax Code;

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1 26. "Tax period" or "taxable period" means the calendar period 2 or the taxpayer's fiscal period for which a taxpayer has obtained a 3 permit from the Tax Commission to use a fiscal period in lieu of a 4 calendar period;

5 27. "Tax remitter" means any person required to collect, 6 report, or remit the tax imposed by the Oklahoma Sales Tax Code. A 7 tax remitter who fails, for any reason, to collect, report, or remit 8 the tax shall be considered a taxpayer for purposes of assessment, 9 collection, and enforcement of the tax imposed by the Oklahoma Sales 10 Tax Code; and

- 11 28. "Vendor" means:
- a. any person making sales of tangible personal property
 or services in this state, the gross receipts or gross
 proceeds from which are taxed by the Oklahoma Sales
 Tax Code,
- b. any person maintaining a place of business in this
 state and making sales of tangible personal property
 or services, whether at the place of business or
 elsewhere, to persons within this state, the gross
 receipts or gross proceeds from which are taxed by the
 Oklahoma Sales Tax Code,
- c. any person who solicits business by employees,
 independent contractors, agents, or other
 representatives in this state, and thereby makes sales

to persons within this state of tangible personal
 property or services, the gross receipts or gross
 proceeds from which are taxed by the Oklahoma Sales
 Tax Code, or

5d. any person, pursuant to an agreement with the person6with an ownership interest in or title to tangible7personal property, who has been entrusted with the8possession of any such property and has the power to9designate who is to obtain title, to physically10transfer possession of, or otherwise make sales of the11property.

SECTION 2. AMENDATORY 68 O.S. 2011, Section 1355, as last amended by Section 1, Chapter 356, O.S.L. 2017 (68 O.S. Supp. 2018, Section 1355), is amended to read as follows:

Section 1355. There are hereby specifically exempted from the tax levied pursuant to the provisions of Section 1350 et seq. of this title:

Sale of gasoline, motor fuel, methanol, "M-85" which is a
 mixture of methanol and gasoline containing at least eighty-five
 percent (85%) methanol, compressed natural gas, liquefied natural
 gas, or liquefied petroleum gas on which the Motor Fuel Tax,
 Gasoline Excise Tax, Special Fuels Tax or the fee in lieu of Special
 Fuels Tax levied in Section 500.1 et seq., Section 601 et seq. or
 Section 701 et seq. of this title has been, or will be paid;

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1 2. For the sale of motor vehicles or any optional equipment or 2 accessories attached to motor vehicles on which the Oklahoma Motor Vehicle Excise Tax levied in Section 2101 et seq. of this title has 3 4 been, or will be paid, all but a portion of the levy provided under 5 Section 1354 of this title, equal to one and twenty-five-hundredths percent (1.25%) of the gross receipts less the amount of credit for 6 7 any trade-in of such sales. Provided, the sale of motor vehicles shall not be subject to any sales and use taxes levied by cities, 8 9 counties or other jurisdictions of the state;

10 3. Sale of crude petroleum or natural or casinghead gas and 11 other products subject to gross production tax pursuant to the 12 provisions of Section 1001 et seq. and Section 1101 et seq. of this 13 title. This exemption shall not apply when such products are sold 14 to a consumer or user for consumption or use, except when used for 15 injection into the earth for the purpose of promoting or 16 facilitating the production of oil or gas. This paragraph shall not 17 operate to increase or repeal the gross production tax levied by the 18 laws of this state;

4. Sale of aircraft on which the tax levied pursuant to the provisions of Sections 6001 through 6007 of this title has been, or will be paid or which are specifically exempt from such tax pursuant to the provisions of Section 6003 of this title;

Sales from coin-operated devices on which the fee imposed by
Sections 1501 through 1512 of this title has been paid;

Leases of twelve (12) months or more of motor vehicles in
 which the owners of the vehicles have paid the vehicle excise tax
 levied by Section 2103 of this title;

7. Sales of charity game equipment on which a tax is levied
pursuant to the Oklahoma Charity Games Act, Section 401 et seq. of
Title 3A of the Oklahoma Statutes, or which is sold to an
organization that is:

a. a veterans' organization exempt from taxation pursuant
to the provisions of paragraph (4), (7), (8), (10) or
(19) of subsection (c) of Section 501 of the United
States Internal Revenue Code of 1986, as amended, 26
U.S.C., Section 501(c) et seq.,

b. a group home for mentally disabled individuals exempt
from taxation pursuant to the provisions of paragraph
(3) of subsection (c) of Section 501 of the United
States Internal Revenue Code of 1986, as amended, 26
U.S.C., Section 501(c) et seq., or

c. a charitable healthcare organization which is exempt
from taxation pursuant to the provisions of paragraph
(3) of subsection (c) of Section 501 of the United
States Internal Revenue Code of 1986, as amended, 26
U.S.C., Section 501(c) et seq.;

8. Sales of cigarettes or tobacco products to:

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a. a federally recognized Indian tribe or nation which
has entered into a compact with the State of Oklahoma
pursuant to the provisions of subsection C of Section
346 of this title or to a licensee of such a tribe or
nation, upon which the payment in lieu of taxes
required by the compact has been paid, or

b. a federally recognized Indian tribe or nation or to a
licensee of such a tribe or nation upon which the tax
levied pursuant to the provisions of Section 349.1 or
Section 426 of this title has been paid;

9. Leases of aircraft upon which the owners have paid the aircraft excise tax levied by Section 6001 et seq. of this title or which are specifically exempt from such tax pursuant to the provisions of Section 6003 of this title;

15 10. The sale of low-speed or medium-speed electrical vehicles 16 on which the Oklahoma Motor Vehicle Excise Tax levied in Section 17 2101 et seq. of this title has been or will be paid; and

18 11. Effective January 1, 2005, sales of cigarettes on which the 19 tax levied in Section 301 et seq. of this title or tobacco products 20 on which the tax levied in Section 401 et seq. of this title has 21 been paid.

SECTION 3. AMENDATORY 68 O.S. 2011, Section 2103, as amended by Section 4, Chapter 316, O.S.L. 2012 (68 O.S. Supp. 2018, Section 2103), is amended to read as follows:

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1 Section 2103. A. 1. Except as otherwise provided in Sections 2 2101 through 2108 of this title, there shall be levied an excise tax 3 upon the transfer of legal ownership of any vehicle registered in 4 this state and upon the use of any vehicle registered in this state 5 and upon the use of any vehicle registered for the first time in this state. Except for persons that possess an agricultural 6 7 exemption pursuant to Section 1358.1 of this title, the excise tax 8 shall be levied upon transfers of legal ownership of all-terrain 9 vehicles and motorcycles used exclusively off roads and highways 10 which occur on or after July 1, 2005, and upon transfers of legal 11 ownership of utility vehicles used exclusively off roads and 12 highways which occur on or after July 1, 2008. The excise tax for 13 new and used all-terrain vehicles, utility vehicles and motorcycles 14 used exclusively off roads and highways shall be levied at four and 15 one-half percent (4 1/2%) of the actual sales price of each new and 16 used all-terrain vehicle and motorcycle used exclusively off roads 17 and highways before any discounts or credits are given for a trade-18 Provided, the minimum excise tax assessment for such allin. 19 terrain vehicles, utility vehicles and motorcycles used exclusively 20 off roads and highways shall be Five Dollars (\$5.00). The excise 21 tax for new vehicles shall be levied at three and one-fourth percent 22 (3 1/4%) of the value of each new vehicle. The excise tax for used 23 vehicles shall be as follows:

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- 1 from October 1, 2000, until June 30, 2001, Twenty a. 2 Dollars (\$20.00) on the first One Thousand Dollars (\$1,000.00) or less of value of such vehicle, and 3 4 three and one-fourth percent $(3 \ 1/4\%)$ of the remaining 5 value of such vehicle, b. for the year beginning July 1, 2001, and ending June 6 7 30, 2002, Twenty Dollars (\$20.00) on the first One Thousand Two Hundred Fifty Dollars (\$1,250.00) or less 8 9 of value of such vehicle, and three and one-fourth 10 percent $(3 \ 1/4\%)$ of the remaining value of such 11 vehicle, and 12 for the year beginning July 1, 2002, and all с. 13 subsequent years, Twenty Dollars (\$20.00) on the first 14 One Thousand Five Hundred Dollars (\$1,500.00) or less 15 of value of such vehicle, and three and one-fourth 16 percent $(3 \ 1/4\%)$ of the remaining value of such 17 vehicle. 18 2. There shall be levied an excise tax of Ten Dollars (\$10.00) 19 for any:
- 20a.truck or truck-tractor registered under the provisions21of subsection A of Section 1133 of Title 47 of the22Oklahoma Statutes, for a laden weight or combined23laden weight of fifty-five thousand (55,000) pounds or24more,

- b. trailer or semitrailer registered under subsection C
 of Section 1133 of Title 47 of the Oklahoma Statutes,
 which is primarily designed to transport cargo over
 the highways of this state and generally recognized as
 such, and
- c. frac tank, as defined by Section 54 of Title 17 of the
 Oklahoma Statutes, and registered under subsection C
 of Section 1133 of Title 47 of the Oklahoma Statutes.

9 Except for frac tanks, the excise tax levied pursuant to this 10 paragraph shall not apply to special mobilized machinery, trailers, 11 or semitrailers manufactured, modified or remanufactured for the 12 purpose of providing services other than transporting cargo over the 13 highways of this state. The excise tax levied pursuant to this 14 paragraph shall also not apply to pickup trucks, vans, or sport 15 utility vehicles.

16 The tax levied pursuant to this section shall be due at the 3. 17 time of the transfer of legal ownership or first registration in 18 this state of such vehicle; provided, the tax shall not be due at 19 the time of the issuance of a certificate of title for an all-20 terrain vehicle, utility vehicle or motorcycle used exclusively off 21 roads and highways which is not required to be registered but which 22 the owner chooses to register pursuant to the provisions of 23 subsection B of Section 1115.3 of Title 47 of the Oklahoma Statutes, 24 and shall be collected by the Oklahoma Tax Commission or Corporation

1 Commission, as applicable, or an appointed motor license agent, at 2 the time of the issuance of a certificate of title for any such vehicle. In the event an excise tax is collected on the transfer of 3 4 legal ownership or use of the vehicle during any calendar year, then 5 an additional excise tax must be collected upon all subsequent transfers of legal ownership. In computing the motor vehicle excise 6 7 tax, the amount collected shall be rounded to the nearest dollar. The excise tax levied by this section shall be delinquent from and 8 9 after the thirtieth day after the legal ownership or possession of 10 any vehicle is obtained. Any person failing or refusing to pay the 11 tax as herein provided on or before date of delinquency shall pay in 12 addition to the tax a penalty of One Dollar (\$1.00) per day for each 13 day of delinquency, but such penalty shall in no event exceed the 14 amount of the tax. Of each dollar penalty collected pursuant to 15 this subsection:

- a. twenty-five cents (\$0.25) shall be apportioned as
 provided in Section 1104 of this title;
 b. twenty-five cents (\$0.25) shall be retained by the
 motor license agent;
 and
- c. fifty cents (\$0.50) shall be deposited in the General
 Revenue Fund for the fiscal year beginning on July 1,
 2011, and for all subsequent fiscal years, shall be
 deposited in the State Highway Construction and
 Maintenance Fund.

1 The excise tax levied in subsection A of this section в. 2 assessed on all commercial vehicles registered pursuant to Section 3 1120 of Title 47 of the Oklahoma Statutes, trucks and truck-tractors 4 registered under subsection A of Section 1133 of Title 47 of the 5 Oklahoma Statutes for a laden weight or combined laden weight of fifty-five thousand (55,000) pounds or more, trailers and 6 7 semitrailers registered under subsection C of Section 1133 of Title 8 47 of the Oklahoma Statutes to transport cargo over the highways of 9 this state and frac tanks registered under subsection C of Section 10 1133 of Title 47 of the Oklahoma Statutes shall be in lieu of all 11 sales and use taxes levied pursuant to the Sales Tax Code or the Use 12 Tax Code. The transfer of legal ownership of any motor vehicle as 13 used in this section and the Sales Tax Code and the Use Tax Code 14 shall include the lease, lease purchase or lease finance agreement 15 involving any truck in excess of eight thousand (8,000) pounds 16 combined laden weight or any truck-tractor provided the vehicle is 17 registered in Oklahoma pursuant to Section 1120 of Title 47 of the 18 Oklahoma Statutes or any frac tank, trailer, semitrailer or open 19 commercial vehicle registered pursuant to Section 1133 of Title 47 20 of the Oklahoma Statutes. The excise tax levied pursuant to this 21 section shall not be subsequently collected at the end of the lease 22 period if the lessee acquires complete legal title of the vehicle. 23 C. The provisions of this section shall not apply to transfers 24 made without consideration between:

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1. Husband and wife;

2. Parent and child; or

3 3. An individual and an express trust which that individual or 4 the spouse, child or parent of that individual has a right to 5 revoke.

D. 1. There shall be a credit allowed with respect to the
7 excise tax paid for a new vehicle which is a replacement for:

- a. a new original vehicle which is stolen from the
 purchaser/registrant within ninety (90) days of the
 date of purchase of the original vehicle as certified
 by a police report or other documentation as required
 by the Tax Commission, or
- b. a defective new original vehicle returned by the
 purchaser/registrant to the seller within six (6)
 months of the date of purchase of the defective new
 original vehicle as certified by the manufacturer.

17 2. The credit allowed pursuant to paragraph 1 of this 18 subsection shall be in the amount of the excise tax which was paid 19 for the new original vehicle and shall be applied to the excise tax 20 due on the replacement vehicle. In no event shall the credit be 21 refunded.

E. Despite any other definitions of the terms "new vehicle" and "used vehicle", to the contrary, contained in any other law, the term "new vehicle" as used in this section shall also include any 1 vehicle of the latest manufactured model which is owned or acquired 2 by a licensed used motor vehicle dealer which has not previously 3 been registered in this state and upon which the motor vehicle 4 excise tax as set forth in this section has not been paid. However, 5 upon the sale or transfer by a licensed used motor vehicle dealer located in this state of any such vehicle which is the latest 6 7 manufactured model, the vehicle shall be considered a used vehicle for purposes of determining excise tax. 8

9 F. The provisions of this section shall not apply to state10 government entities.

SECTION 4. This act shall become effective July 1, 2019. SECTION 5. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval. Passed the House of Representatives the 11th day of March, 2019.

> Presiding Officer of the House of Representatives

Passed the Senate the ____ day of _____, 2019.

Presiding Officer of the Senate

ENGR. H. B. NO. 2355

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