State of South Dakota

NINETY-FIRST SESSION LEGISLATIVE ASSEMBLY, 2016

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SENATE BILL NO. 53

Introduced by: The Committee on Taxation at the request of the Department of Revenue

1 FOR AN ACT ENTITLED, An Act to revise certain provisions concerning the bank franchise 2 tax. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 3 4 Section 1. That subdivision (4) of § 10-43-1 be amended to read: 5 (4) "Financial institution," any banking institution, production credit association, or 6 savings and loan association organized under the laws of the United States and 7 located or doing business in this state; any bank, savings and loan association, mutual 8 saving bank, or trust company, organized under the laws of this state or of any other 9 state, district, territory, or country, doing business within this state; any person 10 licensed in this state pursuant to chapter 54-4, the installment repayment small loan 11 and consumer finance law; and any person in the business of buying loans, notes, or 12 other evidences of debt except those persons registered as broker-dealers pursuant to 13 chapter 47-31B; and persons in the business of making installment repayment and 14 open-end loans which may be unsecured or secured by real or personal property, 15 which loans are in an aggregate amount exceeding five hundred dollars, which are



1 repaid in two or more installment payments or one lump sum payment extending over 2 a time exceeding thirty days from the day the loan was made except where the loan 3 is made by the person selling the property, incidental to the sale of the property and 4 where the seller is primarily in the business of selling such real or personal property 5 or except where the loan is made to a related corporation and the primary business 6 of these related corporations is the production and sale of tangible personal property 7 or where the loan is made in the form of an advance to secure the production of 8 equipment to be obtained by the lender or to finance a joint venture between the 9 lender and others which has been formed to produce and sell tangible personal 10 property; 11 Section 2. That § 10-43-2 be amended to read: 12 10-43-2. An annual tax is hereby imposed on every each financial institution, except those 13 institutions organized under the laws of the United States, doing business in this state for the 14 grant to it of the privilege of transacting or for the actual transaction by it, of or licensed to do 15 business in this state during any part of its tax year. 16 Section 3. That § 10-43-2.1 be repealed.

17 <u>10-43-2.1. An annual tax is hereby imposed upon every national banking corporation or</u>

18 production credit association or savings and loan association doing business within this state,

- 19 according to or measured by its net income, to be computed in the manner provided in this
- 20 chapter, on the basis of its net income during any part of its tax year.
- 21 Section 4. That § 10-43-4 be amended to read:

22 10-43-4. The liability for the tax imposed by <u>\$\$ 10-43-2 and 10-43-2.1</u> this chapter shall

arise upon the first day of each tax year and shall be based upon the net income assignable to

24 this state at the rate of six percent-on net income of four hundred million dollars or less; at the

1 rate of five percent on net income exceeding four hundred million dollars but equal to or less 2 than four hundred twenty-five million dollars; at the rate of four percent on the net income exceeding four hundred twenty-five million dollars but equal to or less than four hundred fifty 3 4 million dollars; at the rate of three percent on the net income exceeding four hundred fifty 5 million dollars but equal to or less than four hundred seventy-five million dollars; at the rate of 6 two percent on the net income exceeding four hundred seventy-five million dollars but equal 7 to or less than five hundred million dollars; at the rate of one percent on the net income 8 exceeding five hundred million dollars but equal to or less than six hundred million dollars; at 9 the rate of one-half of one percent on the net income exceeding six hundred million dollars but 10 equal to or less than one billion two hundred million dollars; and at the rate of one-quarter of 11 one percent on the net income exceeding one billion two hundred million dollars. The tax 12 payable under this section may be no less than two hundred dollars for each authorized location 13 at which the financial institution subject to taxation under § 10-43-2 regularly conducts 14 business.

15 Section 5. That § 10-43-5 be amended to read:

16 10-43-5. The tax referred to in <u>§§ 10-43-2 and 10-43-2.1</u> this chapter is in lieu of all other 17 taxes and licenses, state, county, and local, except taxes upon the institutions' real property, 18 taxes upon the institutions' leased sites, taxes upon tangible personal property and products 19 transferred electronically not normally used in extension of credit or acceptance of deposits and 20 the retail sales tax or the use tax on tangible personal property and any product transferred 21 electronically. However, tangible personal property and any product transferred electronically 22 acquired by the financial institution through a foreclosure proceeding are exempt from such 23 other taxes. The institutions taxed by §§ 10-43-2 and 10-43-2.1 are exempt from other net 24 income taxation by this state.

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- 2 10-43-10.3. Subtracted from taxable income are:
- Interest and dividends from obligations of the United States government and its
 agencies which this state is prohibited by federal law or treaty from taxing by an
 income tax, a franchise tax, or a privilege tax;
- 6 (2) Dividends received from financial institutions subject to taxation under this chapter
 7 to the extent such dividends were included in taxable income as determined under the
 8 Internal Revenue Code;
- 9 (3)(2) Taxes imposed upon the financial institution within the tax year, under the Internal
 10 Revenue Code excluding any taxes imposed under 26 USC § 1374 and 26 USC
 11 § 1375;
- 12 (4)(3) Any interest expense described in §§ 291(e)(1)(B) and 265(b) of the Internal Revenue
 13 Code, which interest expense shall be deductible;
- (5)(4) Any capital gain from liquidating sales within the twelve-month period beginning on
 the date on which a financial institution adopts a plan of complete liquidation if all
 of the assets of the financial institution are distributed in complete liquidation less
 assets retained to meet claims within the twelve-month period, or from the
 distribution of property in complete liquidation of the financial institution which is
 subject to federal corporate income taxes pursuant to § 336 of the Internal Revenue
 Code;
- 21 (6)(5) Any adjustment to taxable income due to a change in the method used to compute the
 22 federal bad debt deduction where the adjustment has already been included in taxable
 23 income for purposes of the tax imposed by this chapter;
- 24 (7)(6) For those financial institutions making an election pursuant to 26 USC § 1362(a), as

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1	amended, and in effect on January 1, 2015, imputed federal income taxes in an
2	amount equal to the taxes that would have been paid on net income as defined in
3	§ 10-43-10.1 had the financial institution continued to file its federal tax return
4	without making an election to file pursuant to 26 USC § 1362(a); and
5	(8)(7) For those financial institutions organized as limited liability companies, imputed
6	federal income taxes in an amount equal to the taxes that would have been paid on
7	net income as defined in § 10-43-10.1 had the financial institution elected to file as
8	a subchapter C corporation under the Internal Revenue Code.
9	Section 7. That § 10-43-10.4 be amended to read:
10	10-43-10.4. No carryback of net operating losses or capital losses may be deducted from net
11	income for state tax purposes.
12	Section 8. That § 10-43-10.5 be amended to read:
13	10-43-10.5. A deduction may be made for a carryforward of a net operating loss-or capital
14	loss. The deduction is limited to the seven tax years immediately following the tax year of the
15	loss. Net income may not be less than zero prior to making the adjustments provided for in
16	§§ 10-43-10.2 and 10-43-10.3 because of a deduction taken for losses not incurred during the
17	tax year for which the return is being filed.
18	The provisions of this section only apply to net operating losses or capital losses incurred
19	on or after January 1, 2015.
20	Section 9. That § 10-43-24.1 be amended to read:
21	10-43-24.1. The payroll factor used in § 10-43-22.1 is a fraction, the numerator of which is
22	the total amount paid in this state during the tax period by the financial institution for
23	compensation, and the denominator of which is the total compensation paid everywhere during
24	the tax period. Compensation does not include any payment to any independent contractor or

1 <u>any other person not classified as an employee.</u>

2 Section 10. That § 10-43-30 be amended to read:

3 10-43-30. Any person required to file and pay tax pursuant to this chapter and whose tax 4 liability in the previous year exceeded ten thousand dollars shall file with the Department of 5 Revenue a quarterly estimate of the amount of tax due for the current year and make payment 6 of the estimated amount. If the tax year of the person ends on December thirty-first, the 7 estimated amount shall be paid on or before the fifteenth day of January, April, July, and 8 October of each year. If the tax year of the person ends on a date other than December thirty-9 first, the estimated amount shall be made on or before the fifteenth day of the month following 10 the end of the quarter for which the estimate is due. In determining the amount of each quarterly 11 payment, the taxpayer shall estimate the taxpayer's total tax liability for the entire tax year and 12 make payment of one-fourth of the estimate.

13 Each taxpayer shall file the final a return for the tax year, and pay any tax imposed by this 14 chapter, within fifteen days after the taxpayer's federal income tax return is due. For taxpayers 15 required to make quarterly estimated payments, if the total quarterly estimated payments do not 16 equal ninety percent of the total tax due, then interest, but not penalty, accrues at the rate 17 provided in § 10-59-6 and is applied to the amount by which one-fourth of ninety percent of the 18 total tax due exceeds the amount of any quarterly estimate filed or required to be filed from the 19 time the estimate was due until finally paid. Neither interest nor penalty may be imposed on 20 quarterly estimates if each estimate equaled an amount which would have been required on that 21 date had the estimated tax been based upon the tax shown on the previous year's return. Any 22 return required to be filed pursuant to this chapter shall be submitted by electronic means to the 23 department. All taxes required to be remitted pursuant to this chapter shall be remitted by 24 electronic means to the department.

Any <u>return not filed by the due date or</u> tax due but not paid on <u>by</u> the due date is delinquent

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2	and bears penalty and interest as provided in § 10-59-6.			
3	Section 11. That § 10-43-30.1 be amended to read:			
4	10-43-30.1. Any taxpayer shall receive an extension of time to file the return required by this			
5	chapter to a day not later than six months from the day the return was originally due, if the			
6	taxpayer:			
7	(1)	Files for an extension of time to file the taxpayer's federal income tax return;		
8	(2)	Files a copy of the federal income tax return extension request with the Department		
9		of Revenue on or before the day the return was originally due; and		
10	(3)	Makes a reasonable estimate of the amount of tax due and pays that amount with or		
11		prior to the request for extension of time to file.		
12	If the time for filing the return is extended at the request of the taxpayer, and the amount of			
13	tax due exceeds the reasonable estimate paid pursuant to subdivision (3), interest, but not			
14	penalty, shall be added to the difference at the same rate as provided for in § 10-59-6 from the			
15	time the payments were return was originally due until the additional taxes due are paid.			
16	Section 12. That § 10-43-31 be repealed.			
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18	and shall cause them to be distributed throughout the state and to be furnished upon application,			
19	but failure to receive or secure the form shall not relieve the taxpayer from the obligations o			
20	making any return herein required.			
21	Sectio	on 13. That § 10-43-32 be repealed.		
22		-32. If the secretary of revenue believes that the assessment or collection of taxes will		
23	be jeopardized by delay, the secretary of revenue may immediately make an assessment of the			
24	estimated amount of tax due, together with all interest, additional amounts or penalties, as			

1 provided by law, and demand payment thereof from the taxpayer. If such payment is not made,

2	a distress warrant may be issued or a lien filed against such taxpayer immediately.			
3	Section 14. That § 10-43-34 be amended to read:			
4	10-43-34. Every corporation taxable under this chapter shall make a return and the return			
5	shall be sworn to by the president, vice-president, or other principal officer, and by the treasurer			
6	or assistant treasurer. Before a corporation may be dissolved and its assets distributed, the			
7	corporation shall make a return for any settlement of the tax for any income earned in the			
8	income year up to its final date of dissolution.			
9	Section 15. That § 10-43-42.1 be amended to read:			
10	10-43-42.1. The provisions of this chapter shall be administered by the secretary of revenue			
11	and the secretary may promulgate rules, pursuant to chapter 1-26, concerning:			
12	(1) The procedure for filing tax returns and payment of the tax;			
13	(2) The type of accounting to be used;			
14	(3) The definition and deductibility of net federal income taxes; and			
15	(4) Determining the <u>The</u> application of the tax and exemptions <u>; and</u>			
16	(5) The records to be retained by the taxpayer.			
17	Section 16. That § 10-43-43.1 be amended to read:			
18	10-43-43.1. Every Each person subject to tax under this chapter shall make and keep for a			
19	period of six years such after federal taxable income has been finally determined by the United			
20	States any records as required by the secretary of revenue or otherwise necessary for the			
21	administration of this chapter. Such books and documents The records shall, at all times during			
22	business hours of the day, be subject to inspection by the secretary of revenue or his duly			
23	authorized agents and employees to determine the amount of tax due.			
24	If in the normal conduct of the business, the required records are maintained and kept at an			

office outside the State of South Dakota, it shall be a sufficient compliance with this section if

the records are made available for audit and examination by the Department of Revenue at the

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3 office outside of South Dakota. 4 Section 17. That § 10-43-62 be repealed. 5 10-43-62. If the time for filing the return is extended at the request of the taxpayer, interest 6 shall be added at the same rate as provided in § 10-59-6, from the time when the return was 7 originally required to be filed to the time of payment. 8 Section 18. That § 10-43-63 be repealed. 9 10-43-63. Any delinquent tax constitutes a debt due to the State of South Dakota and may 10 be collected by action brought by the secretary of revenue in a court of competent jurisdiction. 11 No exemptions from execution of a judgment so obtained are permitted except those made 12 absolute by the exemption statutes of this state. 13 Section 19. That § 10-43-64 be repealed. 14 10-43-64. If any taxpayer liable to pay a tax or penalty imposed refuses or neglects to pay 15 the tax or penalty, the amount, including any interest, penalty, or addition to the tax, together 16 with the costs that may accrue in addition to the tax, penalty, and interest, constitute a lien in 17 favor of the State of South Dakota upon all property and rights to property, whether real or 18 personal, belonging to the taxpayer. 19 The lien attaches at the time the tax becomes due and payable and continues until the 20 liability for the amount is satisfied. 21 Section 20. That § 10-43-65 be repealed. 22 10-43-65. The register of deeds of each county shall prepare and keep in the office of the 23 register of deeds a book to be known as "index of income tax liens," so ruled as to show in 24 appropriate columns the following data, under the names of taxpayers, arranged alphabetically:

1 (1) The name of the taxpayer;

2 (2) The name "State of South Dakota" as claimant;

3 <u>(3)</u> Time notice of lien was received;

4 - (4) Date of notice;

5 - (5) Amount of lien then due;

 $6 \quad \underline{(6) \quad \text{When satisfied.}}$

7 Section 21. That § 10-43-66 be repealed.

8 10-43-66. In order to preserve the lien provided by § 10-43-64 against subsequent

9 mortgagees, purchasers, or judgment creditors for value and without notice of the lien, on any

10 property situated in a county, the secretary of revenue shall file with the register of deeds of the

11 county in which the property is located a notice of the lien. The notice of lien shall be signed

12 by the secretary, shall be in a form determined by the secretary, and shall contain the

13 information prescribed in § 10-43-65 for the register of deeds' index.

14 Section 22. That § 10-43-67 be repealed.

15 10-43-67. The register of deeds shall endorse on each notice of lien the day, hour, and

16 minute when received and preserve the notice. The register of deeds shall, without delay, index

17 the notice in the index book and shall immediately record the lien in the manner provided for

18 recording real estate mortgages. The lien is effective from the time the lien is indexed.

19 Section 23. That § 10-43-69 be repealed.

20 <u>10-43-69. Upon the payment of a tax as to which the secretary of revenue has filed notice</u>

21 with a register of deeds, the secretary of revenue shall immediately file with the register of deeds

22 a satisfaction of the tax. The register of deeds shall enter the satisfaction on the notice on file

23 in the office of the register of deeds and indicate that fact on the index.

24 Section 24. That § 10-43-70 be repealed.

1 10-43-70. After a notice of lien has been filed as provided in § 10-43-66, the secretary of 2 revenue may at any time require the county treasurer to issue a distress warrant in the same form as provided by statutes relating to distress warrant for mobile home taxes pursuant to chapter 3 4 10-22 and to deliver the warrant to the sheriff of the county. Upon receipt of the warrant, the 5 sheriff shall, without delay, proceed to collect the tax by seizure and sale of personal property 6 in the manner provided in the statutes relating to collection by distress warrant and shall remit 7 the tax so collected to the county treasurer. For such services, the sheriff may collect from the 8 taxpayer and retain the compensation provided in statute prescribing compensation of sheriff 9 for distress warrant procedure. 10 Section 25. That § 10-43-71 be repealed. 11 12 the sheriff shall, within thirty days after receipt of the warrant, endorse upon the face of the 13 warrant the word, uncollectible, and return the warrant to the county treasurer. 14 Section 26. That § 10-43-72 be repealed. 15 10-43-72. Failure or refusal of the county treasurer to issue a distress warrant if requested 16 to do so, or of the sheriff to attempt to execute the warrant, makes the officer failing to perform 17 the officer's duty personally liable for the delinquent tax. The tax may be recovered in an action 18 brought against the officer and the officer's sureties by the secretary of revenue. 19 Section 27. That § 10-43-75.1 be repealed. 20 10-43-75.1. A financial institution may deposit with the secretary of revenue an amount 21 determined by the financial institution to be applied toward the future tax liability of the 22 financial institution under this chapter to the extent of the share of the tax the state would be 23 required to remit to the county. The secretary of revenue shall remit, as provided in § 10-43-76,

24 the amount of the deposit to the county or counties where the financial institution does business.

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If any amount deposited pursuant to this section is not applied to the financial institution's
tax liability under this chapter within ten years of the date of deposit, the secretary of revenue
shall refund the amount of any remaining deposit to the financial institution.

7 Section 28. That § 10-43-77 be amended to read:

8 10-43-77. The county treasurer upon receipt of the funds, remitted to the county pursuant 9 to <u>\$\$ 10-43-75.1 and §</u> 10-43-76, shall apportion and distribute the funds between the taxing 10 subdivisions, including the county, in the same proportion as the average of personal <u>real</u> 11 property taxes assessed <u>levied</u> in each taxing subdivision, including the county, for calendar 12 years 1972, 1973, 1974, 1975, and 1976 were distributed in the previous year as determined and 13 certified by the secretary of revenue.

14 For any school district affected by a consolidation on or after July 1, 2003, as defined in 15 § 13-6-1, the successor school district shall receive the funds allocated to each of the former 16 school districts. For any school district eliminated or subdivided by a reorganization on or after 17 July 1, 2003, as defined in § 13-6-1, each successor school district shall receive a portion of the 18 funds allocated to the former school district. Each successor school district's portion of the funds 19 shall be based upon the percentage of the total taxable valuation of the former school district 20 transferred to the successor school district, at the time of the reorganization. Any amount 21 received by the county and taxing subdivisions pursuant to this section may upon receipt be used 22 to support the functions of such taxing subdivision.

23 Section 29. That § 10-43-78 be repealed.

24 <u>10-43-78. Any QUEST entity certified pursuant to §§ 10-43-82 is subject to the tax provided</u>

- 1 by this chapter. For the purposes of collecting the tax pursuant to this chapter, a QUEST entity
 - 2 shall be considered a financial institution as defined by § 10-43-1.
 - 3 Section 30. That § 10-43-82 be repealed.
 - 4 <u>10-43-82. Any for-profit corporation which seeks to be designated as a QUEST entity shall</u>
 - 5 supply the secretary of state with the necessary information to prove it meets the definition of
 - 6 a QUEST entity as provided by § 10-43-81. Upon receipt of such information, the secretary shall
 - 7 certify the corporation as a QUEST entity. The secretary may not certify any corporation as a
 - 8 **QUEST entity after July 1, 1997.**
 - 9 Section 31. That § 10-43-92 be amended to read:

10 10-43-92. As used in § 10-43-91, the term, extended term trust, means any trust which has

11 no limitation on duration which would require the trust to cease and terminate on a date not later

12 than twenty-one years beyond any life in being. Extended term trusts may not include any trust

13 subject to the Employee Retirement Income Security Act of 1974, as amended as of and in effect

- 14 <u>on</u> January 1, 1997 <u>2016</u>.
- 15 Section 32. The provisions of this Act only apply to returns that are related to tax years
- 16 ending in 2015 or thereafter and filed after December 31, 2015.