AMENDED IN ASSEMBLY APRIL 13, 2011

CALIFORNIA LEGISLATURE-2011-12 REGULAR SESSION

ASSEMBLY BILL

No. 1057

Introduced by Assembly Member Olsen (Coauthor: Senator Berryhill) (Coauthors: Assembly Members Garrick, Gorell, Harkey, Portantino, Silva, and Wagner) (Coauthors: Senators Berryhill, Dutton, and Harman)

February 18, 2011

An act to add and repeal Section 6377.1 of the Revenue and Taxation Code, relating to taxation, to take effect immediately, tax levy.

LEGISLATIVE COUNSEL'S DIGEST

AB 1057, as amended, Olsen. Sales and use taxes: exemption: manufacturing.

The Sales and Use Tax Law imposes a tax on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state, or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state. That law provides various exemptions from those taxes.

The bill would exempt from those taxes, on and after January 1, 2014, and before January 1, 2020, the gross receipts from the sale of, and the storage, use, or other consumption of, qualified tangible personal property purchased by a qualified person for use primarily in the manufacturing process, as specified, for use in research and development, as specified, or for use in air pollution mitigation, as provided. This bill would also exempt the gross receipts from the sale of, and the storage, use, or other consumption of, qualified tangible

Corrected 4-14-11—See last page.

personal property purchased for use by a contractor for specified purposes.

This bill would require the Legislative Analyst's Office to complete and distribute a report to the Legislature on the effect of this exemption by January 1, 2019.

The Bradley-Burns Uniform Local Sales and Use Tax Law authorizes counties and cities to impose local sales and use taxes in conformity with the Sales and Use Tax Law, and existing law authorizes districts, as specified, to impose transactions and use taxes in accordance with the Transactions and Use Tax Law, which conforms to the Sales and Use Tax Law. Exemptions from state sales and use taxes are incorporated into these laws.

This bill would specify that this exemption does not apply to local sales and use taxes, transactions and use taxes, and specified state taxes from which revenues are deposited into the Local Public Safety Fund, the Local Revenue Fund, or the Fiscal Recovery Fund.

This bill would take effect immediately as a tax levy.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. The Legislature finds and declares the following:

2 (a) California has the highest sales tax in the nation.

3 (b) California is one of only-a few three states that tax the

4 manufacturing of equipment. sale of equipment used in 5 manufacturing.

6 (c) California has the fourth worst tax system for jobs in the 7 entire country.

8 (d) California has the third highest unemployment rate in the 9 country.

10 SEC. 2. Section 6377.1 is added to the Revenue and Taxation 11 Code, to read:

12 6377.1. (a) On and after January 1, 2014, there are exempted

13 from the taxes imposed by this part the gross receipts from the sale 14 of, and the storage, use, or other consumption in this state of, any 15 of the following:

15 of the following.

16 (1) Qualified tangible personal property purchased for use by

17 a qualified person to be used primarily in any stage of the

18 manufacturing, processing, refining, fabricating, or recycling of

1 property, beginning at the point any raw materials are received by

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2 the qualified person and introduced into the process and ending at

3 the point at which the manufacturing, processing, refining,4 fabricating, or recycling has altered property to its completed form,

5 including packaging, if required.

6 (2) Qualified tangible personal property purchased for use by 7 a contractor purchasing that property for use in the performance 8 of a construction contract for the qualified person who will use 9 the tangible personal property as an integral part of the 10 manufacturing, processing, refining, fabricating, or recycling 11 process, or as a storage facility for use in connection with the 12 manufacturing process.

(3) Qualified tangible personal property purchased for use bya qualified person to be used primarily in research anddevelopment.

(4) Qualified tangible personal property purchased for use by
a qualified person for use primarily to mitigate air pollution, as
required by the Environmental Protection Agency and the State
Air Resources Board.

20 (b) For purposes of this section:

(1) "Fabricating" means to make, build, create, produce, or
assemble components or property to work in a new or different
manner.

(2) "Manufacturing" means the activity of converting or
conditioning property by changing the form, composition, quality,
or character of the property for ultimate sale at retail or use in the
manufacturing of a product to be ultimately sold at retail.
Manufacturing includes any improvements to tangible personal
property that result in a greater service life or greater functionality
than that of the original property.

31 (3) "Primarily" means tangible personal property used 50 percent32 or more of the time in an activity described in subdivision (a).

(4) "Process" means the period beginning at the point at which 33 34 any raw materials are received by the qualified taxpayer and introduced into the manufacturing, processing, refining, fabricating, 35 36 or recycling activity of the qualified taxpayer and ending at the 37 point at which the manufacturing, processing, refining, fabricating, 38 or recycling activity of the qualified taxpayer has altered tangible 39 personal property to its completed form, including packaging, if 40 required. Raw materials shall be considered to have been

1 introduced into the process when the raw materials are stored on

2 the same premises where the qualified taxpayer's manufacturing,

3 processing, refining, or recycling activity is conducted. Raw

4 materials that are stored on premises other than where the qualified

5 taxpayer's manufacturing, processing, refining, fabricating, or

6 recycling activity is conducted, shall not be considered to have 7 been introduced into the manufacturing, processing, refining,

7 been introduced into the manufacturing,8 fabricating, or recycling process.

9 (5) "Processing" means the physical application of the materials 10 and labor necessary to modify or change the characteristics of 11 property.

12 (6) "Qualified person" means either of the following:

13 (A) A person who is engaged in those lines of business described

in Codes 3111 to 3399, inclusive, of the North American Industry
Classification System (NAICS) published by the United States

16 Office of Management and Budget (OMB), 2007 edition.

17 (B) An affiliate of a person qualified pursuant to subparagraph

18 (A) shall also be considered a qualified person as long as the

affiliate is included as a member of that person's unitary group forwhich a combined report is required to be filed under Article 1

21 (commencing with Section 25101) of Chapter 17.

(7) (A) "Qualified tangible personal property" includes, but isnot limited to, all of the following:

(i) Machinery and equipment, including component parts and
 contrivances such as belts, shafts, moving parts, and operating
 structures.

27 (ii) All equipment or devices used or required to operate, control, 28 regulate, or maintain the machinery, including, without limitation, computers, data-processing equipment, and computer software, 29 30 together with all repair and replacement parts with a useful life of 31 one or more years therefor, whether purchased separately or in 32 conjunction with a complete machine and regardless of whether 33 the machine or component parts are assembled by the taxpayer or 34 another party.

(iii) Property used in pollution control that meets standards
established by this state or any local or regional governmental
agency within this state.

(iv) Special purpose buildings and foundations used as an
 integral part of the manufacturing, processing, refining, or
 fabricating process, or that constitute a research or storage facility

used during the manufacturing process. Buildings used solely for 1 2 warehousing purposes after completion of the manufacturing

3 process are not included.

4 (v) Fuels used or consumed in the manufacturing process.

5 (B) "Qualified tangible personal property" shall not include any 6 of the following:

7 (i) Consumables with a normal useful life of less than one year, 8 except as provided in clause (v) of subparagraph (A).

9 (ii) Furniture, inventory, and equipment used in the extraction 10 process, or equipment used to store finished products that have 11 completed the manufacturing process.

12 (iii) Tangible personal property used primarily in administration, 13 general management, or marketing.

(8) "Research and development" means those activities that are 14 15 described in Section 174 of the Internal Revenue Code or in any 16 regulations thereunder.

17 (9) "Refining" means the process of converting a natural 18 resource to an intermediate or finished product.

19 (c) An exemption shall not be allowed under this section unless

20 the purchaser furnishes the retailer with an exemption certificate, 21

completed in accordance with any instructions or regulations as 22 the board may prescribe, and the retailer subsequently furnishes

23 the board with a copy of the exemption certificate. The exemption

24 certificate shall contain the sales price of the qualified tangible

25 personal property that, the sale of, or the storage, use, or other

26 consumption of, is exempt pursuant to subdivision (a).

27 (d) (1) Notwithstanding any provision of the Bradley-Burns 28 Uniform Local Sales and Use Tax Law (Part 1.5 (commencing 29 with Section 7200)) or the Transactions and Use Tax Law (Part

30 1.6 (commencing with Section 7251)), the exemption established

31 by this section shall not apply with respect to any tax levied by a

32 county, city, or district pursuant to, or in accordance with, either

33 of those laws.

34 (2) Notwithstanding subdivision (a), the exemption established

35 by this section shall not apply with respect to any tax levied

pursuant to Section 6051.2, 6051.5, 6201.2, or 6201.5, or pursuant 36

37 to Section 35 of Article XIII of the California Constitution.

38 (e) Notwithstanding subdivision (a), the exemption provided

39 by this section shall not apply to any sale or use of property which, 40

within one year from the date of purchase, is removed from

1 California, converted from an exempt use under subdivision (a)

2 to some other use not qualifying for the exemption, or used in a3 manner not qualifying for the exemption.

4 (f) If a purchaser certifies in writing to the seller that the property 5 purchased without payment of the tax will be used in a manner entitling the seller to regard the gross receipts from the sale as 6 7 exempt from the sales tax, and within one year from the date of 8 purchase, the purchaser (1) removes that property outside 9 California, (2) converts that property for use in a manner not qualifying for the exemption, or (3) uses that property in a manner 10 not qualifying for the exemption, the purchaser shall be liable for 11 12 payment of sales tax, with applicable interest, as if the purchaser 13 were a retailer making a retail sale of the property at the time the 14 property is so removed, converted, or used, and the sales price of 15 the property to the purchaser shall be deemed the gross receipts from that retail sale. 16 17 (g) This section applies to leases of tangible personal property

classified as "continuing sales" and "continuing purchases" in 18 19 accordance with Sections 6006.1 and 6010.1. The exemption 20 established by this section shall apply to the rentals payable 21 pursuant to such a lease, provided the lessee is a qualified person 22 and the property is used in an activity described in subdivision (a). Rentals that meet the foregoing requirements are eligible for the 23 exemption for a period of six years from the date of commencement 24 25 of the lease. At the close of the six-year period from the date of 26 commencement of the lease, lease receipts are subject to tax 27 without exemption.

(h) The Legislative Analyst's Office shall complete and
distribute a report to the Legislature on the effect of this exemption
by January 1, 2019.

(i) This section shall cease to be operative on January 1, 2020,and shall be repealed on December 1, 2020.

33 SEC. 3. This act provides for a tax levy within the meaning 34 of Article IV of the Constitution and shall go into immediate effect.

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- 2 CORRECTIONS:
- 3 Heading—Line 5.
- 4 Text—Page 4.

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