This message will serve as official notice pursuant to Section 901 of the Streamlined Sales and Use Tax Agreement (SSUTA) of proposed amendments to the SSUTA. There are twenty-five amendments that will be considered at the June 22-23, 2007 Governing Board meeting. Nineteen of those amendments are new and six are deferred from the December and March meetings. Monday, April 23 is the first of the sixty days required for notice under Section 901.

The amendments will be available at the following link by Sunday morning, April 22:

The following are the titles to the new proposed amendments:

A motion by Oklahoma to amend Section 309 to postpone the sourcing rule as it relates to florists (AM07010).
A motion by Oklahoma and Tennessee to amend Section 502 to clarify the effect of software certification (AM07011).
A motion by Oklahoma, South Dakota and Kentucky to amend Article III of the Agreement by adding a new section relating to Digital Products (AM07012).
A motion by Oklahoma, Kentucky, Utah, Tennessee, and South Dakota to amend Section 327 to clarify effect of definitions (AM07013).
A motion by Oklahoma, South Dakota, and Kentucky to amend the Agreement by adding new definitions to Part II of the Library of Definitions (AM07014).
A motion by Oklahoma South Dakota and Kentucky to amend Article III of the Agreement to add a new section relating to Digital Products (AM07015).
A motion by Ohio and South Dakota to amend section 309 relating to sourcing of Florist transactions (AM07016).
A motion by Michigan to amend the definition of “delivery charges” and add definitions of “preparation for delivery” and “delivery” in the Library of Definitions (AM07017).
A motion by Indiana and Oklahoma to amend Section 310 of the Agreement relating to approval of alternative sourcing rules (AM07018).
A motion by Indiana, Oklahoma, Kansas and Kentucky to amend Sections 704, 705 and 801 of the Agreement relating to Associate Membership for states applying after January 1, 2007 (AM07019).
A motion by Indiana and Oklahoma to amend Section 705 of the Agreement relating to extension of Associate Membership because of Section 310 (AM07020).
A motion by Oklahoma and Indiana to amend Section 804 of the Agreement relating to Associate Membership (AM07021).
A motion by Ohio to amend Section 310 of the Streamlined Sales and Use Tax Agreement relating to Sourcing by providing an alternative statewide tax rate and a small business exception (AM07022).
A motion by Ohio to amend Section 310 of the Streamlined Sales and Use Tax Agreement relating to Sourcing by providing a small business exception (AM07023).
A motion by Ohio to amend Section 310 of the Streamlined Sales and Use Tax Agreement relating to Sourcing by providing an alternative statewide tax rate (AM07024).
A motion by Oklahoma and Tennessee to amend the explanatory language in Part II of Appendix C of the Library of Definitions (AM07025).
A motion by New Jersey to amend the definition of durable medical equipment (AM07026).
A motion by Utah to amend the Library of Definitions relating to digital products (AM07027).
A motion by Utah to amend Article III of the Agreement relating to the use of specified digital products (AM07028).

The following are the amendments deferred from the December 2006 or March 2007 meetings:

A motion by Michigan amend the definition of delivery charges in the Library of Definitions (AM06009).
A motion by Utah and Kansas amend Section 313 relating to Direct Mail Sourcing Rules (AM07001).
A motion by Kansas amend Section 305 regarding the availability of Rate and Boundary Changes (AM07002).
A motion by Utah amend the Agreement to adopt new section regarding replacement taxes (AM07005).
A motion by Utah and Kansas amend Section 327 regarding the definition of Direct Mail and Delivery Charges (AM07009).
A motion by Utah to add definitions for list services provided or accessed electronically and for lists provided in tangible form (AD07001).