A motion by North Dakota and Kansas to adopt a rule establishing the minimum requirements for associate state membership:

Article VIII. State Entry and Withdrawal.

Rule 801. Entry Into Agreement.

Rule 801.1 Associate State Membership Requirements

The Governing Board may not approve a state as an associate member pursuant to Section 801.3 of the Agreement unless such state has at a minimum the following in effect on the day they become an associate state:

1. Provide amnesty pursuant to Section 402 of the Agreement;
2. Pay certified service providers pursuant to the Governing Board’s contract;
3. Have certified the service providers and automated systems;
4. Have adopted a majority of the definitions in the Agreement to the extent such definitions are relevant for such state’s sales and use tax administration;
5. Have provided liability relief to sellers and purchasers as required by the Agreement;
6. Be able to accept registrations from the central registration system;
7. Have completed the Governing Board’s taxability matrix;
8. Have completed the Governing Board’s certificate of compliance;
9. Be able to accept the simplified electronic return as required by the Agreement;
10. Have complied with the exemption administration provisions as required by the Agreement; and
11. Have adopted a majority of the sourcing requirements as required by the Agreement.