Arkansas					
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	CRIC decision
No issues					

Georgia						
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
2025 Recertification Documents submitted 8/25/2025						
2025 Issue 1: Administration of exemptions						
The state has been declared out of compliance since 2013 because effective March 5, 2013, sellers are required to exercise good faith when accepting exemption documents from purchasers.		48-8-38				
2025 Issue 2: Acceptance of the SER						Out of compliance Vote:
The state has been declared out of compliance since 2013 because the state does not accept the SER from all sellers.	SSUTA Section 318	48-8-39				
2025 Issue 3: Caps and Thresholds						Out of compliance Vote:
Legislation passed in 2017 put a cap of \$35,000 of tax on certain boat repairs.	SSUTA Section 323	48-8-3.4				
2025 Issue 4: Local Sales Tax Base						Out of compliance Vote:
Legislation passed in 2017 extended the exemption for food to an equalized homestead option sales tax passed in the future by referendum. Food is not exempted from other local sales taxes.		48-8-3(57)	In part of DeKalb County, one local tax doesn't apply to certain food sales, while other local taxes do apply to such sales.			

2025 Issue 5: Failure to accept SER						Out of
and to compensate CSP for Model 1						compliance
Sellers who only sell food in DeKalb						Vote:
County.						Vote.
On February 22, 2018, the Georgia						
Department of Revenue issued policy						
bulletin SUT-2018-01 to explain the						
new DeKalb County Local Sales and Use						
Taxes. That policy bulletin stated: "The						
Streamlined Sales Tax Simplified						
Electronic Return (SER) cannot						
accommodate the proper DeKalb						
County rate for exempt food.						
Therefore, taxpayers selling food in						
Georgia are not permitted to use the						
SER to report sales and use						
taxes." Since the issuance of the						
bulletin Georgia has stopped all SERs						
submitted for any seller whose receipts						
are for the sale of food in DeKalb						
County. The department then sends a						
notice to the seller for penalty,						
interest, and the CSP compensation						
claimed on the SER.						
Indiana						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff Comment	CRIC
	reference			comments		decision
No legues	reierende			Comments		
No Issues						
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lowa						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff comment	CRIC
	reference			comments		decision
No Issues						
	T	1			T	
Kansas						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff comment	CRIC
	reference	•		comments		decision
No Issues	. Sicionate			Johnnerito		
110 133063						

Kentucky						
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff comment	CRIC decision
No Issues						
Michigan						
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff comment	CRIC decision
No Issues						
Minnesota						
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff comment	CRIC decision
No Issues						
Nebraska Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
Multiple state sales tax rates - Good Life District -	Sec. 308	77-2701.02(6)	Pursuant to Section 803 of the Streamlined Sales and Use Tax Agreement ("Agreement") and Rule 803.1, on behalf of the state of Nebraska, a Streamlined Sales Tax Governing Board member state, and as Tax Commissioner of the Nebraska Department of Revenue (DOR), I hereby certify to the Streamlined Sales Tax Governing Board that Nebraska is in substantial compliance with the terms of the Agreement as of July 1, 2025 with the temporary exception of section 308. As noted in last year's matrix, Nebraska has adopted the Good Life Transformational Projects Act which creates a special geographical taxing district (District) that sets the state sales tax rate at 2.75% for transactions that occur within that portion of a good life district (GLD) established pursuant to the Good Life Transformational Projects Act		NE will be back in compliance with the change to their state statute having an effective date of October 1, 2025.	

			which is located within the corporate limits of a			
			city or village. This rate is identified in the			
			Nebraska sales and use tax rates and			
			boundaries quarterly files. In Section 308 of the SSUTA, a member state is prohibited from			
			having multiple state sales and use tax rates on			
			items of personal property or services, except			
			that a member state may impose a single			
			additional rate, which may be zero, on food and			
			food ingredients and drugs as defined by state			
			law pursuant to the SSUTA. Effective October 1,			
			2025, the state sales and use tax rate will return			
			to 5.5% (which is the Nebraska state rate) on			
			transactions made within a GLD, putting			
			Nebraska back in substantial compliance with all			
			terms of the Agreement.			
		T				
Nevada						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff comment	CRIC
	reference			comments		decision
No issues						
New Jersey						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff comment	CRIC
	reference			comments		decision
No Issues						
		ı				
North Carolina						
	SSUTA section			BAC/		
Statement of the issues	and/or rule	State authority	State's written comments	public	Staff comment	CRIC
	reference			comments		decision
No Issues						
North Dakota						
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Statement of the !	SSUTA section	Chaha Austrauti	Chatala comittana a amana a sa ta	BAC/	Chaff Camera	CDIC
Statement of the issues	and/or rule	State Authority	State's written comments	public	Staff Comment	CRIC
	reference			comments		decision
	reference					

Ohio						
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
Sales Tax Holiday	Sec. 322.B.1.	ORC 5739.02 ORC 5739.41	In 2024, Ohio was found out of compliance with the Streamlined Agreement for including all tangible personal property in the expanded sales tax holiday, which previously did not allow for exclusion of items which had no definition within the Agreement. Due to the Governing Board's vote to adopt Agreement language that allows for the inclusion of all tangible personal property in a holiday, whether defined or not, Ohio is no longer out of compliance with the Agreement under that finding. However, Ohio's expanded sales tax holiday includes all tangible personal property that that is \$500 or less but does not include watercraft or outboard motor required to be titled pursuant to Chapter 1548. of the Revised Code, a motor vehicle, an alcoholic beverage, tobacco, a vapor product as defined in R.C. 5743.01, or an item that contains marijuana as defined in section R.C. 3796.01. Since "vapor products" is excluded from Ohio's 2025 expanded sales tax holiday and is not a defined term within the Agreement, Ohio may be out of compliance with regards to this provision.			
Oklahoma						
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
No Issues						
Rhode Island						
Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff comments	CRIC decision
No Issues						
South Dakota						

Statement of the issues	SSUTA section and/or rule reference	State authority	State's written comments	BAC/ public comments	Staff comments	CRIC decision
No Issues						
Tennessee						
(an associate member)						
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
Tennessee has not adopted many provisions required to become a full member state.						
Tennessee remains an Associate member state.						
Utah						
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
No Issues						
Vermont						
Statement of the issues	SSUTA section and/or rule reference	State Authori	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
No issues						
Washington						
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	Staff Comment	CRIC decision
No Issues						
West Virginia						
Statement of the issues	SSUTA section and/or rule reference	State authority		BAC/ public comments	Staff Comment	CRIC decision
No Issues						

Wisconsin					
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	CRIC decision
No Issues					

Wyoming					
Statement of the issues	SSUTA section and/or rule reference	State Authority	State's written comments	BAC/ public comments	CRIC decision
No Issues					