State of South Dakota

NINETIETH SESSION LEGISLATIVE ASSEMBLY, 2015

555W0478

SENATE CONCURRENT RESOLUTION NO. 4

- Introduced by: Senators Peters, Cammack, Frerichs, Haverly, Heinert, Hunhoff (Bernie), Novstrup (David), Olson, Parsley, Rave, Soholt, Solano, Sutton, Tidemann, and Tieszen and Representatives Cronin, Beal, Brunner, Conzet, Dryden, Gosch, Hawks, Hawley, Hunhoff (Jean), Jensen (Alex), Novstrup (Al), Otten (Herman), Partridge, Romkema, Rounds, Rozum, Sly, Solum, Westra, and Willadsen
- 1 A CONCURRENT RESOLUTION, Urging Congress to support equity and sales tax fairness.
- 2 BE IT RESOLVED BY THE SENATE OF THE STATE OF SOUTH DAKOTA, THE HOUSE
- 3 OF REPRESENTATIVES CONCURRING THEREIN:
- 4 WHEREAS, United States Supreme Court decisions in National Bellas Hess v. Department
- 5 of Revenue, 386 U.S. 753 (1967) and Quill Corp. v. North Dakota, 504 U.S. 298 (1992), have
- 6 ruled that the Commerce Clause of the United States Constitution denies states the authority to
- 7 require the collection of sales and use taxes by remote sellers that have no physical presence in
- 8 the taxing state; and
- 9 WHEREAS, the United States Supreme Court also declared in the Quill v. North Dakota
- 10 decision that Congress could exercise its authority under the Commerce Clause of the United
- 11 States Constitution to decide "whether, when, and to what extent" the states may require sales
- 12 and use tax collection on remote sales; and
- 13 WHEREAS, states and localities that use sales and use taxes as a revenue source may not



1	collect revenue from some portion of remote sales commerce; and		
2	WHEREAS, since 1999, various state legislators, governors, local elected officials, state tax		
3	administrators, and representatives of the private sector have worked together as the Streamlined		
4	Sales Tax States to develop a streamlined sales and use tax system currently adopted in some		
5	form in twenty-four states; and		
6	WHEREAS, between 2001 and 2002, forty states enacted legislation expressing their inten		
7	to simplify the states' sales and use tax collection systems, and to participate in discussions to		
8	allow for the collection of states' sales and use taxes; and		
9	WHEREAS, the actions of these states arguably provide some justification for Congress to		
10	enact legislation to allow states to require remote sellers to collect the states' sales and use tax		
11	and		
12	WHEREAS, any federal legislation should be fair to both in-state and remote sellers and		
13	purchasers, whether such legislation requires sales and use taxes to be collected on a		
14	point-of-sales or point-of-delivery basis; and		
15	WHEREAS, Congress, in considering federal legislation, should consider the following		
16	principles:		
17	(1)	State-provided or state-certified tax collection and remittance software that is simple	
18		to implement and maintain;	
19	(2)	Immunity from civil liability for retailers utilizing state-provided or state-certified	
20		software in tax collection and remittance;	
21	(3)	Tax audit accountability to a single state tax audit authority;	
22	(4)	Elimination of interstate tax complexity by streamlining taxable good categories;	
23	(5)	Adoption of a meaningful small business exception so that small businesses that sell	
24		remotely are not adversely affected by the legislation; and	

1	1 (6) Fair compensation to the tax-collecting ret	tailer; and		
2	WHEREAS, the South Dakota State Legislature and some of its sister legislatures in other			
3	3 states have acknowledged the complexities of the	states have acknowledged the complexities of the current sales and use tax system, have		
4	4 formulated varied alternative collection systems, an	formulated varied alternative collection systems, and have shown the political will to make		
5	changes in their respective sales and use tax systems; and			
6	WHEREAS, the enactment of legislation by Congress and the President that allows states			
7	to require remote sellers to collect the states' sales and use taxes, will facilitate the states' ability			
8	to enforce their current laws for collecting sales and use taxes on remote sales; and			
9	WHEREAS, requiring remote sellers to collect the sales and use taxes may broaden South			
10	Dakota's sales tax base and potentially enable the South Dakota State Legislature to lower sales			
11	and use tax rates; and			
12	WHEREAS, empowering states to collect sales and use taxes on in-state and remote sales			
13	is consistent with the 10th Amendment to the United States Constitution and is a states' rights			
14	issue; and			
15	5 WHEREAS, adoption of the hybrid origin sourci	WHEREAS, adoption of the hybrid origin sourcing concept being considered will:		
16	6 (1) Create an unlevel playing field between	in-state and remote sellers by giving an		
17	7 advantage to those remote sellers located i	in the lowest rate state;		
18	8 (2) Result in a tax increase on all purchasers	who make purchases from remote sellers		
19	9 located in any taxing jurisdiction with a ra	ate higher than the rate in the purchaser's		
20	20 jurisdiction;			
21	(3) Require purchasers to pay sales or use tax	on certain purchases from remote sellers		
22	that are currently exempt from sales and u	se tax;		
23	(4) Require sellers that make both remote	and non-remote sales to have two tax		
24	calculation systems operating simultaneou	ısly;		

- 3 -

1	(5)	Put the sales and use tax revenues of a state that are generated by remote sales into
2		the hands of the other states; and
3	(6)	Likely cause the sales and use tax revenues to decline as sellers and purchasers
4		develop methods to legally circumvent paying sales and use taxes:
5	NOW	, THEREFORE, BE IT RESOLVED, by the Senate of the Ninetieth Legislature of the
6	State of	South Dakota, the House of Representatives concurring therein, that the Legislature
7	urges the	United States House of Representatives and the United States Senate to pass, without
8	delay, an	d the President of the United States to sign, federal legislation that provides for the fair
9	and cons	titutional collection of state sales and use taxes; and
10	BEI	ΓFURTHER RESOLVED, that the Legislature of the State of South Dakota urges that,
11	in passin	g such legislation, Congress consider the following principles:
12	(1)	State-provided or state-certified tax collection and remittance software that is simple
13		to implement and maintain;
14	(2)	Immunity from civil liability for retailers utilizing state-provided or state-certified
15		software in tax collection and remittance;
16	(3)	Tax audit accountability to a single state tax audit authority;
17	(4)	Elimination of interstate tax complexity by streamlining taxable good categories;
18	(5)	Adoption of a meaningful small business exception so that small businesses that sell
19		remotely are not adversely affected by the legislation; and
20	(6)	Fair compensation to the tax-collecting retailer; and
21	BE I	T FURTHER RESOLVED, that the Legislature of the State of South Dakota,
22	recognizi	ing that such legislation may not include all of these principles, declares that Congress'
23	passage of	of the legislation will help create consistent standards for retailers forced to collect state
24	sales and	use taxes, thus leveling the playing field between in-state and remote sellers; and

BE IT FURTHER RESOLVED, that this resolution be sent to the President of the United
States, the Majority and Minority Leaders of the United States Senate, the Speaker and Minority
Leader of the United States House of Representatives, and to the members of South Dakota's
congressional delegation.