1	State of Arkansas	As Engrossed: H1/29/19		
2	92nd General Assembly	A Bill		
3	Regular Session, 2019		HOUSE BILL 1002	
4				
5	By: Representative D. Dougl	as		
6				
7		For An Act To Be Entitled		
8	AN ACT TO AMEND THE LAW CONCERNING SALES AND USE TAX;			
9	TO REQUIRE CERTAIN OUT-OF-STATE SELLERS TO COLLECT			
10	AND REMIT ARKANSAS SALES AND USE TAX; TO REPEAL THE			
11	SALES AND USE TAX LAW ON SELLERS AND AFFILIATED			
12	PERSONS;	AND FOR OTHER PURPOSES.		
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14				
15		Subtitle		
16	TO R	REQUIRE CERTAIN OUT-OF-STATE SELL	ERS	
17	TO C	COLLECT AND REMIT ARKANSAS SALES	AND	
18	USE	TAX.		
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21	BE IT ENACTED BY THE (	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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23	SECTION 1. DO 1	NOT CODIFY. <u>Legislative findings</u>	<u>3 .</u>	
24	The General Asse	embly finds that:		
25	<u>(1) The :</u>	inability to effectively collect	any Arkansas sales or	
26	use tax from remote se	ellers who deliver tangible perso	onal property, other	
27	property subject to A	rkansas sales and use tax, or ser	rvices directly into the	
28	state is seriously ero	oding the sales and use tax base	of this state, causing	
29	revenue losses and im	minent harm to the state through	the loss of critical	
30	funding for state and	local services;		
31	<u>(2) The l</u>	harm from the loss of revenue is	especially serious in	
32	Arkansas because sale	s and use tax revenues are essent	tial in funding state	
33	and local services;			
34	<u>(3) Desp</u> :	ite the fact that a use tax is ov	wed on tangible personal	
35	property, certain other	er property, or services delivere	ed for use in this	
36	state, many remote se	llers actively market sales as ta	ax-free or as	

As Engrossed: H1/29/19 HB1002

1	transactions not subject to sales and use tax;	
2	(4) The structural advantages of remote sellers, including the	
3	absence of point-of-sale tax collection and the general growth of online	
4	retail, make clear that further erosion of this state's sales and use tax	
5	base is likely to occur in the near future;	
6	(5) Remote sellers that make a substantial number of deliveries	
7	into Arkansas or collect large gross revenues from Arkansas benefit	
8	extensively from this state's market, economy, and infrastructure;	
9	(6) In contrast with the increasing harm caused to the state by	
10	the exemption of remote sellers from sales and use tax collection duties, the	
11	costs of such collection have decreased because advanced computing and	
12	software options have made it neither difficult nor burdensome for remote	
13	sellers to collect and remit sales and use taxes associated with sales of	
14	goods and services to residents of this state; and	
15	(7) The United States Supreme Court recently upheld the ability	
16	of states to compel out-of-state sellers with no physical presence in the	
17	state to collect state sales and use taxes.	
18		
19	SECTION 2. Arkansas Code § 26-52-103, concerning the definitions used	
20	under the Arkansas Gross Receipts Act of 1941, is amended to add additional	
21	subdivisions to read as follows:	
22	(35)(A) "Forum" means a physical place or electronic location	
23	where sales occur.	
24	(B) "Forum" includes without limitation a:	
25	(i) Store;	
26	(ii) Booth;	
27	(iii) Publicly accessible internet website;	
28	(iv) Catalog; and	
29	(v) Place or location similar to the places and	
30	locations listed in subdivisions (35)(B)(i)-(iv);	
31	(36) "Marketplace facilitator" means a person that facilitates	
32	the sale of tangible personal property, taxable services, a digital code, or	
33	specified digital products by:	
34	(A) Listing or advertising tangible personal property,	
35	taxable services, a digital code, or specified digital products for sale in a	
36	forum; or	

As Engrossed: H1/29/19 HB1002

1	(B) Either directly or indirectly through an agreement or		
2	arrangement with a third party, collecting payment from a purchaser and		
3	transmitting the payment to the person selling the tangible personal		
4	property, taxable services, a digital code, or specified digital products,		
5	regardless of whether the person receives compensation or other consideration		
6	in exchange for its services in collecting and transmitting the payment;		
7	(37) "Marketplace seller" means a person that has an agreement		
8	with a marketplace facilitator under which the marketplace facilitator		
9	facilitates sales for the person;		
10	(38) "Referral" means the transfer by a referrer of a potential		
11	purchaser to a person that advertises or lists tangible personal property,		
12	taxable services, a digital code, or specified digital products for sale on		
13	the referrer's platform;		
14	(39)(A) "Referrer" means a person, other than a person engaging		
15	in the business of printing or publishing a newspaper, that, under an		
16	agreement or arrangement with a marketplace seller or remote seller, does the		
17	following:		
18	(i) Agrees to list or advertise for sale tangible		
19	personal property, taxable services, a digital code, or specified digital		
20	products of the marketplace seller or remote seller via a physical or		
21	electronic medium;		
22	(ii) Receives consideration from the marketplace		
23	seller or remote seller from the sale offered in the listing or		
24	advertisement;		
25	(iii) Transfers by telecommunications, internet		
26	link, or other means, a purchaser to a marketplace seller or remote seller to		
27	complete a sale; and		
28	(iv) Does not collect a receipt from the purchaser		
29	for the sale.		
30	(B) "Referrer" does not include a person that:		
31	(i) Provides internet advertising services; and		
32	(ii) Does not:		
33	(a) Provide the marketplace seller's or the		
34	remote seller's shipping terms; or		
35	(b) Advertise whether a marketplace seller or		
36	remote seller collects sales or use tax; and		

1	(40) "Remote seller" means a person, other than a marketplace
2	facilitator, that does not maintain a place of business in this state and
3	that through a forum sells tangible personal property, taxable services, a
4	digital code, or specified digital products, the sale or use of which is
5	subject to the tax imposed by this chapter or the Arkansas Compensating Tax
6	Act of 1949, § 26-53-101 et seq.
7	
8	SECTION 3. Arkansas Code § 26-52-110 is repealed.
9	26-52-110. Sellers and affiliated persons — Referral agreements —
10	Notice required - Definitions.
11	(a) As used in this section:
12	(1) "Affiliated person" means:
13	(A) A person that is a member of the same controlled grou
14	of corporations as the seller; or
15	(B) Another entity that, notwithstanding its form of
16	organization, bears the same ownership relationship to the seller as a
17	corporation that is a member of the same controlled group of corporations;
18	<del>and</del>
19	(2) "Controlled group of corporations" means the same as in 26
20	U.S.C. § 1563(a), as it existed on January 1, 2011.
21	(b) A seller is presumed to be engaged in the business of selling
22	tangible personal property, specified digital products, a digital code, or
23	taxable services for use in the state if an affiliated person is subject to
24	the sales and use tax jurisdiction of the state and the:
25	(1) Seller sells a similar line of products as the affiliated
26	person and sells the products under the same business name or a similar
27	business name;
28	(2) Affiliated person uses his, her, or its in state employees
29	or in state facilities to advertise, promote, or facilitate sales by the
30	seller to consumers;
31	(3) Affiliated person maintains an office, distribution
32	facility, warehouse or storage place, or similar place of business to
33	facilitate the delivery of property, specified digital products, a digital
34	code, or services sold by the seller to the seller's business;
35	(4) Affiliated person uses trademarks, service marks, or trade
36	names in the state that are the same or substantially similar to those used

by the seller; or

- (5) Affiliated person delivers, installs, assembles, or performs
  maintenance services for the seller's purchasers within the state.
- (c) The presumption in subsection (b) of this section may be rebutted by demonstrating that the affiliated person's activities in the state are not significantly associated with the seller's ability to establish or maintain a market in the state for the seller's sales.
- (d)(1) If there is not an affiliated person with respect to a seller in the state, the seller is presumed to be engaged in the business of selling tangible personal property, specified digital products, a digital code, or taxable services for use in the state if the seller enters into an agreement with one (1) or more residents of the state under which the residents, for a commission or other consideration, directly or indirectly refer potential purchasers, whether by a link on an Internet website or otherwise, to the seller.
- (2) However, subdivision (d)(1) of this section applies only if the cumulative gross receipts from sales by the seller to purchasers in the state who are referred to the seller by all residents according to the type of agreement described in subdivision (d)(1) of this section exceed ten thousand dollars (\$10,000) during the preceding twelve (12) months.
- (e)(1) The presumption in subsection (d) of this section may be rebutted by submitting proof that the residents with whom the seller has an agreement did not engage in any activity within the state that was significantly associated with the seller's ability to establish or maintain the seller's market in the state during the preceding twelve (12) months.
- (2) Proof provided under subdivision (e)(1) of this section may consist of written statements from all of the residents with whom the seller has an agreement stating that they did not engage in any solicitation in the state on behalf of the seller during the preceding twelve (12) months if the statements were provided and obtained in good faith.
- (f) The Director of the Department of Finance and Administration shall promulgate rules to implement this section.
- SECTION 4. Arkansas Code Title 26, Chapter 52, Subchapter 1, is amended to add an additional section to read as follows:
  - 26-52-111. Remote sellers and marketplace facilitators.

As Engrossed: H1/29/19 HB1002

1	(a) A remote seller or a marketplace facilitator that sells or		
2	facilitates the sale of tangible personal property, taxable services, digita		
3	codes, or specified digital products for delivery into Arkansas shall collect		
4	and remit the applicable sales tax levied under this chapter or the		
5	applicable compensating use tax levied under the Arkansas Compensating Tax		
6	Act of 1949, § 26-53-101 et seq., if in the previous calendar year or in the		
7	current calendar year, the remote seller or the marketplace facilitator had		
8	aggregate sales of tangible personal property, taxable services, digital		
9	codes, or specified digital products subject to Arkansas sales or use tax		
10	within this state or delivered to locations within this state exceeding:		
11	(1) One hundred thousand dollars (\$100,000); or		
12	(2) Two hundred (200) transactions.		
13	(b) A sale made through a marketplace facilitator:		
14	(1) Is a sale of the marketplace facilitator for purposes of		
15	determining whether a person satisfies the criteria stated in subsection (a)		
16	of this section; and		
17	(2) Is not a sale of the marketplace seller for purposes of		
18	determining whether a person satisfies the criteria stated in subsection (a)		
19	of this section.		
20	(c) The requirement to collect and remit sales or use tax under this		
21	section shall not be applied retroactively.		
22	(d) This section does not affect or impair the:		
23	(1) Obligation of a purchaser in this state to remit use tax on		
24	any applicable transaction in which the seller does not collect and remit		
25	sales or use tax;		
26	(2) Obligation of a seller, when the seller is transacting		
27	business in the state and a point-of-sale tax is collected on the		
28	transaction, to remit all state and local taxes on any applicable transaction		
29	in which the seller provides goods or furnishes services within the state; or		
30	(3) Ability of a state entity to immediately collect the taxes		
31	described in subdivision (d)(2) of this section.		
32			
33	SECTION 5. EFFECTIVE DATE. Sections $1-4$ of this act are effective on		
34	the first day of the calendar quarter following the effective date of this		
35	act.		

1	/s/D.	Douglas
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