Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 22-0152.01 Jason Gelender x4330

SENATE BILL 22-032

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A BILL FOR AN ACT

101	CONCERNING SIMPLIFICATION OF LOCAL SALES AND USE TAX
102	COMPLIANCE AND ADMINISTRATION FOR RETAILERS THAT MAKE
103	RETAIL SALES IN LOCAL TAXING JURISDICTIONS WHERE THEY
104	HAVE LIMITED PHYSICAL PRESENCE, AND, IN CONNECTION
105	THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Sales and Use Tax Simplification Task Force. In order to enable the streamlining of the imposition, collection, and administration of sales

HOUSE

SENATE srd Reading Unamended March 7, 2022

> SENATE Amended 2nd Reading March 4, 2022

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

and use taxes imposed by local taxing jurisdictions on retail sales made by retailers that have a state standard retail license and either do not have physical presence in a local taxing jurisdiction or have only incidental physical presence in a local taxing jurisdiction through the streamlining of application requirements for and elimination of fees for local general business licenses, the bill requires the department of revenue (department) to require sufficient information to be collected from such a retailer, when the retailer applies for or renews a state standard retail business license through the state's electronic sales and use tax simplification system (SUTS) or by other means or at any other time to the extent necessary, and made available to local taxing jurisdictions to ensure that concerns of local taxing jurisdictions, including but not limited to concerns relating to administrative efficiency, retailer compliance, and collection of sales and use tax revenue are addressed. The department is required to consult with local taxing jurisdictions when determining what information to collect and how to make the information collected available to local taxing jurisdictions and making and testing modifications. The department is also required to consult with retailers and to address any reasonable concerns they may have. The department is required to accomplish these tasks expeditiously so that no later than July 1, 2023, and sooner if feasible, a retailer that has a state standard retail license and either does not have physical presence within a local taxing jurisdiction or has only incidental physical presence can make retail sales within the local taxing jurisdiction without having to obtain a general business license from the local taxing jurisdiction.

On and after July 1, 2022, a local taxing jurisdiction is prohibited from charging a fee for a local general business license to a retailer that has a state standard retail license, makes retail sales within the local taxing jurisdiction, and either does not have physical presence within the local taxing jurisdiction or has only incidental physical presence within the local taxing jurisdiction. On and after July 1, 2023, a local taxing jurisdiction is prohibited from requiring such a retailer to apply separately to the local taxing jurisdiction for a general business license. A local taxing jurisdiction must automatically issue a general business license to such a retailer unless the local taxing jurisdiction has previously revoked a general business license held by the retailer for a violation of its local code.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, **add** 39-26-802.9 as

3 follows:

4 39-26-802.9. Retailers without physical presence or with only

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1	incidental physical presence in local taxing jurisdictions - streamlined
2	application process and no fee for local general business license -
3	legislative declaration - definitions. (1) The General assembly
4	HEREBY FINDS AND DECLARES THAT:
5	(a) LICENSING OF RETAILERS THAT ARE SUBJECT TO PAYMENT OF
6	SALES AND USE TAXES IN ONE OR MORE LOCAL TAXING JURISDICTIONS BUT
7	EITHER DO NOT HAVE PHYSICAL PRESENCE IN OR HAVE ONLY INCIDENTAL
8	PHYSICAL PRESENCE IN THOSE LOCAL TAXING JURISDICTIONS IS A MATTER
9	OF STATEWIDE CONCERN;
10	(b) The state's electronic tax administration
11	INFRASTRUCTURE, INCLUDING THE ELECTRONIC SALES AND USE TAX
12	SIMPLIFICATION SYSTEM CREATED AND BROUGHT ONLINE PURSUANT TO
13	SECTION 39-26-802.7 AND COMMONLY KNOWN AS SUTS, CAN BE USED TO
14	MAKE THE IMPOSITION, COLLECTION, AND ADMINISTRATION OF LOCAL
15	SALES AND USE TAXES COLLECTED BY RETAILERS THAT EITHER DO NOT
16	HAVE PHYSICAL PRESENCE OR HAVE ONLY INCIDENTAL PHYSICAL
17	PRESENCE IN THE LOCAL TAXING JURISDICTIONS IMPOSING THE TAXES
18	SIMPLER AND MORE EFFICIENT SO LONG AS:
19	(I) EACH LOCAL TAXING JURISDICTION IS REQUIRED TO GRANT A
20	GENERAL BUSINESS LICENSE, FREE OF CHARGE, TO ANY RETAILER THAT
21	HAS A STATE STANDARD RETAIL LICENSE AND EITHER DOES NOT HAVE
22	PHYSICAL PRESENCE OR HAS ONLY INCIDENTAL PHYSICAL PRESENCE
23	WITHIN THE LOCAL TAXING JURISDICTION SO LONG AS THE LOCAL TAXING
24	JURISDICTION HAS NOT PREVIOUSLY REVOKED THE RETAILER'S GENERAL
25	BUSINESS LICENSE DUE TO THE RETAILER'S FAILURE TO COMPLY WITH THE
26	LOCAL TAXING JURISDICTION'S REQUIREMENTS FOR HOLDING A GENERAL
27	BUSINESS LICENSE; AND

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1	(II) SUFFICIENT INFORMATION ABOUT ANY SUCH RETAILER IS
2	COLLECTED WHEN THE RETAILER APPLIES FOR A STATE STANDARD RETAIL
3	LICENSE TO ADDRESS ANY LOCAL TAXING JURISDICTION CONCERNS,
4	INCLUDING BUT NOT LIMITED TO CONCERNS RELATING TO ADMINISTRATIVE
5	EFFICIENCY, RETAILER COMPLIANCE, AND COLLECTION OF SALES AND USE
6	TAX REVENUE;
7	(c) BECAUSE IT IS IMPORTANT TO ENSURE THAT THE CONCERNS OF
8	LOCAL TAXING JURISDICTIONS ARE ADDRESSED, IT IS NECESSARY AND
9	APPROPRIATE TO REQUIRE THE DEPARTMENT OF REVENUE TO CONSULT
10	WITH LOCAL TAXING JURISDICTIONS WHEN MODIFYING APPLICATION
11	REQUIREMENTS FOR THE STATE STANDARD RETAIL LICENSE AS REQUIRED
12	BY THIS SECTION; AND
13	(d) It is appropriate to eliminate the cost of a general
14	BUSINESS LICENSE TO A RETAILER THAT HAS A STATE STANDARD RETAIL
15	LICENSE AND EITHER DOES NOT HAVE PHYSICAL PRESENCE IN A LOCAL
16	TAXING JURISDICTION OR HAS ONLY INCIDENTAL PHYSICAL PRESENCE
17	WITHIN THE LOCAL TAXING JURISDICTION BY PROHIBITING A LOCAL
18	TAXING JURISDICTION FROM CHARGING A FEE FOR A GENERAL BUSINESS
19	LICENSE TO SUCH A RETAILER UNTIL SUCH TIME AS THE LOCAL TAXING
20	JURISDICTION IS REQUIRED TO ALLOW ANY SUCH RETAILER TO MAKE
21	RETAIL SALES WITHIN THE LOCAL TAXING JURISDICTION WITHOUT
22	APPLYING SEPARATELY TO THE LOCAL TAXING JURISDICTION FOR A
23	GENERAL BUSINESS LICENSE.
24	(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
25	REQUIRES:
26	(a) "Department" means the department of revenue.
27	(b) "GENERAL BUSINESS LICENSE" MEANS A LICENSE ISSUED BY A

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1	LOCAL TAXING JURISDICTION THAT A RETAILER MUST OBTAIN TO LEGALLY
2	MAKE RETAIL SALES IN THE LOCAL TAXING JURISDICTION REGARDLESS OF
3	WHETHER THE LICENSE IS CALLED A BUSINESS LICENSE, A SALES AND USE
4	TAX LICENSE, OR BY ANOTHER NAME. AN OCCUPATIONAL LICENSE OR ANY
5	OTHER LICENSE REQUIRED TO ENGAGE IN A BUSINESS ACTIVITY OTHER
6	THAN MAKING RETAIL SALES OF GOODS IS NOT A GENERAL BUSINESS
7	LICENSE.
8	(c) "INCIDENTAL PHYSICAL PRESENCE" MEANS, WITH RESPECT TO
9	A LOCAL TAXING JURISDICTION, PHYSICAL PRESENCE AS DESCRIBED IN
10	${\tt SUBSECTION}(2)(e)(I)(B),(2)(e)(I)(C), {\tt OR}(2)(e)(I)(E){\tt OF}{\tt THIS}{\tt SECTION}, {\tt OR}(2)(e)(E){\tt OF}{\tt THIS}{\tt OF}{\tt O$
11	ANY COMBINATION OF SAID SUBSECTIONS, WITHIN THE LOCAL TAXING
12	JURISDICTION THAT OCCURS INFREQUENTLY AND IS NOT REGULARLY
13	SCHEDULED WITHIN THE ORDINARY COURSE OF AN INDIVIDUAL OR
14	ENTITY'S BUSINESS ACTIVITIES.
15	(d) "LOCAL TAXING JURISDICTION" HAS THE MEANING SET FORTH
16	IN SECTION 39-26-802.7 (1)(b).
17	(e) (I) "Physical presence" means, with respect to a local
18	TAXING JURISDICTION, PERFORMING OR PROVIDING SERVICES OR SELLING,
19	LEASING, RENTING, DELIVERING, OR INSTALLING TANGIBLE PERSONAL
20	PROPERTY FOR STORAGE, USE, OR CONSUMPTION WITHIN THE LOCAL
21	TAXING JURISDICTION. PHYSICAL PRESENCE INCLUDES ANY OF THE
22	FOLLOWING ACTIVITIES:
23	(A) DIRECTLY OR INDIRECTLY BY A SUBSIDIARY MAINTAINING A
24	BUILDING, STORE, OFFICE, SALESROOM, WAREHOUSE, OR OTHER PLACE OF
25	BUSINESS WITHIN THE LOCAL JURISDICTION;
26	(B) SENDING ONE OR MORE EMPLOYEES, AGENTS, OR
2.7	COMMISSIONED SALESPERSONS INTO THE LOCAL JURISDICTION TO SOLICIT

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2	OF ITS PRODUCTS, OR FOR DEMONSTRATION OR OTHER REASONS;
3	(C) Maintaining one or more employees, agents, or
4	COMMISSIONED SALESPERSONS ON DUTY AT A LOCATION WITHIN THE
5	LOCAL TAXING JURISDICTION;
6	(D) OWNING, LEASING, RENTING, OR OTHERWISE EXERTING
7	CONTROL OVER REAL OR PERSONAL PROPERTY SALES WITHIN THE LOCAL
8	TAXING JURISDICTION;
9	
10	(E) ENGAGING IN ACTIVITIES WITHIN THE TAXING JURISDICTION
11	THAT ARE SUBJECT TO OTHER BUSINESS, FIRE, ZONING, OR OTHER
12	REGULATIONS OF THE LOCAL JURISDICTION; OR
13	(F) BEING SUBJECT TO TAXABLE PRIVILEGES OTHER THAN THE
14	REQUIREMENT TO COLLECT SALES TAX IMPOSED BY THE LOCAL TAXING
15	JURISDICTION.
16	(II) INCIDENTAL PRESENCE BY EMPLOYEES, AGENTS, OR
17	COMMISSIONED SALESPERSONS WITHIN A LOCAL TAXING JURISDICTION
18	WHEN NOT OTHERWISE ENGAGED IN THE ACTIVITIES SET FORTH IN
19	SUBSECTION (2)(e)(I) OF THIS SECTION DOES NOT CONSTITUTE PHYSICAL
20	PRESENCE.
21	(f) "STATE STANDARD RETAIL LICENSE" MEANS A LICENSE ISSUED
22	UNDER SECTION 39-26-103 THAT AUTHORIZES A RETAILER TO MAKE
23	RETAIL SALES IN THE STATE.
24	(g) "SUTS" MEANS THE ELECTRONIC SALES AND USE TAX
25	SIMPLIFICATION SYSTEM CREATED AND BROUGHT ONLINE PURSUANT TO
26	SECTION 39-26-802.7.
27	(3) (a) IN ORDER TO ENABLE THE STREAMLINING OF THE

BUSINESS, TO INSTALL, ASSEMBLE, REPAIR, SERVICE, OR ASSIST IN THE USE

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1	IMPOSITION, COLLECTION, AND ADMINISTRATION OF SALES AND USE TAXES
2	IMPOSED BY LOCAL TAXING JURISDICTIONS ON RETAIL SALES MADE BY
3	RETAILERS THAT HAVE A STATE STANDARD RETAIL LICENSE AND EITHER
4	DO NOT HAVE PHYSICAL PRESENCE WITHIN A LOCAL TAXING JURISDICTION
5	OR HAVE ONLY INCIDENTAL PHYSICAL PRESENCE WITHIN A LOCAL TAXING
6	JURISDICTION BY STREAMLINING THE APPLICATION PROCESS FOR AND
7	ELIMINATING THE EXPENSE OF GENERAL BUSINESS LICENSES FOR SUCH
8	RETAILERS, THE DEPARTMENT OF REVENUE SHALL REQUIRE SUFFICIENT
9	INFORMATION TO BE COLLECTED FROM SUCH A RETAILER, WHEN THE
10	RETAILER APPLIES FOR OR RENEWS A STATE STANDARD RETAIL BUSINESS
11	LICENSE THROUGH SUTS OR BY OTHER MEANS OR AT ANY OTHER TIME TO
12	THE EXTENT NECESSARY, AND MADE AVAILABLE TO LOCAL TAXING
13	JURISDICTIONS TO ENSURE THAT CONCERNS OF LOCAL TAXING
14	JURISDICTIONS, INCLUDING BUT NOT LIMITED TO CONCERNS RELATING TO
15	ADMINISTRATIVE EFFICIENCY, RETAILER COMPLIANCE, AND COLLECTION
16	OF SALES AND USE TAX REVENUE, ARE ADDRESSED. IN DETERMINING WHAT
17	INFORMATION TO COLLECT AND HOW TO MAKE THE INFORMATION
18	COLLECTED AVAILABLE TO LOCAL TAXING JURISDICTIONS AS REQUIRED BY
19	THIS SUBSECTION (3)(a), THE DEPARTMENT SHALL CONSULT WITH LOCAL
20	TAXING JURISDICTIONS, INCLUDING BUT NOT LIMITED TO LARGE, MEDIUM,
21	AND SMALL HOME RULE AND NONHOME RULE MUNICIPALITIES AND LARGE,
22	MEDIUM, AND SMALL COUNTIES. THE DEPARTMENT SHALL ALSO CONSULT
23	WITH RETAILERS TO ADDRESS ANY REASONABLE CONCERNS THEY MAY
24	HAVE.
25	(b) THE DEPARTMENT SHALL ACCOMPLISH THE TASKS SET FORTH
26	IN SUBSECTION (3)(a) OF THIS SECTION EXPEDITIOUSLY SO THAT NO LATER

Than July 1, 2023, and sooner if feasible, a retailer that has a

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1 STATE STANDARD RETAIL LICENSE AND EITHER DOES NOT HAVE PHYSICAL

2 PRESENCE WITHIN A LOCAL TAXING JURISDICTION OR HAS ONLY

- 3 INCIDENTAL PHYSICAL PRESENCE WITHIN A LOCAL TAXING JURISDICTION
- 4 CAN MAKE RETAIL SALES WITHIN THE LOCAL TAXING JURISDICTION
- 5 WITHOUT HAVING TO APPLY SEPARATELY TO THE LOCAL TAXING
- 6 JURISDICTION FOR A GENERAL BUSINESS LICENSE.
- 7 (4) (a) On and after July 1, 2022, a local taxing
- 8 JURISDICTION SHALL NOT CHARGE A FEE FOR A GENERAL BUSINESS LICENSE
- 9 TO A RETAILER THAT HAS A STATE STANDARD RETAIL LICENSE, MAKES
- 10 RETAIL SALES WITHIN THE LOCAL TAXING JURISDICTION, AND EITHER DOES
- 11 NOT HAVE PHYSICAL PRESENCE IN THE LOCAL TAXING JURISDICTION OR
- 12 HAS ONLY INCIDENTAL PHYSICAL PRESENCE WITHIN THE LOCAL TAXING
- 13 JURISDICTION.

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14 (b) ON AND AFTER JULY 1, 2023, A LOCAL TAXING JURISDICTION 15 SHALL NOT REQUIRE A RETAILER THAT HAS A STATE STANDARD RETAIL 16 LICENSE, MAKES RETAIL SALES WITHIN THE LOCAL TAXING JURISDICTION, 17 AND EITHER DOES NOT HAVE PHYSICAL PRESENCE IN THE LOCAL TAXING 18 JURISDICTION TO OR HAS ONLY INCIDENTAL PHYSICAL PRESENCE WITHIN 19 THE LOCAL TAXING JURISDICTION TO APPLY SEPARATELY TO THE LOCAL 20 TAXING JURISDICTION FOR A GENERAL BUSINESS LICENSE. IF THE LOCAL 21 TAXING JURISDICTION REOUIRES A GENERAL BUSINESS LICENSE, IT SHALL 22 AUTOMATICALLY ISSUE A GENERAL BUSINESS LICENSE AT NO CHARGE TO 23 SUCH A RETAILER USING THE INFORMATION PROVIDED BY THE 24 DEPARTMENT PURSUANT TO SUBSECTION (3) OF THIS SECTION; EXCEPT 25 THAT A LOCAL TAXING JURISDICTION IS NOT REQUIRED TO ISSUE A

GENERAL BUSINESS LICENSE TO A RETAILER IF THE LOCAL TAXING

JURISDICTION HAS PREVIOUSLY REVOKED A GENERAL BUSINESS LICENSE

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1 HELD BY THE RETAILER FOR A VIOLATION OF ITS LOCAL CODE. IN 2 ADDITION, NOTHING IN THIS SUBSECTION (4)(b) PROHIBITS A LOCAL 3 TAXING JURISDICTION FROM SUSPENDING OR REVOKING A GENERAL 4 BUSINESS LICENSE FOR A VIOLATION OF ITS LOCAL CODE. 5 **SECTION 2.** In Colorado Revised Statutes, 29-2-106, amend 6 (4)(c)(I) and (6) as follows: 7 Collection - administration - enforcement. 29-2-106. 8 (4) (c) (I) Notwithstanding the provisions of section 39-21-113, C.R.S., 9 the executive director of the department of revenue shall report monthly 10 to each municipality and county for which the department of revenue 11 collects a sales tax information identifying licensed vendors within the 12 municipality or county, INCLUDING THE LICENSING INFORMATION 13 REQUIRED BY SECTION 39-26-802.9 (3), and, where the chief 14 administrative officer or his designee has executed a memorandum of 15 understanding with the department of revenue providing for control of 16 confidential data, the status of each vendor's account including the 17 amount of such municipality's or county's sales tax collected and paid by 18 each such vendor. The executive director of the department may, in his 19 discretion, provide additional information to a municipality or county 20 concerning collection and administration of such municipality's or 21 county's sales tax if such a memorandum has been executed. 22 (6) The executive director of the department of revenue may, in 23 his THE EXECUTIVE DIRECTOR'S discretion, exchange information with the 24 proper official of any home rule city which THAT imposes a sales and use 25 tax relative to gross sales reported, changes in gross sales resulting from 26 audits, and other information concerning licensed vendors MAKING 27 RETAIL SALES within the jurisdiction of the home rule city, INCLUDING

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1	THE LICENSING INFORMATION REQUIRED BY SECTION 39-26-802.9 (3).
2	SECTION 3. Appropriation. For the 2022-23 state fiscal year.
3	\$2,100 is appropriated to the department of revenue for use by the
4	taxation services division. This appropriation is from the general fund. To
5	implement this act, the department may use this appropriation for
5	personal services.
7	SECTION 4. Safety clause. The general assembly hereby finds,
3	determines, and declares that this act is necessary for the immediate
)	preservation of the public peace, health, or safety.

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