

115TH CONGRESS  
1ST SESSION

# H. R. 2193

To grant States authority to enforce State and local sales and use tax laws on remote transactions, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 27, 2017

Mrs. NOEM (for herself, Mr. WOMACK, Mr. CHAFFETZ, Mr. STIVERS, Mr. BARLETTA, Mr. CONYERS, Ms. SPEIER, Ms. DELBENE, Mr. WELCH, and Mr. CICILLINE) introduced the following bill; which was referred to the Committee on the Judiciary

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## A BILL

To grant States authority to enforce State and local sales and use tax laws on remote transactions, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Remote Transactions  
5 Parity Act of 2017”.

6 **SEC. 2. AUTHORIZATION TO REQUIRE COLLECTION OF  
7 SALES AND USE TAXES.**

8       (a) **STREAMLINED SALES AND USE TAX AGREEMENT.**—Each Member State under the Streamlined Sales

1 and Use Tax Agreement is authorized notwithstanding  
2 any other provision of law to require all remote sellers not  
3 qualifying for the small remote seller exception described  
4 in subsection (c) to collect and remit sales and use taxes  
5 with respect to remote sales sourced to that Member State  
6 pursuant to the provisions of the Streamlined Sales and  
7 Use Tax Agreement, but only if any changes to the  
8 Streamlined Sales and Use Tax Agreement made after the  
9 date of enactment of this Act, are not in conflict with the  
10 minimum simplification requirements in subsection (b)(2).  
11 A State may exercise authority under this Act on the 1st  
12 day of a month beginning 180 days after the State pub-  
13 lishes notice of the State's intent to exercise the authority  
14 under this Act, but no earlier than the date provided in  
15 section 3(h).

16 (b) ALTERNATIVE.—A State that is not a Member  
17 State under the Streamlined Sales and Use Tax Agree-  
18 ment is authorized notwithstanding any other provision of  
19 law to require all remote sellers not qualifying for the  
20 small remote seller exception described in subsection (c)  
21 to collect and remit sales and use taxes with respect to  
22 remote sales sourced to that State, but only if the State  
23 adopts and implements the minimum simplification re-  
24 quirements in paragraph (2). Such authority shall only  
25 begin on the 1st day of a month and commence beginning

1 no earlier than the first day of the calendar quarter that  
2 is at least 180 days after the date that the State—

3 (1) enacts legislation to exercise the authority  
4 granted by this Act—

5 (A) specifying the tax or taxes to which  
6 such authority and the minimum simplification  
7 requirements in paragraph (2) shall apply; and

8 (B) specifying the products and services  
9 otherwise subject to the tax or taxes identified  
10 by the State under subparagraph (A) to which  
11 the authority of this Act shall not apply; and

12 (2) implements each of the following minimum  
13 simplification requirements:

14 (A) Provide—

15 (i) a single entity within the State re-  
16 sponsible for all State and local sales and  
17 use tax administration, return processing,  
18 and audits for remote sales sourced to the  
19 State;

20 (ii) except as provided in clause (iii)  
21 and section 3(I), a single audit of a remote  
22 seller for all State and local taxing juris-  
23 dictions within that State;

24 (iii) unless there is reasonable sus-  
25 picion that the remote seller has engaged

1           in intentional misrepresentation, if a re-  
2           mote seller utilizes a certified software pro-  
3           vider as described in section 4(1), the  
4           State requesting the audit shall, at the op-  
5           tion of the remote seller, first contact the  
6           certified software provider who shall have  
7           the responsibility to provide the State with  
8           complete records of transactions processed  
9           for the remote seller and who will rep-  
10          resent the remote seller during the State's  
11          audit and be responsible for the audit find-  
12          ings except as provided in subparagraphs  
13          (F), (G), and (H) (Nothing herein shall  
14          prevent the remote seller from contesting  
15          audit findings, and the remote seller uti-  
16          lizing a certified software provider shall  
17          not be contacted by a State requesting an  
18          audit unless the remote seller either was  
19          reasonably suspected of intentional mis-  
20          representation or has declined to have a  
21          certified software provider represent it dur-  
22          ing the audit.); and  
23                 (iv) a single sales and use tax return  
24          to be used by remote sellers to be filed

1           with the single entity responsible for tax  
2           administration.

3           A State may not require a remote seller to file  
4           sales and use tax returns any more frequently  
5           than returns are required for nonremote sellers.  
6           No local jurisdiction may require a remote sell-  
7           er to submit a sales and use tax return or to  
8           collect sales and use taxes other than as pro-  
9           vided by this paragraph.

10          (B) Provide a uniform sales and use tax  
11          base among the State and the local taxing juris-  
12          dictions within the State pursuant to paragraph  
13          (1).

14          (C) Source all remote sales in compliance  
15          with the sourcing definition set forth in section  
16          4(10).

17          (D) Provide—

18                 (i) a publicly available taxability and  
19                 exemption table which can be downloaded  
20                 in an easily usable format and accessed  
21                 electronically which indicates the taxability  
22                 of products and services along with any  
23                 product and service exemptions from sales  
24                 and use tax in the State, and which is up-  
25                 dated each calendar quarter for any

1 changes to the products and services speci-  
2 fied under paragraph (1)(B);

3 (ii) a rates and boundary database in  
4 an easily downloadable format and which is  
5 updated each calendar quarter for rate and  
6 boundary changes;

7 (iii) free access to all of the national  
8 certified software providers that have been  
9 approved pursuant to section (3)(g) and  
10 that can determine the proper sales and  
11 use tax in every State qualified under this  
12 Act and that will—

13 (I) determine the correct sales  
14 and use tax rate based on sourcing  
15 rules in section 4(10) and calculate  
16 the sales and use tax due at the time  
17 of sale;

18 (II) generate and file sales and  
19 use tax returns electronically;

20 (III) remit the sales and use  
21 taxes to States electronically;

22 (IV) report all transactions proc-  
23 essed to the remote seller;

1                                     (V) respond to sales and use tax  
2                                     audit requests by States for remote  
3                                     sellers; and

4                                     (VI) provide safeguards and pro-  
5                                     tection of consumer privacy in any  
6                                     data stored by the certified software  
7                                     provider; and

8                                     (iv) certification procedures for per-  
9                                     sons to be approved as certified software  
10                                    providers.

11                                    Such free access shall include installation, setup  
12                                     and maintenance of the automated system into  
13                                     the remote seller's system. For purposes of  
14                                     clause (iii), the software provided by national  
15                                     certified software providers shall be capable of  
16                                     calculating and filing sales and use taxes in all  
17                                     States qualified under this Act.

18                                     (E) Relieve remote sellers from liability to  
19                                     the State or locality for the incorrect collection,  
20                                     remittance, or noncollection of sales and use  
21                                     taxes, including any penalties or interest, if the  
22                                     liability is the result of an error or omission  
23                                     made by a certified software provider unless the  
24                                     error or omission is the result of misleading, in-  
25                                     complete, or inaccurate information provided to

1           the certified software provider by the remote  
2           seller.

3           (F) Relieve certified software providers  
4           from liability to the State or locality for the in-  
5           correct collection, remittance, or noncollection  
6           of sales and use taxes, including any penalties  
7           or interest, if the liability is the result of mis-  
8           leading, incomplete, or inaccurate information  
9           provided by a remote seller.

10          (G) Relieve remote sellers and certified  
11          software providers from liability to the State or  
12          locality for incorrect collection, remittance, or  
13          noncollection of sales and use taxes, including  
14          any penalties or interest, if the liability is the  
15          result of incorrect information or software pro-  
16          vided or certified by the State.

17          (H) Provide remote sellers and certified  
18          software providers with 90-days notice of rate  
19          and boundary changes and any changes to the  
20          products and services specified under paragraph  
21          (1)(B) by the State or any locality in the State  
22          and update the information described in clauses  
23          (i) and (ii) of subparagraph (D) accordingly  
24          and relieve any remote seller or certified soft-  
25          ware provider from liability for collecting sales

1 and use taxes at the immediately preceding ef-  
2 fective rate during the 90-day notice period if  
3 the required notice is not provided.

4 (I) Provide the following, but only if the  
5 law of a State allows a person, other than the  
6 State itself, to pursue a cause of action against  
7 a seller for under-collected or over-collected  
8 sales or use tax:

9 (i) That a person, other than the  
10 State itself, may not pursue any cause of  
11 action against a remote seller for under-  
12 collected or over-collected sales or use tax  
13 unless the remote seller has received writ-  
14 ten notice from the person that the remote  
15 seller has over-collected or under-collected  
16 sales and use tax, the notice contains in-  
17 formation sufficient to determine the valid-  
18 ity of the refund request or asserted  
19 under-collection, and the remote seller has  
20 not, within 60 days of receipt of the notice,  
21 refunded affected customers the amount of  
22 the over-collected sales and use tax or paid  
23 the under-collected amount of sales and  
24 use tax to the State. No penalties may be  
25 imposed during the 60-day period in excess

1                   of the penalties that would otherwise be  
2                   imposed by the State had no notice been  
3                   provided pursuant to this paragraph.

4                   (ii) That a notice of over-collection  
5                   from a person is only valid if received within  
6                   the applicable statute of limitations for  
7                   filing refunds for sales and use tax, and  
8                   that a notice of under-collection from a  
9                   person is only valid if received within the  
10                  applicable statute of limitations for assess-  
11                  ing underpayments of sales and use tax.

12                  (iii) That a person, other than the  
13                  State itself, may not pursue any cause of  
14                  action against a certified software provider  
15                  for its activities conducted for a remote  
16                  seller described in clause (i) unless the re-  
17                  mote seller provides a copy of the written  
18                  notice to the certified software provider  
19                  within a reasonable time for the certified  
20                  software provider to be able to assist the  
21                  remote seller in making the payments within  
22                  the timeframe described in clause (i).

23                  (iv) That a person, other than the  
24                  State itself, may pursue a cause of action  
25                  against a remote seller for under-collected

1           or over-collected sales or use tax if the re-  
2           mote seller knew or should have known  
3           that it had under-collected or over-collected  
4           and did not, within 60 days of its deter-  
5           mination, refund affected customers the  
6           amount of the over-collected sales and use  
7           tax or pay the amount of under-collected  
8           sales and use tax to the State.

9           (J) Accepts registrations at no charge to  
10          certified software provider or remote seller from  
11          a central online registration system that allows  
12          a remote seller to register to collect and remit  
13          sales and use taxes in all States that have exer-  
14          cised authority under this Act.

15           (K) Relieve remote sellers and certified  
16          software providers, except in cases of fraud,  
17          from liability for tax, penalty, and interest on  
18          transactions if the purchaser provides to the re-  
19          mote seller the necessary documentation to  
20          claim an exemption within 90 days of the sale.

21           (c) SMALL REMOTE SELLER PHASE-IN.—

22           (1) COLLECTION AUTHORIZED.—A State is au-  
23          thorized to require the collection of sales and use  
24          taxes by a remote seller under this Act only as fol-  
25          lows:

- 1                             (A) For the 1st calendar year following the  
2                             effective date, if the remote seller—  
3                                 (i) has gross annual receipts exceeding  
4                                 \$10,000,000 in the calendar year pre-  
5                                 ceding the date of enactment; or  
6                                 (ii) utilizes an electronic marketplace  
7                                 for the purpose of making products or  
8                                 services available for sale to the public.
- 9                             (B) For the 2d calendar year following the  
10                            effective date, if the remote seller—  
11                                 (i) has gross annual receipts exceeding  
12                                 \$5,000,000 in the immediately pre-  
13                                 ceding calendar year; or  
14                                 (ii) utilizes an electronic marketplace  
15                                 for the purpose of making products or  
16                                 services available for sale to the public.
- 17                             (C) For the 3d calendar year following the  
18                            effective date, if the remote seller—  
19                                 (i) has gross annual receipts exceeding  
20                                 \$1,000,000 in the immediately pre-  
21                                 ceding calendar year; or  
22                                 (ii) utilizes an electronic marketplace  
23                                 for the purpose of making products or  
24                                 services available for sale to the public.

1                             (2) DETERMINATION OF THRESHOLD.—For  
2                             purposes of determining whether the threshold in  
3                             this paragraph (1) is met—

4                             (A) the sales of all persons related within  
5                             the meaning of subsections (b) and (c) of sec-  
6                             tion 267, or section 707(b)(1), of the Internal  
7                             Revenue Code of 1986 shall be aggregated; or  
8                             (B) persons with one or more ownership  
9                             relationships shall also be aggregated if such re-  
10                            lationships were designed with a principal pur-  
11                            pose of avoiding the application of these rules.

12 **SEC. 3. LIMITATIONS.**

13                             (a) IN GENERAL.—Nothing in this Act shall be con-  
14                             strued as—

15                             (1) subjecting a remote seller or any other per-  
16                             son to franchise, income, occupation, or any other  
17                             type of taxes, other than sales and use taxes;  
18                             (2) affecting the application of such taxes; or  
19                             (3) enlarging or reducing State authority to im-  
20                             pose such taxes.

21                             (b) NO EFFECT ON NEXUS.—This Act shall not be  
22                             construed to create any nexus between a person and a  
23                             State or locality.

## 1       (c) LICENSING AND REGULATORY REQUIREMENTS.—

2 Nothing in this Act shall be construed as permitting or  
3 prohibiting a State from—

4             (1) licensing or regulating any person;

5             (2) requiring any person to qualify to transact  
6 intrastate business;7             (3) subjecting any person to State or local taxes  
8 not related to the sale of goods or services; or9             (4) exercising authority over matters of inter-  
10 state commerce.11       (d) NO NEW TAXES.—Nothing in this Act shall be  
12 construed as encouraging a State to impose sales and use  
13 taxes on any goods or services not subject to a sales and  
14 use tax prior to the date of the enactment of this Act.15       (e) NO EFFECT ON INTRASTATE SALES.—The provi-  
16 sions of this Act shall apply only to remote sales and shall  
17 not apply to intrastate sales or intrastate sourcing rules.  
18 States granted authority under section 2(a) shall comply  
19 with all intrastate provisions of the Streamlined Sales and  
20 Use Tax Agreement.21       (f) NO EFFECT ON MOBILE TELECOMMUNICATIONS  
22 SOURCING ACT.—Nothing in this Act shall be construed  
23 as altering in any manner or preempting the Mobile Tele-  
24 communications Sourcing Act (4 U.S.C. 116–126).

1       (g) CERTIFICATION REQUIREMENTS.—A State may  
2 not exercise authority under this Act unless the following  
3 requirements are satisfied:

4           (1) The State provides certification procedures  
5 for persons to be approved as certified software pro-  
6 viders. A State may delegate the certification pro-  
7 cedures so long as the State retains final approval over  
8 any certification decisions.

9           (2) The State (or its delegate) does not deny or  
10 revoke certification to a software provider without a  
11 reasonable basis, or arbitrarily or capriciously. A  
12 State must complete the certification review of the  
13 software provider no later than the first day of the  
14 calendar quarter that is at least 180 days after the  
15 software provider requests certification by that  
16 State.

17           (3) The State has certified multiple national  
18 certified software providers, and the certifications  
19 are in effect. Nothing in this Act shall be construed  
20 to deny the ability of a remote seller to deploy and  
21 utilize a certified software provider of the seller's  
22 choice.

23           (4) The State provides compensation for cer-  
24 tified software providers. A State may delegate the  
25 authority to negotiate the compensation so long as

1       the State retains final approval of the compensation  
2       rate(s).

3           (h) LIMITATION ON INITIAL COLLECTION OF SALES  
4       AND USE TAXES FROM REMOTE SALES.—A State may  
5       not begin to exercise the authority under this title—

6               (1) before the date that is 1 year after the date  
7       of the enactment of this Act; and

8               (2) during the period beginning October 1 and  
9       ending on December 31 of the first calendar year  
10      beginning after the date of the enactment of this  
11      Act.

12           (i) LIMITATION ON AUDITS OF REMOTE SELLERS.—  
13     A State exercising authority under this Act—

14               (1) may not audit a remote seller that—  
15                       (A) has registered in the State under sec-  
16                       tion 2(b)(2)(J); and  
17                       (B) has gross annual receipts of less than  
18                       \$5,000,000 in the taxable year as aggregated in  
19                       subsection (c) of section 2,

20               unless there is reasonable suspicion that such remote  
21       seller has engaged in intentional misrepresentation  
22       or fraud; and

23               (2) may not have audits of remote sellers con-  
24       ducted by persons whose compensation is contingent  
25       upon audit findings.

1           (j) LIMITATION ON TIME PERIOD TO ASSESS RE-  
2 MOTE SELLERS AND CERTIFIED SOFTWARE PRO-  
3 VIDERS.—A State may not hold a remote seller or certified  
4 software provider liable for the incorrect collection, remit-  
5 tance, or noncollection of sales and use taxes, including  
6 any penalties or interest, if the liability is for a sales or  
7 use tax assessed under the authority of this Act more than  
8 3 years after the later of the due date or the filing of  
9 the sales and use tax return applicable to the sales and  
10 use tax assessed.

11           (k) REMOTE SELLER COMPENSATION.—A State  
12 must provide remote sellers with compensation equaling  
13 no less than the amount, if any, the State provides to non-  
14 remote sellers within the State.

15 **SEC. 4. DEFINITIONS AND SPECIAL RULES.**

16           In this Act:

17           (1) CERTIFIED SOFTWARE PROVIDER.—The  
18 term “certified software provider” means a person  
19 that—

20                         (A) provides software or access to software  
21                         to remote sellers to facilitate State and local  
22                         sales and use tax compliance; and

23                         (B) is certified by a State or on a State’s  
24                         behalf to so provide such software.

1                         (2) EFFECTIVE DATE.—The term “effective  
2 date” means the date that is 1 year after the date  
3 of the enactment of this Act. However, if the date  
4 that is 1 year after the date of the enactment of this  
5 Act falls during the period beginning October 1 and  
6 ending on December 31, the effective date shall be  
7 January 1 of the immediately following year.

8                         (3) ELECTRONIC MARKETPLACE.—The term  
9 “electronic marketplace” means a digital marketing  
10 platform where—

11                         (A) products or services are offered for  
12 sale by more than 1 remote seller; and  
13                         (B) buyers may purchase such products or  
14 services through a common system of financial  
15 transaction processing.

16                         (4) LOCALITY; LOCAL.—The terms “locality”  
17 and “local” refer to any political subdivision of a  
18 State.

19                         (5) MEMBER STATE.—The term “Member  
20 State”—

21                         (A) means a Member State as that term is  
22 used under the Streamlined Sales and Use Tax  
23 Agreement as in effect on the date of the enact-  
24 ment of this Act; and

1                         (B) does not include any associate member  
2                         or a member that is not a full member under  
3                         the Streamlined Sales and Use Tax Agreement.

4                         (6) NATIONAL CERTIFIED SOFTWARE PRO-  
5                         VIDER.—The term “national certified software pro-  
6                         vider” means a certified software provider that has  
7                         been certified by all States that are certifying  
8                         States. A “certifying State” is a State that has a  
9                         generally applicable sales and use tax, that has met  
10                         the requirements set forth under section 3(g)(1),  
11                         and that has not violated the requirements set forth  
12                         in section 3(g)(2). Once a certified software provider  
13                         is a national certified software provider, it shall not  
14                         lose its status as such when a State becomes a certi-  
15                         fying State so long as the national certified software  
16                         provider requested certification from the new certi-  
17                         fying State within 30 days from the date that the  
18                         State became a certifying State and the certifying  
19                         State has not violated section 3(g)(2).

20                         (7) PERSON.—The term “person” means an in-  
21                         dividual, trust, estate, fiduciary, partnership, cor-  
22                         poration, limited liability company, or other legal en-  
23                         tity, and a State or local government.

24                         (8) REMOTE SALE.—The term “remote sale”  
25                         means a sale that originates in one State and is

1 sourced to another State as provided in section  
2 4(10) which the seller would not legally be required  
3 to pay, collect, or remit State or local sales and use  
4 taxes without the authority provided by this Act.

5 (9) REMOTE SELLER.—The term “remote sell-  
6 er” means a person that makes remote sales in the  
7 State without a physical presence. For purposes of  
8 this paragraph, a person has a physical presence in  
9 a State only if such person’s business activities in  
10 the State include any of the following during such  
11 person’s taxable year:

12 (A) Being an individual physically in the  
13 State, or assigning one or more employees to be  
14 in the State.

15 (B) Using the services of an agent (exclud-  
16 ing an employee) to establish or maintain the  
17 market in the State, if such agent does not per-  
18 form business services in the State for any  
19 other person during such taxable year.

20 (C) The leasing or owning of tangible per-  
21 sonal property or of real property in the State.

22 For purposes of this paragraph, the term “physical  
23 presence’’ shall not include presence in a State for  
24 less than 15 days in a taxable year (or a greater  
25 number of days if provided by State law), or pres-

1       ence in a State to conduct limited or transient busi-  
2       ness activity.

3                     (10) SOURCED.—For purposes of a State  
4       granted authority under section 2(b), the location to  
5       which a remote sale is sourced refers to the location  
6       where the product or service sold is received by the  
7       purchaser, based on the location indicated by in-  
8       structions for delivery that the purchaser furnishes  
9       to the seller. When no delivery location is specified,  
10      the remote sale is sourced to the customer's address,  
11      including the customer's place of primary use that  
12      is either known to the seller or, if not known, ob-  
13      tained by the seller during the consummation of the  
14      transaction, including the address of the customer's  
15      payment instrument if no other address is available.  
16      If an address or place of primary use is unknown  
17      and a billing address cannot be obtained, the remote  
18      sale is sourced to the address of the seller from  
19      which the remote sale was made. The term "re-  
20      ceived" means taking possession of product or mak-  
21      ing first use of services. A State granted authority  
22      under section 2(a) shall comply with the sourcing  
23      provisions of the Streamlined Sales and Use Tax  
24      Agreement.

1                             (11) STATE.—The term “State” means any of  
2                             the several States, the District of Columbia, the  
3                             Commonwealth of Puerto Rico, Guam, American  
4                             Samoa, the United States Virgin Islands, the Com-  
5                             monwealth of the Northern Mariana Islands, or any  
6                             territory or possession of the United States.

7                             (12) STREAMLINED SALES AND USE TAX  
8                             AGREEMENT.—The term “Streamlined Sales and  
9                             Use Tax Agreement” means the multistate agree-  
10                             ment with that title adopted on November 12, 2002,  
11                             as in effect on the date of the enactment of this Act  
12                             and as further amended from time to time.

13 **SEC. 5. SEVERABILITY.**

14                             If any provision of this Act, or the application of such  
15                             provision to any person or circumstance, is held to be un-  
16                             constitutional, then the remainder of this Act, and the ap-  
17                             plication of the provisions of such to any person or cir-  
18                             cumstance, shall not be affected thereby.

