### 112TH CONGRESS 1ST SESSION

# H. R. 1860

To promote neutrality, simplicity, and fairness in the taxation of digital goods and digital services.

### IN THE HOUSE OF REPRESENTATIVES

May 12, 2011

Mr. Smith of Texas (for himself, Mr. Cohen, Mr. Coble, and Mr. Hastings of Florida) introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To promote neutrality, simplicity, and fairness in the taxation of digital goods and digital services.

- 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 "Digital Goods and
- 5 Services Tax Fairness Act of 2011".
- 6 SEC. 2. FINDING.
- 7 The Congress finds that it is appropriate to exercise
- 8 congressional enforcement authority under section 5 of the
- 9 14th amendment to the Constitution of the United States
- 10 and Congress' plenary power under article I, section 8,

- 1 clause 3 of the Constitution of the United States (com-
- 2 monly known as the "commerce clause") in order to en-
- 3 sure that States and political subdivisions thereof do not
- 4 discriminate against providers and consumers of digital
- 5 goods and digital services by imposing multiple, excessive
- 6 and discriminatory taxes and other burdens on such pro-
- 7 viders and consumers.
- 8 SEC. 3. MULTIPLE AND DISCRIMINATORY TAXES PROHIB-
- 9 ITED.
- No State or local jurisdiction shall impose multiple
- 11 or discriminatory taxes on or with respect to the sale or
- 12 use of digital goods or digital services.
- 13 SEC. 4. RETAIL, SOURCING, AND OTHER LIMITATIONS AND
- 14 RULES.
- 15 (a) Retail Limitation.—Taxes on or with respect
- 16 to the sale of digital goods or digital services may only
- 17 be imposed on or with respect to a sale to a customer.
- 18 (b) Taxpayer Limitation.—Taxes on or with re-
- 19 spect to the sale of digital goods or digital services may
- 20 only be imposed on and collected only from a customer
- 21 or a seller.
- 22 (c) Sourcing Limitation.—
- 23 (1) IN GENERAL.—Taxes on or with respect to
- the sale of digital goods or digital services may be
- 25 imposed only by the State and local jurisdictions

- whose territorial limits encompass the customer's tax
   address.
- 3 (2) MULTIPLE LOCATIONS.—If the sale of dig-4 ital goods or digital services is made to multiple lo-5 cations of a customer, whether simultaneously or 6 over a period of time, the seller may determine the 7 customer's tax address or addresses using the ad-8 dress or addresses of use as provided by the cus-9 tomer.
  - (3) Seller Held Harmless.—A seller that relies in good faith on information provided by a customer to determine the customer's tax address or addresses shall not be held liable for any additional tax based on a different determination of the customer's tax address or addresses.
- 16 (d) Limitation on Expansive Interpretation.—
  17 No tax on or with respect to the sale or use of tangible
  18 personal property, telecommunications service, Internet
  19 access service, or audio or video programming service may
  20 be construed by any regulation, administrative ruling, or
  21 otherwise, to be imposed on or with respect to the sale
  22 or use of a digital good or a digital service. For purposes
  23 of this Act, a transaction involving a digital good shall
  24 be characterized solely as a transaction involving the pro25 vision of a digital service unless the transaction results

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- 1 in the transfer or delivery of a complete copy, with the
- 2 right to use permanently or for a specified period, of the
- 3 digital good that is the subject of the transaction. No tax
- 4 on or with respect to the sale or use of a digital good may
- 5 be construed by any regulation, administrative ruling, or
- 6 otherwise, to be imposed on or with respect to the sale
- 7 or use of a digital service. The limitations provided by this
- 8 subsection shall not apply to any construction of a statute
- 9 that was approved by a judicial interpretation of that stat-
- 10 ute on or before the date of the enactment of this Act.
- 11 (e) Treatment of Bundled Goods and Serv-
- 12 ices.—
- 13 (1) In General.—Subject to paragraph (2), if
- charges for digital goods or digital services are ag-
- gregated with, and not separately stated from,
- 16 charges for other goods or services, then the charges
- for digital goods or digital services may be taxed for
- purposes of this Act at the same rate and on the
- same basis as charges for the other goods or services
- 20 unless the seller can reasonably identify the charges
- 21 for the digital goods or digital services from its
- books and records kept in the regular course of busi-
- 23 ness.
- 24 (2) Charges for Delivery and Trans-
- 25 PORT.—If the charge for a digital good or digital

1 service is aggregated with, and not separately stated 2 from, a charge for electronically delivering or trans-3 porting the digital good, or providing the digital 4 service, to the customer, then the seller may either 5 apply paragraph (1) or treat the service of electronic 6 delivery or transport as a non-severable and inci-7 dental component of the digital good or digital serv-8 ice. 9 (f) Treatment of Digital Code.—The tax treat-10 ment of the sale of a digital code shall be the same as the tax treatment of the sale of the digital good or digital 11 12 service to which the digital code relates. The sale of the 13 digital code shall be considered the sale transaction for purposes of this Act. 14 15 SEC. 5. DEFINITIONS. 16 In this Act: 17 (1) Customer.— 18 (A) In General.—Subject to subpara-19 graph (B), the term "customer" means a per-20 son that purchases a digital good or digital 21 service, for a purpose other than resale. 22 (B) End user.—For the purpose of deter-23 mining a place of primary use under paragraph (2)(A), the term "customer" means the "end 24

user" (as such term is used in section 124 of

1	title 4, United States Code) of the purchased
2	digital good or digital service.
3	(2) Customer's tax address.—The term
4	"customer's tax address" means—
5	(A) with respect to digital goods or digital
6	services that are sold to a customer by a pro-
7	vider of mobile telecommunications service that
8	is subject to being sourced under section 117 of
9	title 4, United States Code, or for which the
10	charges are billed to the customer by such pro-
11	vider, and delivered or transferred electronically
12	by means of such provider's mobile tele-
13	communications service, the customer's place of
14	primary use, as defined in section 124 of such
15	title;
16	(B) if subparagraph (A) does not apply,
17	and if the digital good or digital service is re-
18	ceived by the customer at a business location of
19	the seller, such business location;
20	(C) if neither subparagraph (A) nor sub-
21	paragraph (B) applies, and if the location where
22	the digital good or digital service is received by
23	the customer is known to the seller, such loca-

tion;

- 1 (D) if none of subparagraphs (A) through
  2 (C) applies, the customer's address that is ei3 ther known to the seller or, if not known, ob4 tained by the seller during the consummation of
  5 the transaction, including the address of the
  6 customer's payment instrument if no other ad7 dress is available;
  - (E) if an address is neither known nor obtained as provided in subparagraph (D), the address of the seller from which the digital good or digital service was sold; and
  - (F) notwithstanding subparagraphs (A) through (E), for digital goods that are delivered or transferred, or digital services that are provided, to a person other than the customer, including advertising services, the location of delivery, transfer, or provision if known or, otherwise, the customer's address determined under subparagraph (D) or (E).
  - (3) Delivered or transferred electronically.—The term "delivered or transferred electronically" means delivered or transferred by means other than tangible storage media, and the term "provided electronically" means provided remotely via electronic means.

1	(4) DIGITAL CODE.—The term "digital code"
2	means a code that conveys only the right to obtain
3	a single type of digital good or digital service.
4	(5) DIGITAL GOOD.—The term "digital good"
5	means any good or product that is delivered or
6	transferred electronically, including software, infor-
7	mation maintained in digital format, digital audio-
8	visual works, digital audio works, and digital books.
9	(6) Digital Service.—
10	(A) IN GENERAL.—The term "digital serv-
11	ice" means any service that is provided elec-
12	tronically, including the provision of remote ac-
13	cess to or use of a digital good.
14	(B) Exception.—
15	(i) IN GENERAL.—The term "digital
16	service" does not include telecommuni-
17	cations service, Internet access service, or
18	audio or video programming service.
19	(ii) Audio or video program-
20	MING.—The term "audio or video pro-
21	gramming" means programming provided
22	by, or generally considered comparable to
23	programming provided by, a radio or tele-

vision broadcast station.

1	(iii) VIDEO PROGRAMMING.—The term
2	"video programming" shall not include
3	interactive on-demand services (as defined
4	section 602(12) of the Communications
5	Act of 1934 (47 U.S.C. 522(12)), pay-per-
6	view services, or services generally consid-
7	ered comparable to such services regardless
8	of the technology used to provide such
9	services.
10	(7) Discriminatory Tax.—
11	(A) In general.—The term "discrimina-
12	tory tax" means any tax imposed by a State or
13	local jurisdiction—
14	(i) on or with respect to the sale or
15	use of any digital good or digital service at
16	a higher rate than is generally imposed on
17	or with respect to the sale or use of tan-
18	gible personal property or of similar serv-
19	ices that are not provided electronically;
20	(ii) on or with respect to any seller of
21	digital goods or digital services at a higher
22	rate or by incorporating a broader tax base
23	than is generally imposed on or with re-
24	spect to sellers in transactions involving

tangible personal property or involving

1 similar services that are not provided elec-2 tronically, except that this clause shall 3 apply only to the extent that the higher rate or broader tax base is attributable to the fact that such person sells digital goods 6 or digital services; 7 (iii) that is required to be collected 8 with respect to the sale or use of digital 9 goods or digital services by different sellers 10 or under other terms that are disadvanta-11 geous to those applied in taxing the sale or 12 use of tangible personal property or of similar services that are not provided elec-13 14 tronically; or 15 (iv) on or with respect to any sepa-16 rately stated amount that is charged by 17 the seller of a specific digital good or dig-18 ital service, and is directly related to elec-19 tronically delivering or transferring that 20 good or service, at a higher rate than is 21 generally imposed on or with respect to de-22 livery charges, or shipping and handling 23 charges, on tangible personal property. 24 (B) APPLICATION.—For purposes of this

paragraph, all taxes, tax rates, exemptions, de-

- ductions, credits, incentives, exclusions, and other similar factors shall be taken into account in determining whether a tax is a discriminatory tax.
  - (8) Generally imposed.—A tax shall not be considered "generally imposed" if it is imposed only on specific services, specific industries or business segments, or specific types of property.
  - (9) MULTIPLE TAX.—The term "multiple tax" means any tax that is imposed on or with respect to the sale or use of a digital good or a digital service by a State or local jurisdiction, for which such State or local jurisdiction gives no credit with respect to a tax that was previously paid on or with respect to the sale or use of such digital good or digital service to another State or local jurisdiction, unless the territorial limits of the jurisdiction imposing the earlier tax and the jurisdiction imposing the later tax both encompass the same tax address of the customer.
  - (10) Purchase for resale.—A digital good or digital service is purchased for the purpose of resale if such good or service is purchased for the purpose of reselling it, or for using it as a component part of or integration into another digital good or digital service that is to be sold to another person,

- and includes the purchase of a digital good or digital service for further commercial broadcast, rebroadcast, streaming, restreaming, transmission, retransmission, licensing, relicensing, reproduction, copying, distribution, redistribution, or exhibition of the digital good or digital service, in whole or in part, to another person.
  - (11) Sale and purchase.—The terms "sale" and "purchase", and all variations thereof, shall include lease, rent, and license, and corresponding variations thereof.
  - (12) Seller.—The term "seller" means a person making sales of tangible personal property, digital goods, digital services, or other services, and does not include a person that provides, on behalf of another person, order taking, order fulfillment, billing, or electronic delivery or transfer service with respect to the sale of a digital good or a digital service.
  - (13) STATE OR LOCAL JURISDICTION.—The term "State or local jurisdiction" means any of the several States, the District of Columbia, any territory or possession of the United States, a political subdivision of any State, territory, or possession, or any governmental entity or person acting on behalf

- 1 of such State, territory, possession, or subdivision
- and with the authority to assess, impose, levy, or
- 3 collect taxes.
- 4 (14) Tax.—The term "tax" means any charge
- 5 imposed by any State or local jurisdiction for the
- 6 purpose of generating revenues for governmental
- 7 purposes, including any tax, charge, or fee levied as
- 8 a fixed charge or measured by gross amounts
- 9 charged, regardless of whether such tax, charge, or
- fee is imposed on the seller or the customer and re-
- gardless of the terminology used to describe the tax,
- charge, or fee. Such term does not include a tax on
- or measured by net income or an ad valorem tax.

### 14 SEC. 6. FEDERAL JURISDICTION.

- Notwithstanding section 1341 of title 28, United
- 16 States Code, and without regard to the amount in con-
- 17 troversy or citizenship of the parties, a district court of
- 18 the United States has jurisdiction, concurrent with other
- 19 jurisdiction of courts of the United States and the States,
- 20 to prevent a violation of this Act.

### 21 SEC. 7. EFFECTIVE DATE; APPLICATION.

- 22 (a) General Rule.—This Act shall take effect on
- 23 the date of the enactment of this Act.
- 24 (b) Application to Liabilities and Pending
- 25 Cases.—Nothing in this Act shall affect liability for taxes

- 1 accrued and enforced before the date of the enactment of
- 2 this Act, or affect ongoing litigation relating to such taxes,
- 3 except as provided in section 4(d) of this Act.
- 4 SEC. 8. SENSE OF CONGRESS.
- 5 It is the sense of Congress that each State shall take
- 6 reasonable steps necessary to prevent multiple taxation of
- 7 digital goods and digital services in situations where a for-
- 8 eign country has imposed a tax on such goods or services.
- 9 SEC. 9. SAVINGS PROVISION.
- 10 If any provision or part of this Act is held to be in-
- 11 valid or unenforceable by a court of competent jurisdiction
- 12 for any reason, such holding shall not affect the validity
- 13 or enforceability of any other provision or part of this Act.

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