By: Murphy

H.B. No. 1630

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the temporary exemption of certain tangible personal
3	property related to data centers from the sales and use tax.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter H, Chapter 151, Tax Code, is amended
6	by adding Section 151.357 to read as follows:
7	Sec. 151.357. PROPERTY USED IN CERTAIN DATA CENTERS;
8	TEMPORARY EXEMPTION. (a) In this section:
9	(1) "County average weekly wage" means the average
10	weekly wage in a county for all jobs during the most recent four
11	quarterly periods for which data is available, as computed by the
12	Texas Workforce Commission, at the time a data center creates a job
13	used to qualify under this section.
14	(2) "Data center" means a facility:
15	(A) located in this state on or after September
16	<u>1, 2013;</u>
17	(B) composed of one or more buildings
18	specifically constructed or refurbished and actually used
19	primarily to house servers and related equipment and support staff;
20	(C) used or to be used primarily by a business
21	engaged in:
22	(i) data processing, hosting, and related
23	services described by industry code 518210 of the North American
24	Industry Classification System;

	H.B. No. 1630
1	(ii) an Internet activity described by
2	industry code 519130 of the North American Industry Classification
3	System; or
4	(iii) computer software publishing and
5	reproduction described by industry code 511210 of the North
6	American Industry Classification System; and
7	(D) that has an uninterruptible power source, a
8	generator, a sophisticated fire suppression and prevention system,
9	and enhanced physical security that includes restricted access,
10	permanent security guards, video surveillance, and electronic
11	systems.
12	(3) "Permanent job" means an employment position that
13	will exist for at least five years after the date the job is
14	created.
15	(4) "Qualifying data center" means a data center that
16	meets the qualifications prescribed by Subsection (d).
17	(5) "Qualifying data center tenant" means a tenant who
18	contracts with a qualifying data center for at least 500 kilowatts
19	over a term of at least two years.
20	(6) "Qualifying job" means a full-time, permanent job
21	that pays at least 150 percent of the county average weekly wage in
22	the county in which the job is based.
23	(b) Except as otherwise provided by this section, beginning
24	on the date a data center or a data center tenant becomes a
25	qualifying data center or qualifying data center tenant and is
26	issued a registration number and ending on the 10th anniversary of
27	that date, the following items are exempted from the taxes imposed

by this chapter if sold, leased, or rented to a qualifying data 1 center or a qualifying data center tenant: 2 (1) tangible personal property necessary to manage or 3 operate the data center, including an electrical system, a cooling 4 5 or environmental control system, a generator, hardware or a distributed mainframe computer or server, a data storage device, 6 7 and network connectivity equipment; and (2) any component part of tangible personal property 8 described by Subdivision (1). 9 10 (c) This section does not apply to: 11 (1) office equipment or supplies; or 12 (2) equipment or supplies used in sales or 13 distribution activities or transportation activities. 14 (d) A data center is eligible to be a qualifying data center 15 for purposes of this section if, on or after September 1, 2013, the 16 data center: 17 (1) creates at least 25 qualifying jobs in the county in which the data center is located; and 18 19 (2) certifies in writing to the comptroller that the data center will invest at least \$150 million in the data center 20 facility over a five-year period beginning on the date the data 21 22 center becomes a qualifying data center. (e) A data center may apply to the comptroller for 23 24 qualification as a qualifying data center and for issuance of a registration number issued by the comptroller. The application 25 26 must be made on a form prescribed by the comptroller and include the information required by the comptroller. The application may 27

H.B. No. 1630

H.B. No. 1630 1 include information relating to colocation tenants or a colocation 2 tenant may apply separately to the comptroller for qualification as 3 a qualifying colocation tenant and for issuance of a registration 4 number. 5 (f) A registration number issued under this section expires on the 10th anniversary of the date of issuance, unless revoked at 6 7 an earlier time by the comptroller as provided by Subsection (h). (g) To claim an exemption under this section, the 8 registration number issued by the comptroller must be stated on the 9 10 exemption certificate provided by the purchaser of the item. 11 (h) The comptroller shall revoke and may not reinstate: 12 (1) a registration number issued to a qualifying data center if the data center fails to comply with the requirements 13 14 prescribed by Subsection (d); and 15 (2) a registration number issued to a qualifying data center tenant if: 16 17 (A) the data center tenant no longer meets the qualifications prescribed by Subsection (a)(5); or 18 19 (B) the comptroller revokes the registration number of the qualifying data center with whom the data center 20 21 tenant contracts. (i) A qualifying data center or a qualifying data center 22 tenant whose registration number is revoked for a reason specified 23 24 by Subsection (h) is liable for payment of the taxes imposed under this chapter on the purchase price of each taxable item the data 25 26 center or data center tenant purchased and claimed an exemption for under this section, regardless of whether the purchase occurred 27

H.B. No. 1630

1	before the date the registration number was revoked.
2	(j) The comptroller shall adopt rules necessary to
3	implement this section, including rules relating to the:
4	(1) qualification of a data center and a data center
5	tenant for the exemption under this section;
6	(2) issuance and revocation of a registration number
7	issued under this section; and
8	(3) reporting and other procedures necessary to ensure
9	that a qualifying data center and a qualifying data center tenant
10	comply with this section and remain entitled to the exemption
11	authorized by this section.
12	SECTION 2. The change in law made by this Act does not
13	affect tax liability accruing before the effective date of this
14	Act. That liability continues in effect as if this Act had not been
15	enacted, and the former law is continued in effect for the
16	collection of taxes due and for civil and criminal enforcement of
17	the liability for those taxes.

18 SECTION 3. This Act takes effect September 1, 2013.