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1 AN ACT

- 2 relating to a single local use tax rate as an alternative to
- 3 combined local use tax rates for computing the amount of local use
- 4 taxes remote sellers are required to collect and to the allocation
- 5 of tax revenue collected at that rate.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 7 SECTION 1. The purpose of this Act is to provide an
- 8 optional, simplified means of computing the amount of local use tax
- 9 remote sellers are required to collect following the decision of
- 10 the United States Supreme Court in South Dakota v. Wayfair, Inc.,
- 11 138 S. Ct. 2080 (2018).
- 12 SECTION 2. Subchapter C, Chapter 151, Tax Code, is amended
- 13 by adding Section 151.0595 to read as follows:
- 14 Sec. 151.0595. SINGLE LOCAL TAX RATE FOR REMOTE SELLERS.
- 15 (a) In this section, "remote seller" means a seller whose only
- 16 activities in this state are described by Section 151.107(a)(4) or
- 17 (5).
- 18 (b) A remote seller required to collect and remit one or
- 19 more local use taxes in connection with a sale of a taxable item
- 20 made by the remote seller shall compute the amount to collect and
- 21 remit using:
- 22 (1) the combined rate of all applicable local use
- 23 taxes authorized or governed by Title 3; or
- 24 (2) at the remote seller's election, the single local

- 1 use tax rate published in the Texas Register as required by
- 2 Subsection (d).
- 3 (c) A remote seller who elects under Subsection (b)(2) to
- 4 use the single local use tax rate shall notify the comptroller of
- 5 the election before using that rate. The election applies to all
- 6 sales of taxable items made by the remote seller unless the remote
- 7 seller revokes the election by notifying the comptroller. Notice to
- 8 the comptroller under this subsection must be in the form and manner
- 9 provided by the comptroller.
- 10 (d) The single local use tax rate effective in a calendar
- 11 year is equal to the estimated average rate of local sales and use
- 12 taxes imposed in this state during the preceding state fiscal year,
- 13 as determined under Subsection (e). Before the beginning of a
- 14 calendar year, the comptroller shall publish in the Texas Register
- 15 notice of the single local use tax rate that will be in effect for
- 16 that calendar year.
- 17 (e) As soon as practicable after the end of a state fiscal
- 18 year, the comptroller shall determine the estimated average rate of
- 19 local sales and use taxes imposed in this state during the preceding
- 20 state fiscal year by:
- 21 (1) dividing the total amount of net local sales and
- 22 <u>use taxes remitted to the comptroller under this section and Title 3</u>
- 23 during that state fiscal year by the total amount of net state sales
- 24 and use taxes remitted to the comptroller under this chapter during
- 25 that state fiscal year;
- 26 (2) multiplying the amount computed under Subdivision
- 27 (1) by the rate provided by Section 151.051; and

- 1 (3) rounding the amount computed under Subdivision (2)
- 2 to the nearest .0025.
- 3 (f) Notwithstanding Section 111.104(b), a purchaser may
- 4 annually apply for a refund of any amount by which the amount of use
- 5 tax computed using the rate described by Subsection (b)(2) and paid
- 6 by the purchaser exceeds the amount the purchaser would have paid if
- 7 that tax had been computed using the rate described by Subsection
- 8 (b)(1). The comptroller may adopt rules regarding the procedure
- 9 and proof required for the refund.
- 10 (g) A person storing, using, or consuming in this state a
- 11 taxable item purchased from a remote seller is not liable for any
- 12 additional amount of local use tax authorized or governed by Title 3
- 13 if the remote seller elects under Subsection (b)(2) to use the
- 14 single local use tax rate and the person pays to the remote seller
- 15 the amount of local use tax computed on the purchase using the
- 16 <u>single local use tax rate.</u>
- 17 (h) The comptroller shall administer, collect, and enforce
- 18 local use taxes computed using the single local use tax rate.
- 19 (i) The comptroller shall apportion and distribute revenue
- 20 from local use taxes computed using the single local use tax rate as
- 21 provided by Section 403.107, Government Code.
- 22 <u>(j) The comptroller may adopt rules to administer this</u>
- 23 section.
- SECTION 3. Section 403.107, Government Code, is reenacted
- 25 and amended to read as follows:
- Sec. 403.107. SINGLE LOCAL USE TAXES COLLECTED BY REMOTE
- 27 SELLERS [SALES AND USE TAX FEES]. (a) The comptroller shall

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- deposit revenue remitted to the comptroller from taxes computed 1 using the single local use tax rate under Section 151.0595(b)(2) 2 [fees imposed under Section 151.059], Tax Code, in the state 3 treasury and shall keep records of the amount of money deposited 4 5 [collected] for each reporting period. Money deposited under this subsection [Such fees] shall be held in trust for the benefit of 6 7 eligible taxing units, as determined under Subsection (b) [in the suspense account of each eligible taxing unit]. The comptroller 8 shall distribute money held in trust [in the suspense accounts] 9 10 under this section to each eligible taxing unit in the amount and manner provided by [federal law or] this section. 11
- (b) A local taxing unit is <u>an</u> eligible <u>taxing unit for</u>

  purposes of [to receive funds under] this section if it has adopted

  a sales and use tax <u>authorized or governed by Title 3, Tax Code</u>

  [under Chapter 321, Chapter 322, or Chapter 323, Tax Code, or has

  adopted a local sales and use tax governed in part by any provision

  of those chapters].
- Subject to Subsection (d), the [The] comptroller shall 18 19 transmit to each eligible taxing unit's treasurer, or to the officer performing the functions of that office, on a monthly 20 [quarterly] basis, the taxing unit's share of money held in trust 21 under Subsection (a) [the fees remitted to the comptroller], 22 23 together with the pro rata share of any penalty or interest on 24 delinquent taxes computed using the single local use tax rate [fees] that may be collected. Before transmitting the funds, the 25 26 comptroller shall deduct two percent of [the amount allocated to] 27 each taxing unit's share [unit] as a charge by the state for its

- 1 services under this section and deposit that amount into the state
- 2 treasury to the credit of the comptroller's operating fund.
- 3 Interest earned on all deposits made in the state treasury under
- 4 this section shall be credited to the general revenue fund.
- 5 (d) The comptroller shall retain [in the suspense account
- 6 for a taxing unit] a portion of each eligible [the] taxing unit's
- 7 share of money held in trust under Subsection (a) [the fees
- 8 collected], not to exceed five percent of the amount eligible to be
- 9 <u>transmitted</u> [remitted] to the taxing unit <u>under Subsection (c)</u>.
- 10 From the amounts retained [in a taxing unit's suspense account],
- 11 the comptroller may make refunds for overpayments of taxes computed
- 12 using the single local use tax rate, make refunds to purchasers as
- 13 provided by Section 151.0595(f), Tax Code, and [to the account and
- 14 to] redeem dishonored checks and drafts deposited under Subsection
- 15 (a) [to the credit of the account].
- 16 (e) The [Unless another method is required by federal law,
- 17 the] comptroller shall compute for each calendar month [quarter]
- 18 the percentage of the total sales and use tax allocations made
- 19 pursuant to Title 3, [of the] Tax Code, including any local sales
- 20 and use taxes governed by any provision of Title 3, [of the] Tax
- 21 Code, to each eligible taxing unit. The comptroller shall
- 22 determine each eligible taxing unit's share of the money held in
- 23 trust from deposits under Subsection (a) for that month by applying
- 24 the percentage computed under this subsection for the eligible
- 25 <u>taxing unit</u> [and shall apply that percentage] to the total <u>amount</u>
- 26 held in trust from deposits for that month [fees collected under
- 27 Section 151.059, Tax Code, and allocated to eligible taxing units

- 1 in that quarter].
- 2 (f) The comptroller may combine an eligible taxing unit's
- 3 share of the money held in trust under Subsection (a) [fees remitted
- 4 or collected under Section 151.059, Tax Code, a suspense account
- 5 under this section, or an allocation made under this section] with
- 6 other money [trust or suspense accounts] held for that taxing unit
- 7 [or other allocations made to that taxing unit under Title 3 of the
- 8 Tax Code].
- 9 (g) The comptroller may adopt rules to administer this
- 10 <u>section</u>.
- 11 SECTION 4. Sections 151.059 and 151.107(c), Tax Code, as
- 12 added by Chapter 291 (H.B. 2215), Acts of the 71st Legislature,
- 13 Regular Session, 1989, are repealed.
- 14 SECTION 5. The changes in law made by this Act do not affect
- 15 tax liability accruing before the effective date of this Act. That
- 16 liability continues in effect as if this Act had not been enacted,
- 17 and the former law is continued in effect for the collection of
- 18 taxes due and for civil and criminal enforcement of the liability
- 19 for those taxes.
- SECTION 6. (a) This Act does not require a remote seller,
- 21 as defined by Section 151.0595, Tax Code, as added by this Act, to
- 22 collect local use taxes on sales of taxable items made before
- 23 October 1, 2019.
- (b) Notwithstanding Section 151.0595(d), Tax Code, as added
- 25 by this Act, the single local use tax rate in effect for the period
- 26 beginning October 1, 2019, and ending December 31, 2019, is 1.75
- 27 percent.

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1 SECTION 7. This Act takes effect October 1, 2019.

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Preside	nt of the Senate	Speaker of the House		
		3 was passed by the House on April Yeas 145, Nays O, 2 present, not		
I certify that H.B. No. 2153 was passed by the Senate on May 3, 2019, by the following vote: Yeas 31, Nays 0.				
APPROVED:		Secretary of the Senate		
	Governor			