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IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 155

BY REVENUE AND TAXATION COMMITTEE

AN ACT RELATING TO THE SALES AND USE TAX; AMENDING SECTION 63-3611, IDAHO CODE, TO

Be It Enacted by the Legislature of the State of Idaho:

REVISE THE DEFINITION OF "RETAILER ENGAGED IN BUSINESS IN THIS STATE."

5 6	SECTION 1. That Section 63-3611, Idaho Code, be, and the same is hereby amended to read as follows:
7 8 9	63-3611. RETAILER ENGAGED IN BUSINESS IN THIS STATE. "Retailer engaged in business in this state" as used in this chapter means any retailer who:
10 11	(1) Engages in recurring solicitation of purchases from residents of this state or otherwise purposefully directs its business activities at res-
11 12	idents of this state; and
13	(2) Has sufficient contact with this state, in accordance with the con-
13 14	stitution of the United States, to allow the state to require the seller to
15	collect and remit use tax on sales of tangible personal property or services
16	made to customers in this state.
17	(3) The term includes any of the following:
18	(a) Any retailer maintaining, occupying or using, permanently or tem-
19	porarily, directly or indirectly, or through a subsidiary or agent, by
20	whatever name called, an office, place of distribution, sales or sample
21	room or place, warehouse or storage place, or other place of business or
22	maintaining a stock of goods.
23	(b) Any retailer having any representative, agent, salesman, canvasser
24	or solicitor operating in this state under the authority of the retailer
25	or its subsidiary for the purpose of selling, delivering, installing or
26	the taking of orders for any tangible personal property.
27	(c) Any retailer, with respect to a lease or rental, deriving rentals
28	from a lease or rental of tangible personal property situated in this
29	state.
30 31	(d) Any retailer engaging in any activity in connection with servicing or installing tangible personal property in this state.
31 32	(e) Any retailer with substantial nexus in this state within the mean-
33	ing of section 63-3615A, Idaho Code.
34	(f) Any retailer having a franchisee or licensee operating under its
35	trade name if the franchisee or licensee is required to collect the tax
36	under the provisions of this section.
37	(g) (i) Any retailer that has an agreement, directly or indi-
38	rectly, with one (1) or more persons in this state under which, for
39	a commission or other consideration, the person refers potential
40	purchasers to the retailer directly, whether by a link on an inter-
41	net website, written or oral presentation, or otherwise; and

this subsection.

(ii) The cumulative gross receipts from sales by the retailer to purchasers who are referred by all persons in this state with such an agreement are greater than ten thousand dollars (\$10,000) during the immediately preceding twelve (12) months. For purposes of this paragraph, gross receipts means receipts from sales to customers located in this state who were referred to the retailer by persons in this state with such an agreement with the retailer. (iii) For purposes of this paragraph, a retailer may rebut the presumption that it is soliciting sales in Idaho through persons in this state with whom it has an agreement as described in paragraph (g)(i) of this subsection. For purposes of administering such rebuttal, the state tax commission will deem the presumption rebutted if the retailer is able to establish that no persons as described in paragraph (g) (i) of this subsection engaged in any solicitation in this state on behalf of the retailer that would satisfy the nexus requirement of the United States constitution during the twelve (12) month period in question. The state tax commission may promulgate rules to administer the provisions of