Department of Finance and Administration

Legislative Impact Statement

Bill: HB1388

Bill Subtitle: TO REQUIRE OUT-OF-STATE SELLERS AND FACILITATORS TO PROVIDE NOTICE TO ARKANSAS PURCHASERS REGARDING TAX DUE ON CERTAIN PURCHASES AND TO REPORT SALES MADE TO ARKANSAS PURCHASERS.

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Basic Change:

Sponsor: Representative D. Douglas

HB1388 would require that, beginning January 1, 2018, out-of-state retailers that do not have a physical presence in Arkansas and who do not collect Arkansas sales and use taxes from their customers notify their Arkansas customers at the time of purchase that sales or use tax is due on their purchases and that Arkansas requires the purchaser to file a sales or use tax return.

Sellers would also be required to send notice to all Arkansas purchasers by January 31 of each year showing the total amount paid by the purchaser for Arkansas purchases made from the seller. The notice would reflect the dates of purchases, the amounts, and type of purchase with information stating its taxable or exempt status. In addition, the notice would provide information stating the requirement for the Arkansas purchaser to file a tax return with Arkansas. The notice would be sent to each Arkansas purchaser by first class mail with the required labeling on the envelope of "important tax document enclosed".

By March 1 of each year, the seller would be required to file with DFA an annual report of sales to each purchaser showing the total amount paid by each Arkansas purchaser to the seller during the preceding calendar year. Facilitators who directly or assist the seller in making remote sales to Arkansas customers are also subject to the reporting requirements of notification to purchasers and the filing of annual reports. The proposal includes penalties for remote sellers and facilitators who fail to comply with the provisions of the bill.

Revenue Impact :

Increased compliance with Arkansas sales tax laws by Arkansas purchasers is anticipated. The amount of revenue collected is unknown.

Taxpayer Impact :

Out-of-state sellers with no physical presence in Arkansas would be required to notify Arkansas purchasers of Arkansas taxes due on their sales transactions and file annual reports.

Resources Required:

None.

Time Required :

Adequate time is provided for implementation.

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Procedural	Changes:

None.

Other Comments :

None.

Legal Analysis:

HB1388 is based on the Colorado notice and reporting requirement act upheld in *Direct Marketing Association v. Brohl*, 814 F.3d 1129 (10th Cir. 2016); *cert denied*, 137 S.Ct. 591, U.S. _____, Dec. 12, 2016. The bill adds a subsection (f) to § 26-52-110 to require sellers that do not have physical presence in Arkansas to notify Arkansas purchasers that sales or use tax is due on certain purchases made from the seller. The notice must be sent by first-class mail. The amendment also requires these sellers to file an annual report with the Director which includes a purchaser's total amount paid to the seller during the preceding calendar year. The bill adds subsection (g) to impose these same requirements on facilitators. Sellers and facilitators that do not comply are subject to penalties in the same amount as the Colorado act for violation of the notice and reporting requirements.

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