LEGISLATIVE REFERENCE BUREAU

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L.R.B. Form No. 4 (Rev. 1/11/17)

No.

AN ACT

Amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in gross receipts tax, further providing for imposition of tax.

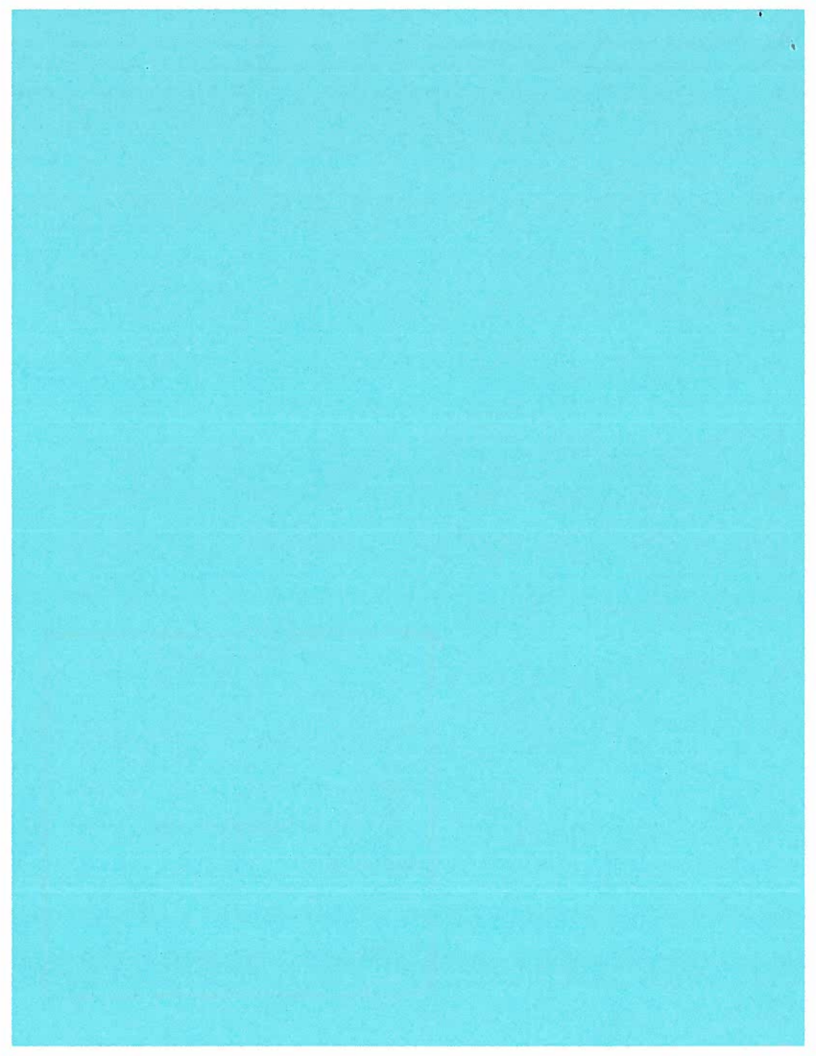
INTRODUCED	20
By	District NO

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See next page for additional co-sponsors.

Prior Session

Referred to Committee on	
Date	20
Reported	20
As Committed	-Amended
Recommendation	
By Hon	



AN ACT

1 Amending the act of March 4, 1971 (P.L.6, No.2), entitled "An act relating to tax reform and State taxation by codifying 2 and enumerating certain subjects of taxation and imposing 3 taxes thereon; providing procedures for the payment, 4 collection, administration and enforcement thereof; providing 5 for tax credits in certain cases; conferring powers and 6 imposing duties upon the Department of Revenue, certain 7 employers, fiduciaries, individuals, persons, corporations 8 9 and other entities; prescribing crimes, offenses and penalties," in gross receipts tax, further providing for 10 imposition of tax. 11 12 The General Assembly of the Commonwealth of Pennsylvania 13 hereby enacts as follows: 14 Section 1. Section 1101(a)(3) of the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, is amended 15 16 to read: 17 Section 1101. Imposition of Tax.--(a) General Rule.--Every 18 pipeline company, conduit company, steamboat company, canal 19 company, slack water navigation company, transportation company, and every other company, association, joint-stock association, 20 21 or limited partnership, now or hereafter incorporated or 22 organized by or under any law of this Commonwealth, or now or

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hereafter organized or incorporated by any other state or by the 1 2 United States or any foreign government, and doing business in this Commonwealth, and every copartnership, person or persons 3 owing, operating or leasing to or from another corporation, 4 5 company, association, joint-stock association, limited partnership, copartnership, person or persons, any pipeline, 6 conduit, steamboat, canal, slack water navigation, or other 7 device for the transportation of freight, passengers, baggage, 8 9 or oil, except motor vehicles and railroads, and every limited 10 partnership, association, joint-stock association, corporation 11 or company engaged in, or hereinafter engaged in, the transportation of freight or oil within this State, and every 12 13 telephone company, telegraph company or provider of mobile telecommunications services now or hereafter incorporated or 14 organized by or under any law of this Commonwealth, or now or 15 16 hereafter organized or incorporated by any other state or by the United States or any foreign government and doing business in 17 this Commonwealth, and every limited partnership, association, 18 joint-stock association, copartnership, person or persons, 19 engaged in telephone or telegraph business or providing mobile 20 telecommunications services in this Commonwealth, shall pay to 21 the State Treasurer, through the Department of Revenue, a tax of 22 forty-five mills with a surtax equal to five mills upon each 23 24 dollar of the gross receipts of the corporation, company or association, limited partnership, joint-stock association, 25 26 copartnership, person or persons received from:

27 * * *

(3) mobile telecommunications services [messages] , as
defined in section 201(aaa), sourced to this Commonwealth based
on the place of primary use standard set forth in the Mobile

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Telecommunications Sourcing Act (4 U.S.C. § 117), except gross
 receipts derived from:

3 (i) the sales of access to the Internet, as set forth in4 Article II, made to the ultimate consumer; and

5 (ii) the sales for resale to persons, partnerships, 6 associations, corporations or political subdivisions subject to 7 the tax imposed by this article upon gross receipts derived from 8 such resale of mobile telecommunications services, including 9 sales of mobile telecommunications services to interconnect with 10 providers of telecommunications services.

11 * * *

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Section 2. This act shall apply retroactively to gross receipts from transactions occurring on or after January 1, 2004, except no claim for refund or credit for a tax paid prior to the effective date of the amendment of section 1101(a)(3) of the act shall be based on this act.

17 Section 3. This act shall take effect immediately.

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