## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1658 Session of 1981

## INTRODUCED BY WILSON, DOMBROWSKI, CORNELL, BOWSER, POTT, LUCYK, McVERRY, NAHILL AND PENDLETON, JUNE 17, 1981

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, JANUARY 27, 1982

## AN ACT

1 2 3 4 5 6 7 8 9 10 11	Amending the act of March 4, 1971 (P.L.6, No.2), entitled "An act relating to tax reform and State taxation by codifying and enumerating certain subjects of taxation and imposing taxes thereon; providing procedures for the payment, collection, administration and enforcement thereof; providing for tax credits in certain cases; conferring powers and imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, persons, corporations and other entities; prescribing crimes, offenses and penalties," making further provision for collection of tax on vehicles.
12	The General Assembly of the Commonwealth of Pennsylvania
13	hereby enacts as follows:
14	Section 1. Subsection (a) of section 205, act of March 4,
15	1971 (P.L.6, No.2), known as the "Tax Reform Code of 1971,"
16	amended June 9, 1978 (P.L.463, No.62), is amended to read:
17	Section 205. Alternate Imposition of Tax; Credits(a) If
18	any person actively and principally engaged in the business of
19	selling new or used motor vehicles, trailers or semi-trailers,
20	and registered with the [department] Department of
21	Transportation in the "dealer's class," acquires a motor

vehicle, trailer or semi-trailer for the purpose of resale, and 1 2 prior to such resale, uses the motor vehicle, trailer or semi-3 trailer for a taxable use under this act during a period not exceeding one year from the date of acquisition to the date of 4 5 resale, such person may, upon notice to the department within ten days of the commencement of such use, elect to pay a tax 6 equal to six per cent of the fair rental value of the motor 7 vehicle, trailer or semi-trailer during such use. Should such 8 9 motor vehicle, trailer or semi-trailer be used for a taxable use 10 after a period of one year, the taxpayer shall be liable for a 11 tax on the fair market value of such motor vehicle, trailer or semi-trailer at the time of acquisition, but shall be allowed a 12 13 credit equal to the tax paid pursuant to the election provided 14 for in this section. This section shall not apply to the use of 15 a vehicle as a wrecker, parts truck, delivery truck or courtesy 16 car.

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18 Section 2. Section 208 of the act, amended September 9, 197119 (P.L.437, No.105), is amended to read:

20 Section 208. Licenses. -- (a) Every person maintaining a place 21 of business in this Commonwealth, selling or leasing services or 22 tangible personal property, the sale or use of which is subject 23 to tax and who has not hitherto obtained a license from the 24 department shall prior to the beginning of business or the 25 collection of tax thereafter, make application to the 26 department, on a form prescribed by the department, for a 27 license. If such person maintains more than one place of 28 business in this Commonwealth, the license shall be issued for 29 the principal place of business in this Commonwealth. 30 (b) The department shall, after the receipt of an

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application, issue the license applied for under subsection (a)
 of this section. The license shall be nonassignable and of
 permanent duration.

4 (c) Any person who, upon the expiration of sixty days after 5 the effective date of this article, shall maintain a place of business in this Commonwealth for the purpose of selling or 6 7 leasing services or tangible personal property, the sale or use of which is subject to tax, or who shall collect tax under color 8 of this section, without having first been licensed by the 9 10 department, shall be guilty of a summary offense, and upon 11 conviction thereof in a summary proceeding, shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor 12 13 more than three hundred dollars (\$300), and in default thereof, to undergo imprisonment of not less than five days nor more than 14 15 thirty days. The penalties imposed by this section shall be in 16 addition to any other penalties imposed by this article.

17 (d) Failure of any person to obtain a license shall not 18 relieve him of liability to pay the tax imposed by this article. 19 Section 3. Section 227 of the act is amended to read: Section 227. Discount. -- [If] Except with respect to taxes 20 collected under color of section 238(b) of this article, if a 21 22 return is filed by a licensee and the tax shown to be due thereon less any discount is paid all within the time 23 24 prescribed, the licensee shall be entitled to credit and apply 25 against the tax payable by him a discount of one per cent of the 26 amount of the tax collected by him on and after the effective 27 date of this article, as compensation for the expense of collecting and remitting the same and as a consideration of the 28 29 prompt payment thereof.

30 Section 4. Clause (1) of subsection (b) of section 237 and 19810H1658B2799 - 3 - 1 section 238 of the act, amended December 28, 1972 (P.L.1633,

2 No.340), are amended to read:

3 Section 237. Collection of Tax.--\* \* \*

4 (b) Collection by Persons Maintaining a Place of Business in 5 the Commonwealth. (1) Every person maintaining a place of business in this Commonwealth and selling or leasing tangible 6 personal property or services, including the selling or leasing 7 as tangible personal property mobilehomes as defined in ["The 8 9 Vehicle Code"] THE ACT OF JULY 25, 1977 (P.L.95, NO.35), KNOWN 10 AS THE "MOBILE HOME TITLING ACT" whether or not a certificate of 11 title is issued by the [department] Department of Transportation, the sale or use of which is subject to tax shall 12 13 collect the tax from the purchaser or lessee at the time of 14 making the sale or lease, and shall remit the tax to the 15 department.

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Section 238. Collection of Tax on [Motor] Vehicles[,Trailers and Semi-Trailers].--

19 [Notwithstanding the provisions of clause (1) of subsection 20 (b) of section 237 of this article, tax due on the sale at retail or use of a motor vehicle, trailer or semi-trailer, 21 22 except mobilehomes as defined in "The Vehicle Code," required by law to be registered with the department under the provisions of 23 24 "The Vehicle Code" shall be paid by the purchaser or user 25 directly to the department upon application to the department 26 for an issuance of a certificate of title upon such motor vehicle, trailer or semi-trailer. The department shall not issue 27 28 a certificate of title until the tax has been paid, or evidence 29 satisfactory to the department has been given to establish that 30 tax is not due. The department may cancel or suspend any record 19810H1658B2799 - 4 -

of certificate of title or registration of a motor vehicle, 1 trailer or semi-trailer when the check received in payment of 2 3 the tax on such vehicle is not paid upon demand. Such tax shall 4 be considered as a first encumbrance against such vehicle and 5 the vehicle may not be transferred without first payment in full 6 of such tax and any interest additions or penalties which shall 7 accrue thereon in accordance with this article.] 8 (a) Payment directly to the Commonwealth. -- Notwithstanding 9 the provisions of clause (1) of subsection (b) of section 237 of 10 this article, and except as provided in subsection (b) of this 11 section, tax due on the sale at retail or use of a vehicle required by law to be titled by the Department of Transportation 12 13 under the provisions of Title 75 of the Pennsylvania 14 Consolidated Statutes (relating to vehicles) OR BY THE ACT OF <-JULY 25, 1977 (P.L.95, NO.35), KNOWN AS THE "MOBILE HOME TITLING 15 16 ACT" shall be paid by the purchaser or user within ten days of 17 the date of purchase or taxable use directly to the Commonwealth 18 upon application to the Department of Transportation for an 19 issuance of a certificate of title upon such vehicle. The 20 Department of Transportation shall not issue a certificate of 21 title until the tax has been paid or evidence satisfactory to 22 the Commonwealth has been given to establish that tax is not 23 due. Unpaid tax shall be a first encumbrance against such 24 vehicle and the vehicle may not be transferred without first 25 payment in full of the tax, interest, additions or AND penalties <-----26 which shall accrue thereon in accordance with this article. 27 (b) Collection by dealers and other authorized persons.--(1) 28 A manufacturer or dealer licensed by the State Board of Motor Vehicle Manufacturers, Dealers and Salesmen of the Department of 29 30 State under the provisions of the act of September 9, 1965

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1	(P.L.499, No.254), known as the "Motor Vehicle Manufacturer's,	
2	Dealer's and Salesmen's License Act," or a manufacturer or	
3	dealer, not regulated by the State Board of Motor Vehicle	
4	Manufacturers, Dealers and Salesmen because of the type of	
5	vehicles manufactured or sold, which the Department of	
6	Transportation certifies as meeting the requirements of its	
7	regulations pertaining to special registration plates for	
8	manufacturers and dealers, or a sales finance company or bank	
9	licensed under the provisions of the act of June 28, 1947	
10	(P.L.1110, No.476), known as the "Motor Vehicle Sales Finance	
11	Act," or a full agent designated by the Department of	
12	Transportation under 67 Pa. Code, Chapter 43, or a messenger	
13	service authorized by the Department of Transportation under 67	
14	Pa. Code, Chapter 253, is hereby authorized, subject to the	
15	provisions of this section and the rules and regulations	
16	promulgated thereunder, to collect on behalf of the Commonwealth	
17	tax and fees due and payable upon the sale or use and transfer	
18	of any new or used vehicle.	
19	(2) Each such collection of tax and fees shall be evidenced	
20	by the issuance to the taxpayer of a true copy of the tax report	
21	relating to the transaction. Production by the taxpayer of such	
22	report or other credible evidence of payment TO SUCH A TAX	<—
23	COLLECTOR shall be presumptive evidence of the time and amount	
24	of the payment, rebuttable, inter alia, by evidence that the	
25	taxpayer's check to the collector was returned as uncollectible.	
26	(3) Each such collection of tax and fees shall be remitted	
27	by the collector to the Commonwealth within ten days of the date	
28	of purchase if the collector is the seller, and in all other	
29	cases, within ten days of the date of collection from the	
30	taxpayer, together with the tax report and such other reports or	
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1 documents as the Commonwealth may prescribe.

2 (4) A collector under this subsection shall be entitled to
3 assert a lien against any vehicle for any tax or fees pertaining
4 to the vehicle if a check in payment for such tax or fees is

5 returned to the collector as uncollectible.

6 (5) A collector who collects, reports and remits sales tax

7 at the time and in the manner authorized and required by this

8 subsection shall be entitled to credit and apply against the tax

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9 <u>a discount A COMMISSION of one-half of one per cent of the</u>

10 amount of tax so collected as compensation for the expense of

11 collecting, reporting and remitting the same.

Section 5. Subsection (b) of section 268 and subsection (b)
of section 271 of the act are amended to read:

14 Section 268. Crimes.--\* \* \*

15 (b) Other Crimes. Except as otherwise provided by subsection 16 (a) of this section, any person maintaining a place of business 17 in this Commonwealth, who advertises or holds out or states to 18 the public or to any purchaser or user, directly or indirectly, 19 that the tax or any part thereof imposed by this article will be 20 absorbed by such person, or that it will not be added to the 21 purchase price of the tangible personal property or services 22 described in subclauses (2), (3) and (4) of clause (k) of 23 section 201 of this article sold or, if added, that the tax or any part thereof will be refunded, other than when such person 24 25 refunds the purchase price because of such property being 26 returned to the vendor, and any person maintaining a place of 27 business in this Commonwealth and selling or leasing tangible personal property or said services the sale or use of which by 28 29 the purchaser is subject to tax hereunder, who shall wilfully 30 fail or refuse to collect the tax from the purchaser and remit - 7 -19810H1658B2799

the same to the department, and any person who shall wilfully 1 2 fail, neglect or refuse to file any return or report required by 3 this article or any taxpayer who shall refuse to pay any tax, 4 penalty or interest imposed or provided for by this article, or 5 who shall wilfully fail to preserve his books, papers and 6 records as directed by the department, or any person who shall 7 refuse to permit the department or any of its authorized agents to examine his books, records or papers, or who shall knowingly 8 9 make any incomplete, false or fraudulent return or report, or 10 who shall do, or attempt to do, anything whatever to prevent the 11 full disclosure of the amount or character of taxable sales purchases or use made by himself or any other person, or shall 12 13 provide any person with a false statement as to the payment of 14 tax with respect to particular tangible personal property or 15 said services, or shall make, utter or issue a false or 16 fraudulent exemption certificate, or shall falsely represent 17 himself as a collector of tax and fees on vehicles, or shall 18 issue a false or fraudulent receipt or tax report for tax or 19 fees collected, or shall fail to provide a true copy of the tax 20 report to the purchaser, or shall fail to remit at the time and 21 in the manner provided by law, any tax or fees collected by him, 22 shall be guilty of a misdemeanor, and, upon conviction thereof, 23 shall be sentenced to pay a fine not exceeding one thousand 24 dollars (\$1000) and costs of prosecution, or undergo 25 imprisonment not exceeding one year, or both: Provided, however, 26 That any person maintaining a place of business outside this 27 Commonwealth may absorb the tax with respect to taxable sales 28 made in the normal course of business to customers present at 29 such place of business without being subject to the above 30 penalty and fines. The penalties imposed by this section shall 19810H1658B2799 - 8 -

be in addition to any other penalties imposed by any provision
 of this article.

3 Section 271. Keeping of Records.--\* \* \*

4 (b) Persons Collecting Tax from Others. Any person [liable]
5 <u>authorized or required</u> to collect tax from another person under
6 the provisions of this article shall file reports, keep records,
7 make payments and be subject to interest and penalties as
8 provided for under this article, in the same manner as if he
9 were directly subject to the tax.

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11 Section 6. This act shall take effect January JULY 1, 1982. <----