# **WEST VIRGINIA LEGISLATURE**

# **2021 REGULAR SESSION**

Introduced

# Senate Bill 661

BY SENATOR MAYNARD

[Introduced March 18, 2021; referred

to the Committee on Finance]

A BILL to repeal §11-9-7 of the Code of West Virginia, 1931, as amended; to amend and reenact
 §11-15-3, §11-15-4, §11-15-4a, §11-15-4b, and §11-15-13 of said code; and to amend
 and reenact §11-15A-5, §11-15A-6, and §11-15A-8 of said code, all relating to permitting
 retailers to assume or absorb any sales or use tax assessed on tangible personal property.
 *Be it enacted by the Legislature of West Virginia:*

# **ARTICLE 9. CRIMES AND PENALTIES.**

§11-9-7. False statements to purchasers, lessees, or employees relating to tax.

1 [Repealed.]

## **ARTICLE 15. CONSUMERS SALES AND SERVICE TAX.**

#### §11-15-3. Amount of tax; allocation of tax and transfers.

(a) Vendor to collect. — <u>Unless otherwise provided in this article or provided in §11-15A-</u>
<u>1 et seq. of this code</u>, For for the privilege of selling tangible personal property or custom software
and for the privilege of furnishing certain selected services defined in §11-15-2 and §11-15-8 of
this code, the vendor shall collect from the purchaser the tax as provided under this article and
§11-15B-1 *et seq.* of this code, and shall pay the amount of tax to the Tax Commissioner in
accordance with the provisions of this article or §11-15B-1 *et seq.* of this code.

(b) Amount of tax. — The general consumers sales and service tax imposed by this article
shall be at the rate of six cents on the dollar of sales or services, excluding gasoline and special
fuel sales, which remain taxable at the rate of five cents on the dollar of sales.

(c) Calculation tax on fractional parts of a dollar until January 1, 2004. — There shall be
no tax on sales where the monetary consideration is five cents or less. The amount of the tax
shall be computed as follows:

13 (1) On each sale, where the monetary consideration is from six cents to 16 cents, both14 inclusive, one cent.

(2) On each sale, where the monetary consideration is from 17 cents to 33 cents, bothinclusive, two cents.

17 (3) On each sale, where the monetary consideration is from 34 cents to 50 cents, both18 inclusive, three cents.

(4) On each sale, where the monetary consideration is from 51 cents to 67 cents, bothinclusive, four cents.

(5) On each sale, where the monetary consideration is from 68 cents to 84 cents, bothinclusive, five cents.

23 (6) On each sale, where the monetary consideration is from 85 cents to \$1, both inclusive,
24 six cents.

25 (7) If the sale price is in excess of \$1, six cents on each whole dollar of sale price, and 26 upon any fractional part of a dollar in excess of whole dollars as follows: One cent on the fractional 27 part of the dollar if less than 17 cents; two cents on the fractional part of the dollar if in excess of 28 16 cents but less than 34 cents; three cents on the fractional part of the dollar if in excess of 33 29 cents but less than 51 cents; four cents on the fractional part of the dollar if in excess of 50 cents 30 but less than 68 cents; five cents on the fractional part of the dollar if in excess of 67 cents but 31 less than 85 cents; and six cents on the fractional part of the dollar if in excess of 84 cents. For 32 example, the tax on sales from \$1.01 to \$1.16, both inclusive, seven cents; on sales from \$1.17 33 to \$1.33, both inclusive, eight cents; on sales from \$1.34 to \$1.50, both inclusive, nine cents; on 34 sales from \$1.51 to \$1.67, both inclusive, 10 cents; on sales from \$1.68 to \$1.84, both inclusive, 11 cents; and on sales from \$1.85 to \$2, both inclusive, 12 cents: Provided, That beginning 35 36 January 1, 2004, tax due under this article shall be calculated as provided in this subsection and 37 subsection (d) of this section does not apply to sales made after December 31, 2003.

(d) Calculation of tax on fractional parts of a dollar after December 31, 2003. — Beginning
January 1, 2004, the tax computation under subsection (b) of this section shall be carried to the
third decimal place, and the tax rounded up to the next whole cent whenever the third decimal

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place is greater than four and rounded down to the lower whole cent whenever the third decimal
place is four or less. The vendor may elect to compute the tax due on a transaction on a per item
basis or on an invoice basis provided the method used is consistently used during the reporting
period.

(e) No aggregation of separate sales transactions, exception for coin-operated devices.
Separate sales, such as daily or weekly deliveries, shall not be aggregated for the purpose
of computation of the tax even though the sales are aggregated in the billing or payment therefor.
Notwithstanding any other provision of this article, coin-operated amusement and vending
machine sales shall be aggregated for the purpose of computation of this tax.

50 (f) *Rate of tax on certain mobile homes.* — Notwithstanding any provision of this article to 51 the contrary, after December 31, 2003, the tax levied on sales of mobile homes to be used by the 52 owner thereof as his or her principal year-round residence and dwelling shall be an amount equal 53 to six percent of 50 percent of the sales price.

(g) *Construction; custom software.* — After December 31, 2003, whenever the words
"tangible personal property" or "property" appear in this article, the same shall also include the
words "custom software".

57 (h) *Computation of tax on sales of gasoline and special fuel.* — The method of 58 computation of tax provided in this section does not apply to sales of gasoline and special fuel.

§11-15-4. Purchaser to pay; accounting by vendor.

(a) The Unless assumed or absorbed by the vendor in accordance with the provisions of
 §11-15A-8 of this code, the purchaser shall pay to the vendor the amount of tax levied by this
 article which is added to and constitutes a part of the sales price, and is collectible by the vendor
 who shall account to the state for all tax paid by the purchaser.

5 (b) The vendor shall keep records necessary to account for:

6 (1) The vendor's gross proceeds from sales of personal property and services;

7 (2) The vendor's gross proceeds from taxable sales;

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8 (3) The vendor's gross proceeds from exempt sales;

9 (4) The amount of taxes collected under this article, which taxes shall be held in trust for 10 the State of West Virginia until paid over to the Tax Commissioner <u>or if assumed or absorbed in</u> 11 <u>accordance with the provisions of §11-15A-8 of this code, the extent to which such taxes were so</u> 12 <u>absorbed or assumed;</u> and

(5) Any other information as required by this article of §11-15B-1 *et seq.* of this code, or
as required by the Tax Commissioner.

#### §11-15-4a. Failure to collect Noncollection of tax; liability of vendor.

If any vendor fails to does not collect the tax imposed by §11-15-3 of this code, the vendor
 shall be personally liable for the amount the vendor failed to did not collect, except as otherwise
 provided in this article or §11-15B-1 *et seq.* of this code.

#### §11-15-4b. Liability of purchaser; assessment and collection.

(a) General. — <u>Unless the vendor assumed or absorbs the tax imposed by this article in</u>
<u>accordance with §11-15A-8 of this code.</u> If <u>if</u> any purchaser refuses or otherwise does not pay to
the vendor the tax imposed by §11-15-3 of this code, or a purchaser refuses to present to the
vendor a proper certificate indicating the sale is not subject to this tax, or presents to the vendor
a false certificate, or after presenting a proper certificate uses the items purchased in a manner
that the sale would be subject to the tax, the purchaser shall be personally liable for the amount
of tax applicable to the transaction or transactions.

8 (b) *Collection of tax from purchaser.* — Except as otherwise provided in this chapter, 9 Nothing nothing in this section relieves any purchaser who owes the tax and who has not paid 10 the tax imposed by §11-15-3 of this code from liability for payment of the tax. In those cases, the 11 Tax Commissioner has authority to make an assessment against the purchaser, based upon any 12 information within his or her possession or that may come into his or her possession. This 13 assessment and notice thereof shall be made and given in accordance with §11-10-7 and §11-10-8 of this code.

(c) *Liability of vendor.* — This section may not be construed as relieving the vendor from
liability for the tax, except as otherwise provided in this article or §11-15B-1 *et seq.* of this code.

#### §11-15-13. Collection Remittance of tax when sale on credit.

A vendor doing business wholly or partially on a credit basis shall remit to the Tax
 Commissioner the tax due on the credit sale for the month in which the credit transaction occurred.

### ARTICLE 15A. USE TAX.

#### §11-15A-5. How collected.

The <u>Unless otherwise provided in this chapter, the</u> tax imposed in §11-15A-2 of this code
 shall be collected in the following manner:

(1) The tax upon the use of all tangible personal property, custom software or services,
sold by a retailer engaging in business in this state, or by any other retailer as the Tax
Commissioner authorizes pursuant to §11-15A-7 or §11-15B-1 *et seq.* of this code, shall be
collected by the retailer and remitted to the State Tax Commissioner, pursuant to the provisions
of §11-15A-6 through §11-15A-10, inclusive, of this code, or by the seller registered under §1115B-1 *et seq.* of this code, in accordance with the provisions of this article and §11-15B-1 *et seq.*of this code.

10 (2) The tax upon the use of all tangible personal property, custom software, and taxable 11 services not paid pursuant to subdivision (1) of this section, shall be paid to the Tax Commissioner 12 directly by any person using the property or service within this state, pursuant to the provisions of 13 §11-15A-11 of this code.

### §11-15A-6. Collection by retailer.

(a) Every Unless otherwise provided in this chapter, every retailer engaging in business in
this state and making sales of tangible personal property, custom software, or taxable services
for delivery into this state, or with the knowledge, directly or indirectly, that the property or service
is intended for use in this state, that are not exempted under the provisions of §11-15A-3 of this
code, shall at the time of making the sales, whether within or without the state, collect the tax

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6 imposed by this article from the purchaser, and give to the purchaser a receipt therefor in the
7 manner and form prescribed by the Tax Commissioner, if the Tax Commissioner prescribes by
8 rule.

9 (b) Each retailer shall list with the Tax Commissioner the name and address of all the 10 retailer's agents operating in this state, and the location of any and all distribution or sales houses 11 or offices or other places of business in this state of the retailer and the retailer's agent or agents.

#### §11-15A-8. Absorbing tax; criminal penalty.

(a) It is unlawful for any <u>A</u> retailer to <u>may</u> advertise or hold out or state to the public or to
any purchaser, consumer or user, directly or indirectly, that the tax or any part thereof imposed
by this article will be assumed or absorbed by the retailer or that it will not be added to the selling
price of the property or taxable service sold, or if added that it or any part required to be added to
the purchase price thereof will be refunded, so long as:

6 (1) The retailer separately states the selling price of the property sold and the full amount
7 of tax imposed by this article on such property; and

8 (2) For each sale for which the retailer assumes or absorbs all or any part of the tax 9 imposed by this article, the retailer shall remit to the Department of Tax and Revenue the full 10 amount of such tax with the return that covers the period in which the retailer completed the sale 11 or transaction. 12 (b) The Tax Commissioner has the power to adopt and promulgate rules for adding,

assuming, or absorbing the tax, or the equivalent thereof, by providing different methods applying
 uniformly to retailers within the same general classification for the purpose of enabling retailers to
 add, <u>assume, absorb, and or</u> collect, as far as practicable, the amount of the tax.

(c) Any person violating any of the provisions of this section within this state is guilty of a
 misdemeanor and, subject to the penalties provided in section seven, article nine of this chapter
 The provisions of this section shall apply to §11-15-1 *et seq.* of this code, with the same force and

19 effect as if this section was expressly incorporated therein.