



SENATE BILL No. 322

DIGEST OF SB 322 (Updated February 18, 2019 2:54 pm - DI 125)

Citations Affected: IC 6-2.5; IC 6-8.1.

Synopsis: Sales tax administration. Provides that a marketplace facilitator is required to collect and remit state sales tax as a retail merchant when it facilitates a retail transaction for sellers on the marketplace facilitator's marketplace. Specifies circumstances in which a marketplace facilitator or a seller would not be required to collect and remit the state sales tax on the retail sale. Retains provisions that go into effect on July 1, 2019, for state sales tax collection and remittance requirements of a person or marketplace facilitator that facilitates a retail transaction for sellers that rent or furnish rooms, lodgings, or accommodations in Indiana. Repeals the definition of facilitator that is set to go into effect on July 1, 2019.

Effective: July 1, 2019.

Holdman, Houchin, Randolph Lonnie M

January 7, 2019, read first time and referred to Committee on Tax and Fiscal Policy. February 12, 2019, amended, reported favorably — Do Pass. February 18, 2019, read second time, amended, ordered engrossed.



First Regular Session of the 121st General Assembly (2019)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2018 Regular and Special Session of the General Assembly.

SENATE BILL No. 322

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 6-2.5-1-19.5 IS REPEALED [EFFECTIVE JULY

2	1, 2019]. Sec. 19.5. "Facilitator" means a person who:
3	(1) contracts or otherwise enters into an agreement:
4	(A) with a person who rents or furnishes rooms, lodgings, or
5	accommodations for consideration; and
6	(B) to market the rooms, lodgings, or accommodations through
7	the Internet; and
8	(2) accepts payment from the consumer for the room, lodging, or
9	accommodation.
10	The term does not include a licensee (as defined in IC 25-34.1-1-2(6))
11	under the real estate broker licensing act (IC 25-34.1) or the owner of
12	the room, lodging, or accommodation.
13	SECTION 2. IC 6-2.5-1-21.7 IS ADDED TO THE INDIANA
14	CODE AS A NEW SECTION TO READ AS FOLLOWS
15	[EFFECTIVE JULY 1, 2019]: Sec. 21.7. "Marketplace" means a
16	forum, whether physical or electronic, that a marketplace
17	facilitator uses to connect sellers to purchasers for the purpose of



making retail transactions involving a seller's products (including
tangible personal property, specified digital products, rooms
lodgings, or accommodations, or enumerated services), by means
of any of the following:
(1) Listing, making available, or advertising products.
(2) Transmitting or otherwise communicating an offer or
acceptance of a retail transaction of products between a seller

- and a purchaser.
 (3) Providing or offering fulfillment or storage services for a seller.
- (4) Setting prices for a seller's sale of the seller's products.
- (5) Providing or offering customer service to a seller or a seller's customers, or accepting or assisting with taking orders, returns, or exchanges of products sold by a seller.

SECTION 3. IC 6-2.5-1-21.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: **Sec. 21.9.** (a) "Marketplace facilitator" means a person, including any affiliate (as determined by the relationship standards in Section 267(b) of the Internal Revenue Code) of the person, who:

- (1) owns, operates, or otherwise controls a marketplace; and
- (2) facilitates a retail transaction pursuant to IC 6-2.5-4-18.
- (b) The term does not include a payment processor business:
 - (1) that is appointed by a merchant to handle payment transactions from various channels, including credit cards and debit cards; and
 - (2) whose sole activity with respect to marketplace sales is to handle payment transactions between two parties.

SECTION 4. IC 6-2.5-2-1, AS AMENDED BY P.L.247-2017, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) An excise tax, known as the state gross retail tax, is imposed on retail transactions made in Indiana.

- (b) The person who acquires property in a retail transaction is liable for the tax on the transaction and, except as otherwise provided in this chapter, shall pay the tax to the retail merchant as a separate added amount to the consideration in the transaction. The retail merchant shall collect the tax as agent for the state.
- (c) A retail merchant that does not have a physical presence in Indiana shall, as an agent for the state, collect the gross retail tax on a retail transaction made in Indiana, remit the gross retail tax as provided in this article, and comply with all applicable procedures and requirements of this article as if the retail merchant has a physical



1	presence in Indiana, if the retail merchant meets either of the following
2	conditions for the calendar year in which the retail transaction is made
3	or for the calendar year preceding the calendar year in which the retail
4	transaction is made:
5	(1) The retail merchant's gross revenue from any combination of:
6	(A) the sale of tangible personal property that is delivered into
7	Indiana;
8	(B) a product transferred electronically into Indiana; or
9	(C) a service delivered in Indiana;
10	exceeds one hundred thousand dollars (\$100,000).
11	(2) The retail merchant sells any combination of:
12	(A) tangible personal property that is delivered into Indiana;
13	(B) a product transferred electronically into Indiana; or
14	(C) a service delivered in Indiana;
15	in two hundred (200) or more separate transactions.
16	(d) A marketplace facilitator must include both transactions
17	made on its own behalf and transactions facilitated for sellers
18	under IC 6-2.5-4-18 for purposes of establishing the requirement
19	to collect gross retail or use tax without having a physical presence
20	in Indiana for purposes of subsection (c). In addition, except in
21	instances where the marketplace facilitator has not met the
22	thresholds in subsection (c), the transactions of the seller made
23	through the marketplace are not counted toward the seller for
24	purposes of determining whether the seller has met the thresholds
25	in subsection (c).
26	SECTION 5. IC 6-2.5-4-4, AS AMENDED BY P.L.181-2016,
27	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
28	JULY 1, 2019]: Sec. 4. (a) A person is a retail merchant making a retail
29	transaction when the person rents or furnishes rooms, lodgings, or other
30	accommodations, such as booths, display spaces, banquet facilities, and
31	cubicles or spaces used for adult relaxation, massage, modeling,
32	dancing, or other entertainment to another person:
33	(1) if those rooms, lodgings, or accommodations are rented or
34	furnished for periods of less than thirty (30) days; and
35	(2) if the rooms, lodgings, and accommodations are located in:
36	(A) a hotel, motel, inn, tourist camp, tourist cabin, gymnasium,
37	hall, coliseum, or other place, where rooms, lodgings, or
38	accommodations are regularly furnished for consideration; or
39	(B) a house, condominium, or apartment in which rooms,
40	lodgings, or accommodations are rented or furnished for
41	transient residential housing for consideration.

(b) A facilitator is a retail merchant making a retail transaction when



1	the facilitator accepts payment from the consumer for a room, lodging,
2	or accommodation rented or furnished in Indiana.
3	(e) (b) Except as provided in section 4.2 of this chapter, each rental
4	or furnishing by a retail merchant under subsection (a) or (b) is a
5	separate unitary transaction regardless of whether consideration is paid
6	to an independent contractor or directly to the retail merchant.
7	(d) (c) For purposes of this section, "consideration" includes a
8	membership fee charged to a customer.
9	(e) (d) Notwithstanding subsection (a), a person is not a retail
10	merchant making a retail transaction if:
11	(1) the person is a promoter that rents a booth or display space to
12	an exhibitor; and
13	(2) the booth or display space is located in a facility that:
14	(A) is described in subsection (a)(2); and
15	(B) is operated by a political subdivision (including a capital
16	improvement board established under IC 36-10-8 or
17	IC 36-10-9) or the state fair commission.
18	This subsection does not exempt from the state gross retail tax the
19	renting of accommodations by a political subdivision or the state fair
20	commission to a promoter or an exhibitor.
21	SECTION 6. IC 6-2.5-4-4.2, AS ADDED BY P.L.181-2016,
22	SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1,2019]: Sec. 4.2. (a) A person or a marketplace facilitator who
24	is a retail merchant making a retail transaction described in section 4
25	of this chapter shall give to the consumer of the room, lodging, or
26	accommodation an itemized statement separately stating all the
27	following:
28	(1) The part of the gross retail income that is charged by the
29	person for renting or furnishing the room, lodging, or
30	accommodation.
31	(2) Any amount collected by the person renting or furnishing the
32	room, lodging, or accommodation for:
33	(A) the state gross retail or use tax; and
34	(B) any innkeeper's tax due under IC 6-9.
35	(3) Any part of the gross retail income that is a fee, commission,
36	or other charge of a marketplace facilitator.
37	(b) A penalty of twenty-five dollars (\$25) is imposed for each
38	transaction described in subsection (a) in which a marketplace
39	facilitator fails to separately state the information required to be
40	separately stated by subsection (a).
41	SECTION 7. IC 6-2.5-4-18 IS ADDED TO THE INDIANA CODE

AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY



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1	1, 2019]: Sec. 18. (a) A marketplace facilitator shall be considered
2	the retail merchant of each retail transaction (including a retail
3	transaction under IC 6-2.5-4-4) that is facilitated for sellers on its
4	marketplace when it does any of the following on behalf of the
5	seller:
6	(1) Collects the sales price or purchase price of the seller's
7	products.
8	(2) Provides access to payment processing services, either
9	directly or indirectly.
10	(3) Charges, collects, or otherwise receives selling fees,
11	referral fees, closing fees, fees for making available products
12	as a marketplace facilitator, or other consideration for active
13	facilitation.
14	(b) Regardless of whether a transaction under subsection (a)

- (b) Regardless of whether a transaction under subsection (a) was made by the marketplace facilitator on its own behalf or facilitated on behalf of a seller, a marketplace facilitator is required to do the following with each retail transaction made on its marketplace:
 - (1) Collect and remit the gross retail tax, even if a seller for whom a transaction was facilitated:
 - (A) does not have a registered retail merchant certificate; or
 - (B) would not have been required to collect gross retail tax had the transaction not been facilitated by the marketplace facilitator.
 - (2) Comply with all applicable procedures and requirements imposed under this article as the retail merchant in such transaction.

SECTION 8. IC 6-2.5-6-13.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: **Sec. 13.5.** Any purchaser of tangible personal property or services who has overpaid gross retail or use tax to a marketplace facilitator:

- (1) may file a claim for refund with the department; and
- (2) shall not have a cause of action against the marketplace facilitator for the recovery of the overpayment.

A purchaser wishing to file a claim for refund under subdivision (1) must file the claim on the form, in the manner, and with the supporting documentation prescribed by the department. If a purchaser properly files a valid claim for refund, the department shall refund to the purchaser the amount of the overpayment of gross retail or use tax with respect to the transaction.



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1	SECTION 9. IC 6-2.5-9-3.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2019]: Sec. 3.5. (a) Subject to the limits in subsection (b), a
4	marketplace facilitator is relieved of liability for the failure to
5	collect gross retail or use tax on taxable retail transactions to the
6	extent that the marketplace facilitator can show to the
7	department's satisfaction that:
8	(1) the taxable retail transaction was made through the
9	marketplace;
10	(2) the marketplace facilitator and the seller are not affiliated
11	persons; and
12	(3) the failure to collect gross retail or use tax was not due to
13	an error in sourcing the transaction.
14	(b) Liability relief for a marketplace facilitator under this
15	section for a calendar year is limited as follows:

- (1) For calendar year 2019, the liability relief may not exceed ten percent (10%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
- (2) For calendar years 2020 through 2023, the liability relief may not exceed five percent (5%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
- (3) Beginning in calendar year 2024, the liability relief may not exceed three percent (3%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
- (c) The manner in which a marketplace facilitator shall claim the liability relief provided in this section shall be on forms, along with the supporting documentation, prescribed by the department.
- (d) If a marketplace facilitator is relieved of liability under this section, the seller is also relieved of liability for the amount of uncollected tax due.
- (e) Nothing in this section shall be construed to relieve any person of liability for collecting but failing to remit to the department gross retail and use tax. If a marketplace facilitator exceeds the limits of subsection (b), the marketplace facilitator is liable for the payment of any remaining taxes, plus any penalties and interest attributable to those taxes, to the state. The



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marketplace facilitator also shall be considered a retail merchant for purposes of section 3 of this chapter.

SECTION 10. IC 6-8.1-9-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,2019]: Sec. 7. (a) A class action for the refund of a tax subject to this chapter may not be maintained in any court, including the Indiana tax court, on behalf of any person who has not complied with the requirements of section 1(a) of this chapter before the certification of the class. A refund of taxes to a member of a class in a class action is subject to the time limits set forth in section 1(a) of this chapter based on the time the class member filed the required claim for refund with the department.

(b) A class action may not be brought against a marketplace facilitator on behalf of purchasers arising from or in any way related to an overpayment of gross retail tax or use tax collected by the marketplace facilitator, regardless of whether such action is characterized as a tax refund claim.



COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 322, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 14, begin a new paragraph and insert: "SECTION 1. IC 6-2.5-1-19.5 IS REPEALED [EFFECTIVE JULY 1, 2019]. Sec. 19.5. "Facilitator" means a person who:

- (1) contracts or otherwise enters into an agreement:
 - (A) with a person who rents or furnishes rooms, lodgings, or accommodations for consideration; and
 - (B) to market the rooms, lodgings, or accommodations through the Internet; and
- (2) accepts payment from the consumer for the room, lodging, or accommodation.

The term does not include a licensee (as defined in IC 25-34.1-1-2(6)) under the real estate broker licensing act (IC 25-34.1) or the owner of the room, lodging, or accommodation."

Page 2, line 4, after "products," insert "rooms, lodgings, or accommodations,".

Page 3, line 37, strike "(b)".

Page 3, line 37, delete "An accommodation".

Page 3, line 37, strike "facilitator is a retail merchant making a".

Page 3, line 38, strike "retail transaction when the".

Page 3, line 38, delete "accommodation".

Page 3, line 38, strike "facilitator accepts payment".

Page 3, strike lines 39 through 40.

Page 3, line 41, strike "(c)" and insert "(b)".

Page 3, line 42, strike "or (b)".

Page 4, line 3, strike "(d)" and insert "(c)".

Page 4, line 5, strike "(e)" and insert "(d)".

Page 4, line 19, reset in roman "a".

Page 4, line 19, delete "an accommodation" and insert "marketplace".

Page 4, line 32, reset in roman "a".

Page 4, line 32, delete "an accommodation" and insert "marketplace".

Page 4, line 34, reset in roman "a".

Page 4, line 34, delete "an accommodation" and insert "marketplace".



Page 4, line 40, after "transaction" insert "(including a retail transaction under IC 6-2.5-4-4)".

Page 5, delete lines 9 through 10.

Page 5, delete lines 40 through 42, begin a new paragraph and insert:

"SECTION 9. IC 6-2.5-9-3.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3.5. (a) Subject to the limits in subsection (b), a marketplace facilitator is relieved of liability for the failure to collect gross retail or use tax on taxable retail transactions to the extent that the marketplace facilitator can show to the department's satisfaction that:

- (1) the taxable retail transaction was made through the marketplace;
- (2) the marketplace facilitator and the seller are not affiliated persons; and
- (3) the failure to collect gross retail or use tax was not due to an error in sourcing the transaction.
- (b) Liability relief for a marketplace facilitator under this section for a calendar year is limited as follows:
 - (1) For calendar year 2019, the liability relief may not exceed ten percent (10%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
 - (2) For calendar years 2020 through 2023, the liability relief may not exceed five percent (5%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
 - (3) Beginning in calendar year 2024, the liability relief may not exceed three percent (3%) of the total tax due under this article on taxable retail transactions facilitated by the marketplace and sourced to this state under IC 6-2.5-13-1 during the same calendar year.
- (c) The manner in which a marketplace facilitator shall claim the liability relief provided in this section shall be on forms, along with the supporting documentation, prescribed by the department.
- (d) If a marketplace facilitator is relieved of liability under this section, the seller is also relieved of liability for the amount of uncollected tax due.



(e) Nothing in this section shall be construed to relieve any person of liability for collecting but failing to remit to the department gross retail and use tax. If a marketplace facilitator exceeds the limits of subsection (b), the marketplace facilitator is liable for the payment of any remaining taxes, plus any penalties and interest attributable to those taxes, to the state. The marketplace facilitator also shall be considered a retail merchant for purposes of section 3 of this chapter."

Page 6, delete lines 1 through 35. Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 322 as introduced.)

HOLDMAN, Chairperson

Committee Vote: Yeas 13, Nays 0.

SENATE MOTION

Madam President: I move that Senate Bill 322 be amended to read as follows:

Page 2, line 17, after "21.9." insert "(a)".

Page 2, between lines 22 and 23, begin a new paragraph and insert:

- "(b) The term does not include a payment processor business:
 - (1) that is appointed by a merchant to handle payment transactions from various channels, including credit cards and debit cards; and
 - (2) whose sole activity with respect to marketplace sales is to handle payment transactions between two parties.".

(Reference is to SB 322 as printed February 13, 2019.)

HOLDMAN

