CONCURRENT RESOLUTION IN SUPPORT OF SALES AND	
	<b>USE TAX TRANSACTIONAL EQUITY</b>
	2016 GENERAL SESSION
	STATE OF UTAH
LO	NG TITLE
Gei	neral Description:
	This concurrent resolution of the Legislature and the Governor urges the United States
	Congress to pass the Remote Transactions Parity Act, H.R. 2775, legislation for fair,
	uniform, simplified, and constitutional collection and remittance of state and local sale
	and use taxes by both in-state and remote sellers.
Hig	ghlighted Provisions:
	This resolution:
	• urges Congress to pass, without delay, the Remote Transactions Parity Act, H.R.
	2775, for the fair, uniform, simplified, and constitutional collection of state and
	local sales and use taxes due; and
	► affirms that, through passage of the legislation, Congress will:
	• foster consistent standards for in-state and remote sellers who are obligated to
	collect state and local sales and use taxes, providing equal, consistent, and fair
	treatment among traditional brick-and-mortar retailers, brick-and-click retailer
	catalogue retailers, and Internet-only retailers; and
	• require similarly situated purchasers to pay the same sales and use tax rates,
	regardless of which type of retailer they make their purchases from and
	regardless of where that retailer is located.
Spe	ecial Clauses:
	None
Be	it resolved by the Legislature of the state of Utah, the Governor concurring therein:
	WHEREAS, United States Supreme Court decisions in National Bellas Hess v.
Dep	partment of Revenue, 386 U.S. 753 (1967), and Quill Corp. v. North Dakota, 504 U.S. 298
(19	92), require a seller to have a physical presence in a taxing state before the state may requi

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32 the seller to collect and remit sales and use taxes on transactions that occur within that state; 33 WHEREAS, the United States Supreme Court also declared in the Quill Corp. v. North 34 Dakota decision that Congress "has the ultimate power" under the commerce clause of the 35 United States Constitution to resolve "whether, when, and to what extent" the states may 36 require sales and use tax collection and remittance on remote sales; 37 WHEREAS, states and localities that use sales and use taxes as a revenue source may 38 not collect revenue from some portion of remote sales commerce under the current Supreme 39 Court rulings; 40 WHEREAS, since 1999, various state legislators, governors, local elected officials, 41 state tax administrators, and representatives of the private sector have worked together to 42 develop standards, protocols, and tax systems that mitigate the burdens addressed in Quill 43 Corp. v. North Dakota; 44 WHEREAS, between 2001 and 2002, 40 states enacted legislation expressing their 45 intent to simplify the states' sales and use tax collection systems and to participate in 46 discussions to allow for the collection of states' sales and use taxes; 47 WHEREAS, Utah has been a leader in demonstrating the political will to make 48 meaningful state sales and use tax reform and encouraging state membership in the Streamlined 49 Sales and Use Tax Agreement; 50 WHEREAS, 24 states, including Utah, have joined the Streamlined Sales and Use Tax 51 Agreement and have refined their state laws accordingly; 52 WHEREAS, the actions of these states provide justification for Congress to enact 53 legislation to allow states to require remote sellers to collect the states' sales and use taxes; 54 WHEREAS, the end consumer is responsible for paying the statutorily due sales and 55 use tax and the retailer is the state-appointed collector of sales and use tax; 56 WHEREAS, the enactment of legislation by Congress that allows states to require 57 remote sellers to collect the states' sales and use taxes is necessary to treat all sales transactions 58 the same regardless of whether they are done by an in-state, remote, or online retailer; 59 WHEREAS, Congress has had sufficient time to address the requirements of Quill 60 Corp. v. North Dakota and the states have acted to minimize the additional burdens on 61 businesses by implementing automated software to calculate tax rates imposed by each tax 62 jurisdiction;

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63 WHEREAS, empowering states to collect sales and use taxes on in-state and remote 64 sales is consistent with the Tenth Amendment to the United States Constitution and is a states' 65 rights issue; 66 WHEREAS, requiring remote sellers to collect sales and use taxes may broaden Utah's 67 sales and use tax base and potentially enable the Utah Legislature and the Governor to lower 68 sales and use tax rates; 69 WHEREAS, the Utah Legislature has repeatedly passed resolutions over the last 10 70 years calling upon Congress to pass legislation supporting Tenth Amendment rights and 71 allowing states to collect the sales and use taxes due from all transactions; 72 WHEREAS, the United States Senate heeded that call by overwhelmingly passing the 73 Marketplace Fairness Act of 2013, but the United States House of Representatives failed to 74 consider or vote on the legislation; 75 WHEREAS, any federal legislation should be fair to both in-state and remote sellers 76 and purchasers, whether such legislation requires sales and use taxes to be collected on a point 77 of sale or point of delivery basis; 78 WHEREAS, the Remote Transactions Parity Act of 2015, H.R. 2775 (the Remote 79 Transactions Parity Act), is currently introduced in the United States House of Representatives 80 and satisfies Quill; 81 WHEREAS, passage of the Remote Transactions Parity Act is intended to foster 82 consistent treatment of and standards for in-state and remote sellers in collecting and remitting 83 already due sales and use taxes; 84 WHEREAS, the small remote seller phase-in as set forth in the Remote Transactions 85 Parity Act needs to treat all retailers the same, including retailers using an electronic 86 marketplace; 87 WHEREAS, passage of the Remote Transactions Parity Act or the Marketplace 88 Fairness Act is the top priority of the National Governors Association and the National 89 Conference of State Legislatures; and 90 WHEREAS, passage of the Remote Transactions Parity Act is a top priority of the 91 Retail Industry Leaders Association, the International Council of Shopping Centers, the Farm 92 Bureau, the Chamber of Commerce, the United States Conference of Mayors, and other major 93 associations:

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NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
Governor concurring therein, urges and calls upon the United States Congress to pass, without
delay, and the President of the United States to sign, the Remote Transactions Parity Act which
provides for the fair, uniform, simplified, and constitutional administration of and collection of
state and local sales and use taxes due.

BE IT FURTHER RESOLVED that Congress, in the Remote Transactions Parity Act,
 treat all retailers and small sellers the same in the small remote seller phase-in, including
 retailers using an electronic marketplace;

102BE IT FURTHER RESOLVED that the Legislature and the Governor call upon each of103Utah's members of Congress to actively support, to cosponsor, and to vote in favor of the104Remote Transactions Parity Act and for Utah's members of the Senate to do the same once the105legislation reaches the Senate.

106 BE IT FURTHER RESOLVED that the Legislature and the Governor affirm that, 107 through passage of the Remote Transactions Parity Act, the United States Congress will foster consistent standards for in-state and remote sellers who are obligated to collect state and local 108 109 sales and use taxes, providing equal, consistent, and fair treatment among traditional 110 brick-and-mortar retailers, brick-and-click retailers, catalogue retailers, and Internet-only 111 retailers and require similarly situated purchasers to easily pay the sales and use taxes due, 112 regardless of which type of retailer they make their purchases from and regardless of where that 113 retailer is located. 114 BE IT FURTHER RESOLVED that the Legislature and the Governor urge all members

of Utah's congressional delegation to vote in favor of the Marketplace Fairness Act of 2015, S.
698, should that legislation be presented for a vote.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Majority
Leader of the United States Senate, the Speaker of the United States House of Representatives,

119 the chair and cochair of the Senate Finance Committee, the chair and cochair of the House

120 Judiciary Committee, and the members of Utah's congressional delegation.

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