

2nd Sub. H.B. 235
REMOTE TRANSACTIONS PARITY ACT

Representative **Mike K. McKell** proposes the following amendments:

1. Page 33, Lines 1005 through 1011:

1005 (h) (i) "Referring seller" means a person:
1006 ~~{(i)}~~ (A) that makes a sale of ~~{(A)}~~
1007 ~~{(A)}~~ tangible personal property ~~and~~ ~~{(A)}~~
1008 ~~{(B)}~~ a sale of a product transferred electronically ~~{(A)}~~ ~~and~~ or
1009 ~~{(C)}~~ a sale of a service;
1010 ~~{(ii)}~~ (B) that meets one or more of the criteria described in Subsection (2)(a); and
1011 ~~{(iii)}~~ (C) with which a noncollecting seller enters an arrangement.

(ii) "Referring seller" includes a person that substantially completes a sale of tangible personal property, a product transferred electronically, or a service on the person's website.

(iii) "Referring seller" does not include a person that operates a website with click-through advertisements without substantially completing a sale on the person's website.