ACT #2017-_____ SB86 1 181631-2 3 By Senator Pittman 4 RFD: Finance and Taxation General Fund 5 First Read: 07-FEB-17

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1 SB86 2 3 4 ENROLLED, An Act, 5 To add Section 40-23-197.1, Code of Alabama 1975, 6 relating to simplified sellers use tax; to allow monthly 7 distributions to local governments; to amend Sections 40-2-11, 8 40-23-191, 40-23-193, and 40-23-195, Code of Alabama 1975, relating to simplified sellers use tax; to require reporting 9 10 of retail sales and customer notifications; to remove the six 11 month deferral restriction on eligible sellers; to modify the 12 requirements of the invoice language for simplified sellers 13 use transactions; to allow disclosure of participating 14 eligible seller names and start dates and cease dates. 15 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 16 Section 1. To add Section 40-23-197.1, Code of 17 Alabama 1975, as follows: \$40-23-197.1. 18 19 Notwithstanding the provisions of Section 20 \$40-23-197, the Department may initiate monthly distributions 21 of the proceeds from the simplified sellers use tax paid to 22 counties and municipalities. 23 Section 2. Sections 40-2-11, 40-23-191, 40-23-193, and 40-23-195, Code of Alabama 1975, are amended to read as 24 25 follows:

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"§40-2-11.

"It shall be the duty of the Department of Revenue, and it shall have the power and authority, in addition to the authority now in it vested by law:

5 "(1) To have and exercise general and complete 6 supervision and control of the valuation, equalization, and 7 assessment of property, privilege, or franchise and of the collection of all property, privilege, license, excise, 8 9 intangible, franchise, or other taxes for the state and 10 counties, and of the enforcement of the tax laws of the state, 11 and of the several county tax assessors and county tax 12 collectors, probate judges, and each and every state and 13 county official, board, or commission charged with any duty in the enforcement of tax laws, to the end that all taxable 14 15 property in the state shall be assessed and taxes shall be 16 imposed and collected thereon in compliance with the law and that all assessments on property, privileges, intangibles, and 17 franchises in the state shall be made in exact proportion to 18 the fair and reasonable market value thereof in substantial 19 20 compliance with the law;

"(2) To equalize, value, and assess or cause to be equalized, valued, and assessed any property subject to taxation, and such valuations and assessments it shall enter or cause to be entered in the proper assessment book, record, or minutes of the proper official, board, or tribunal; to set

1 aside all assessments so entered in any assessment book, 2 record, or minutes within any time before the end of the assessment year and, after 10 days' notice given the taxpayer, 3 4 which notice shall be given by certified or registered mail, 5 return receipt demanded, of the time and place of hearing, 6 revalue and reassess said property and cause such revaluation 7 and reassessment to be entered in the proper assessment book, 8 record, or minutes in lieu of the original valuation and 9 assessment; provided, that no reassessment or revaluation 10 shall be made of any particular assessment from which an appeal is then pending, or if the valuation of the property 11 12 for that year has been fixed on appeal by the circuit court or 13 Supreme Court; provided further, that parties may appeal from 14 such revaluation and assessment to the circuit court within 15 like time and in like manner as from the valuation and 16 assessment as fixed by the board of equalization;

17 "(3) To confer with, advise, and direct the several 18 county tax assessors, county tax collectors, probate judges, 19 boards, or commissions and each and every state and county 20 official charged with the assessment and collection of taxes 21 as to their duties under the laws of this state;

"(4) To direct actions to be instituted by the
Attorney General, district attorneys, or attorneys especially
employed for such purposes, with the approval of the Attorney
General for the collection of any taxes or penalties due the

state or any county, or to compel any officer or taxpayer to 1 2 comply with the provisions of the tax laws; to direct actions, 3 prosecutions, and proceedings to be instituted to enforce the laws of this state relating to taxes, penalties, forfeitures, 4 and liabilities, and for the punishment of any public officers 5 or any person or any officer or agent of any corporation, 6 company, or association, trustee, or receiver for failure or 7 8 neglect to comply with the provisions of the tax laws, and to cause complaints, informations, actions, or prosecutions to be 9 10 made or instituted against any tax assessor, tax collector, probate judge, or other public official for the removal of 11 12 such officers for official misconduct or neglect of duty and 13 to further direct actions as may become necessary to obtain an 14 order from circuit court enjoining or restraining a taxpayer from continuing in business in Alabama whenever such taxpayer 15 16 fails to collect, account for, and/or pay over any trust fund 17 tax imposed by Sections 40-17-2, 40-17-220, 40-17-325, 18 40-18-71, 40-21-82, 40-21-102, 40-21-121, 40-23-2, 40-23-61, 19 40-23-193, 40-26-1, or any other local sales, use, and gross 20 receipts taxes collected by the department. Such actions and 21 proceedings may be instituted in the circuit court of any county in which the taxpayer resides or does business, or in 22 the Circuit Court of Montgomery County, Alabama, and shall 23 24 remain in effect until such time as the taxpayer has come into 25 full compliance with said tax laws;

"(5) To require district attorneys and the Attorney General of the state to commence and prosecute, within the respective jurisdictions or spheres of official duty of said officers, actions, proceedings, and prosecutions for penalties, forfeitures, impeachments, and punishments for violations of the tax laws of the state;

7 "(6) To require any public official in the state to 8 report information as to valuation, equalization, and 9 assessment of property, privileges, franchises or intangibles, 10 gross receipts, collections of taxes, receipts from licenses 11 and other sources, methods of taxation, values or franchises, 12 or intangible property, or assets subject to taxation, and 13 such other information as may be needful in the work of the 14 Department of Revenue in such forms and upon such blanks as 15 the department may prescribe and furnish;

16 "(7) (a) To require individuals, partnerships, 17 associations, corporations, trustees, and receivers, and the 18 agents, officers, and employees thereof, to furnish 19 information concerning their capital, funded or otherwise, 20 gross receipts, net profits or income, excess profits, current assets and liabilities, values of franchises, intangibles, 21 22 value of property, earnings, operating and other expenses, 23 bonds, deeds, conduct of business, and all other facts, records, books, papers, documents, and other information of 24 25 any kind demanded which may be needful in order to enable the

department to ascertain the value and relative burden to be borne by every kind of property in this state and to ascertain the proper amount of license, privilege, excise, corporation, franchise, income, or ad valorem taxes;

5 "(b) To require reporting of retail sales and 6 customer notification, within constitutional limitations, when 7 the seller does not collect sales, use, or simplified sellers 8 use tax on Alabama sales transactions, to provide for 9 penalties pursuant to Section 40-2A-11;

10 "(8) To cause the deposition of witnesses residing 11 within or without the state to be taken upon such notice to 12 the interested party, if any, as the department may prescribe, 13 in like manner as depositions of witnesses are taken in 14 actions pending in circuit court, in any matter which the 15 department has authority to investigate and determine. The 16 depositions shall be taken upon a commission issued by the 17 Department of Revenue, or the secretary thereof, in the name 18 of the department, and returnable to the department;

"(9) To visit, by the commissioner or by duly authorized agents, the several counties in the state for the purpose of investigating the work and methods of county tax assessors, tax collectors, probate judge, or other officers or boards charged with the duty of administering the tax laws of the state; to examine carefully into all cases where evasions or violations of the tax laws are alleged, complained of, or

discovered, and to ascertain wherein existing laws are defective or are improperly or negligently administered and to report the result of the investigation and the facts ascertained to the Governor from time to time when required by him;

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6 "(10) To investigate the tax system of other states; 7 to thoroughly inform itself upon the subject of taxation and 8 of the progress made in other states and counties in improving 9 their tax system, to formulate and recommend such legislation 10 as may be deemed expedient to prevent evasion of existing tax 11 laws and to secure just and equal taxation and improvements in 12 the system of taxation in this state;

13 "(11) To consult and confer with the Governor upon 14 the subject of taxation and the administration of the laws and 15 progress of the work of the department, and to furnish to the 16 Governor from time to time such information as he may require;

17 "(12) To transmit to the Governor, 30 days before 18 the meeting of the Legislature, a written report showing all 19 the taxable property in the state and the value of the same, 20 in tabulated form, with recommendations for improvements in 21 the system of taxation in the state, together with suggestions 22 of such measures as the department may formulate for the 23 consideration of the Legislature in regard thereto;

"(13) For good reason shown and entered on the
minutes of the department, to extend the time for filing any

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1 report or written statement required to be filed with the Department of Revenue; "(14) To inspect and examine at all reasonable

business hours any books, documents, records, or papers kept by any person, firm, corporation, trustee, or receiver;

6 "(15) To make all assessments of taxes or penalties 7 which it is authorized to enforce or collect and report the same to the Attorney General; 8

9 "(16) To issue executions and writs of garnishment 10 directed to any sheriff of Alabama, on any final assessment or 11 judgment made or rendered by it, and upon such executions the 12 sheriff shall proceed as in cases issued out of the circuit 13 court and shall make return thereof to the Department of 14 Revenue within 60 days after the receipt thereof; and

15 "(17) To perform such other duties as are or may be 16 imposed on it by law."

"§40-23-191.

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18 "(a) This part shall be titled The Simplified Seller Use Tax Remittance Act. 19

20 "(b) For the purpose of this part, the following 21 terms shall have the respective meanings ascribed to them in 22 this section:

23 "(1) DEPARTMENT. The Alabama Department of Revenue. 24 "(2) ELIGIBLE SELLER. An individual, trust, estate, 25 fiduciary, partnership, limited liability company, limited

1 liability partnership, corporation, or other legal entity that 2 sells tangible personal property or a service, but does not 3 have a physical presence in this state or is not otherwise 4 required to be subject to requirements for collecting and 5 remitting state and local sales or use tax for sales delivered into the state. Such seller shall remain eligible for 6 7 participation in the Simplified Use Tax Remittance Program 8 unless the seller establishes a presence through a physical 9 business address for the purpose of making instate retail 10 sales within the State of Alabama or becomes otherwise 11 required to collect and remit sales or use tax pursuant to 12 Section 40-23-190 through an affiliate making retail sales at 13 a physical business address in Alabama, provided the seller 14 was a participant in the program for at least six months prior 15 to establishing such physical presence or filing obligation.

16 "(3) LOCALITY. A county, municipality, or other
17 local governmental taxing authority which levies a local sales
18 and/or use tax.

"(4) SIMPLIFIED SELLERS USE TAX. The eight percent
 tax to be collected, reported, and remitted by eligible
 sellers who are participating in the program pursuant to
 requirements and procedures established pursuant to this part.

"(5) SIMPLIFIED USE TAX REMITTANCE PROGRAM or
 PROGRAM. The program established in this part to provide a
 mechanism for eligible sellers to collect, report, and remit

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1 the simplified sellers use tax established pursuant to this 2 part.

3 4 "(6) STATE. The State of Alabama."

"\$40-23-193.

5 "(a) The simplified sellers use tax due under the 6 program is eight percent of the sales price on any tangible 7 personal property sold or delivered into Alabama by an 8 eligible seller participating in the program. The collection 9 and remittance of simplified sellers use tax relieves the 10 eligible seller and the purchaser from any additional state or 11 local sales and use taxes on the transaction.

12 "(b) The simplified sellers use tax collected by the 13 eligible seller, at the rate of eight percent, shall be 14 electronically reported in the manner prescribed by the 15 department on or before the 20th day of the month next 16 succeeding the month in which the tax accrues. The eligible 17 seller shall remit the tax at the required rate or the amount 18 of the tax collected, whichever is greater. The required 19 monthly reporting from the eligible seller shall only include 20 statewide totals of the simplified sellers use taxes collected 21 and remitted, and shall not require information related to the 22 location of purchasers or amount of sales into a specific 23 locality. The department may not require an eligible seller to 24 report and remit the simplified sellers use tax more 25 frequently than is required for other sellers.

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1 "(c) No eligible seller shall be required to collect 2 the tax at a rate greater than eight percent, regardless of 3 the combined actual tax rates that may otherwise be 4 applicable. Additionally, no sales for which the simplified 5 sellers use tax is collected shall be subject to any 6 additional sales or use tax from any locality levying a sales 7 or use tax with respect to the purchase or use of the 8 property, regardless of the actual tax rate that might have 9 otherwise been applicable.

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10 "(d) The participating eligible seller shall collect 11 the tax on all purchases delivered into Alabama unless the 12 purchaser furnishes the eligible seller with a valid exemption 13 certificate, sales tax license, or direct pay permit issued by 14 the department. The eligible seller shall retain all exemption 15 certificates, sales tax licenses, or direct pay permits in its 16 files, or in such other manner as directed by the department.

17 "(e) The eligible seller shall provide the purchaser 18 with a statement or invoice showing that the simplified sellers use tax was collected and is to be remitted on the 19 20 purchaser's behalf. The statement shall be in a manner 21 prescribed by the department and shall include the eliqible 22 seller's program account number issued by the department upon 23 the eligible seller's approval as a participant in the 24 program."

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"§40-23-195.

1 "(a) The department may adopt, promulgate, and 2 enforce reasonable rules and regulations related to the 3 implementation, administration, and participation in the 4 program. The department shall have exclusive responsibility 5 for reviewing and accepting applications for participation and 6 for the administration, return processing, and review of the 7 eligibility of sellers participating in the program. Eligible sellers participating in the program shall not be subject to 8 9 audit or review by any Alabama locality. Eligible sellers shall maintain records of all sales delivered into Alabama, 10 11 including copies of invoices showing the purchaser, address, 12 purchase amount, and simplified sellers use tax collected. 13 Such records shall be made available for review and inspection 14 upon request by the department.

15 "(b) The department may disclose the name of eligible sellers, the effective date the eligible seller began participating in the program and, if applicable, the cease date the eligible seller ceased to participate in the program."

20 Section 3. This act shall become effective July 1, 21 2017 following its passage and approval by the Governor, or 22 upon its otherwise becoming law.

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3	Kay / vey
4	President and Presiding Officer of the Senate
5	Mac Mathen
6	Speaker of the House of Representatives
7	SB86
8	Senate 16-FEB-17
9 10	I hereby certify that the within Act originated in and passed the Senate.
11 12	Patrick Harris,
13 14	Secretary.
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17 18	House of Representatives Passed: 14-MAR-17
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20 21	By: Senator Pittman
	APPROVED
	TIME 10:30 Au.
	Alabama Secretary Of State
	Act Num: 2017-82 Bill Num: S-86
	GOVERNOR Recv'd 03/22/17 11:29amSLF
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CO-SPONSORS	HUT REU	
2 19	I hereby certify that the notice & proof is attached to	
	the Bill, SB as required in the General	
20	Acts of Alabama, 1975 Act No. 919. PATRICK HARRIS, Secretary	REPORT OF STANDING COMMITTEE This bill having been referred by the House to standing committee on
		WING
22	This Bill was referred to the Standing Committee	was acted upon by such Committee in sessi
23		returned therefrom to the House
	acted upon by su and is by order o	Wand(s) w/sub
25	w/amd(s)w/subw/eng sub	the anne
	the Rth day of Ebyter 20+1	
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	TE: 2-9	TE: J.az
12 29		NT NO Z C
13 30	I hereby certify that the Resolution as required in Section C of Act No. 81-889 was adopted and is	
14 31	SC CO	DATE: RE-REFERRED RE-COMMITTED
15 32		
16 33		
	PASSED PASSED AS AMENDED	
18	yeas <u>2</u> by nays <u>0</u> abstain <u>C</u> And was ordered sent forthwith to the House.	YEAS 9 WAYS 3
-	PATRICK HARRIS, Secretary	
1 THINK	FURTHER SENATE ACTION (OVER)	N (OVER)
1 LIANAN		VAIE Q.16 20