Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0738.01 Esther van Mourik

HOUSE BILL 10-1192

HOUSE SPONSORSHIP

Pommer,

SENATE SPONSORSHIP

Heath,

House Committees

Senate Committees

Finance Appropriations

101

102

A BILL FOR AN ACT

CONCERNING THE STATE SALES AND USE TAX OF STANDARDIZED

SOFTWARE, AND MAKING AN APPROPRIATION THEREFOR.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill repeals a special regulation promulgated by the department of revenue related to the type of software subject to sales or use tax.

The bill specifies that standardized software is included in the definition of tangible personal property and defines standardized

HOUSE 3rd Reading Unam ended February 1, 2010

HOUSE ended 2nd Reading January 29, 2010

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1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Repeal of special regulation of the department
3	of revenue. (1) Special Regulation 7: Computer Software, which rule
4	was adopted March 28, 2006, concerning the type of software subject to
5	sales or use tax (1 CCR 201-5), is repealed, effective March 1, 2010.
6	(2) The office of legislative legal services shall forward a copy of
7	House Bill 10, enacted in 2010, to the secretary of state for purposes
8	of informing the secretary of state of the general assembly's action
9	repealing Special Regulation 7. The secretary of state shall delete Special
10	Regulation 7 from the code of Colorado regulations and include an
11	appropriate reference of such repeal in the code of Colorado regulations
12	consistent with the provisions of section 24-4-103 (11), Colorado Revised
13	Statutes.
14	SECTION 2. 39-26-102 (15), Colorado Revised Statutes, is
15	amended, and the said 39-26-102 is further amended BY THE
16	ADDITION OF A NEW SUBSECTION, to read:
17	39-26-102. Definitions. As used in this article, unless the context
18	otherwise requires:
19	(13.5) (a) (I) "STANDARDIZED SOFTWARE" MEANS:
20	(A) COMPUTER SOFTWARE, INCLUDING PREWRITTEN UPGRADES,
21	THAT IS NOT DESIGNED OR DEVELOPED TO THE SPECIFICATIONS OF A
22	SPECIFIC PURCHASER; OR
23	(B) COMPUTER SOFTWARE DESIGNED AND DEVELOPED TO THE
24	SPECIFICATIONS OF A SPECIFIC PURCHASER BUT THEN SOLD TO ANOTHER
25	PURCHASER.

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1	(II) STANDARDIZED SOFTWARE INCLUDES STANDARDIZED
2	SOFTWARE THAT IS MODIFIED OR ENHANCED TO ANY DEGREE EVEN IF SUCH
3	MODIFICATION OR ENHANCEMENT IS DESIGNED AND DEVELOPED TO THE
4	SPECIFICATIONS OF A SPECIFIC PURCHASER, UNLESS SUCH STANDARDIZED
5	SOFTWARE IS A DE MINIMIS COMPONENT OF SUCH SOFTWARE.
6	"STANDARDIZED SOFTWARE" SHALL NOT INCLUDE SOFTWARE THAT
7	MODIFIES OR ENHANCES STANDARDIZED SOFTWARE IF THERE IS A
8	REASONABLE, SEPARATELY STATED CHARGE, INVOICE, OR OTHER
9	STATEMENT OF PRICE GIVEN TO THE PURCHASER FOR SUCH SOFTWARE
10	THAT MODIFIES OR ENHANCES THE STANDARDIZED SOFTWARE.
11	(III) "STANDARDIZED SOFTWARE" INCLUDES THE COMBINATION OF
12	TWO OR MORE STANDARDIZED SOFTWARE PROGRAMS OR PORTIONS
13	THEREOF.
14	(IV) "STANDARDIZED SOFTWARE" EXCLUDES MAINTENANCE
15	AGREEMENTS FOR THE MAINTENANCE OF STANDARDIZED SOFTWARE.
16	(b) For purposes of this subsection (13.5), "computer
17	SOFTWARE" MEANS A SET OF CODED INSTRUCTIONS DESIGNED TO CAUSE
18	A COMPUTER OR AUTOMATIC DATA PROCESSING HARDWARE TO PERFORM
19	A TASK.
20	(15) (a) "Tangible personal property" means corporeal personal
21	property. The term shall not be construed to include newspapers, as
22	legally defined by section 24-70-102, C.R.S., preprinted newspaper
23	supplements which THAT become attached to or inserted in and
24	distributed with such newspapers, or direct mail advertising materials
25	which THAT are distributed in Colorado by any person engaged solely and
26	exclusively in the business of providing cooperative direct mail
27	advertising.

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1	(b) "TANGIBLE PERSONAL PROPERTY" INCLUDES STANDARDIZED
2	SOFTWARE, INCLUDING BUT NOT LIMITED TO ELECTRONIC, TELEPHONIC, OR
3	SIMILAR TRANSFERS OF SUCH SOFTWARE OR SUCH SOFTWARE
4	DOWNLOADED FROM THE INTERNET OR DELIVERED TO THE PURCHASER BY
5	USE OF TANGIBLE STORAGE MEDIA WHERE THE TANGIBLE STORAGE MEDIA
6	IS NOT PHYSICALLY TRANSFERRED TO THE PURCHASER. THE DEPARTMENT
7	OF REVENUE MAY PROMULGATE RULES FOR APPORTIONING TAX IN THOSE
8	INSTANCES IN WHICH STANDARDIZED SOFTWARE IS TRANSFERRED FOR USE
9	IN MORE THAN ONE STATE.
10	SECTION 3. Part 1 of article 21 of title 39, Colorado Revised
11	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
12	read:
13	39-21-122. Revenue impact of 2010 tax legislation - tracking
14	by department. The department of revenue shall account for all
15	REVENUE ATTRIBUTABLE TO THE ENACTMENT OF HOUSE BILL 10-1192,
16	ENACTED IN 2010, AND SHALL, TO THE EXTENT SUCH INFORMATION IS
17	AVAILABLE, MAKE QUARTERLY REPORTS TO THE GENERAL ASSEMBLY
18	REGARDING THE QUARTERLY AND CUMULATIVE NET REVENUE GAIN TO THE
19	STATE RESULTING FROM THE ENACTMENT OF SAID BILL.
20	SECTION 4. Part 1 of article 26 of title 39, Colorado Revised
21	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
22	read:
23	39-26-102.3. Inclusion of standardized software in state sales
24	tax base - use revenues generated for education. NOTWITHSTANDING
25	ANY OTHER PROVISION OF LAW, THE GENERAL ASSEMBLY SHALL
26	APPROPRIATE AT LEAST FORTY PERCENT OF THE AMOUNT OF ANY
27	INCREASE IN NET STATE SALES TAY DEVENUES DESUITING FROM THE

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1	AMENDMENT OF THE DEFINITION OF TANGIBLE PERSONAL PROPERTY SET
2	FORTH IN SECTION 39-26-102 (15) BY HOUSE BILL 10-1192, ENACTED IN
3	2010, TO INCLUDE STANDARDIZED SOFTWARE FOR THE PURPOSE OF
4	FUNDING PRESCHOOL THROUGH TWELFTH GRADE PUBLIC EDUCATION.
5	SUCH FUNDING SHALL SUPPLEMENT AND NOT SUPPLANT ANY OTHER
6	MONEYS USED FOR SAID PURPOSE.
7	SECTION 5. Part 1 of article 75 of title 24, Colorado Revised
8	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
9	read:
10	24-75-113. 2010 bills to increase state revenue - prohibition on
11	hiring of new state employees. No moneys derived from the
12	INCREASE IN STATE REVENUES RESULTING FROM THE PASSAGE OF $\overline{\text{H}}\textsc{ouse}$
13	BILL 10-1192, ENACTED IN 2010, SHALL BE APPROPRIATED FOR THE
14	PURPOSE OF FUNDING ADDITIONAL FULL TIME EQUIVALENT STATE
15	EMPLOYEES.
16	SECTION 6. Appropriation. In addition to any other
17	appropriation, there is hereby appropriated, out of any moneys in the
18	general fund not otherwise appropriated, to the department of revenue, for
19	allocation to the taxation business group, taxation and compliance
20	division, for the fiscal year beginning July 1, 2009, the sum of ninety-four
21	thousand three hundred twenty-two dollars (\$94,322) and 0.9 FTE, or so
22	much thereof as may be necessary, for the implementation of this act.
23	SECTION 7. Specified effective date - applicability. This act
24	shall take effect March 1, 2010, and shall apply to sales of standardized
25	software made on or after said date.
26	SECTION 8. Safety clause. The general assembly hereby finds.

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- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.

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