## By: Delegates Gordon, Bozman, Healey, Howard, Heller, Shriver, Patterson, and Rzepkowski Delegates Bozman, Gordon, Healey, Howard, Heller,

**Rzepkowski, Shriver, and Patterson** 

Introduced and read first time: January 26, 2001 Assigned to: Ways and Means

Committee Report: Favorable with amendments House action: Adopted Read second time: February 27, 2001

CHAPTER\_\_\_\_\_

1 AN ACT concerning

#### 2

#### Sales and Use Tax - Resale Certificates - Out-of-State Vendors

3 FOR the purpose of altering certain requirements for the use of resale certificates

4 under the sales and use tax by allowing a vendor to accept a resale certificate

5 that provides a sales and use tax registration number of another state under

6 certain circumstances; providing that a sales and use tax registration license or

7 comparable license from another state be provided to a vendor under certain

8 circumstances; and generally relating to the use of resale certificates under the

9 sales and use tax.

10 BY repealing and reenacting, with amendments,

11 Article - Tax - General

12 Section 11-408(b)

- 13 Annotated Code of Maryland
- 14 (1997 Replacement Volume and 2000 Supplement)

15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

16 MARYLAND, That the Laws of Maryland read as follows:

17

### Article - Tax - General

18 11-408.

19 (b) (1) Except as provided in paragraph [(2)] (3) of this subsection, the duty

20 of a vendor to collect the sales and use tax from a buyer is waived if the buyer

21 provides the vendor with a signed resale certificate that:

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1 (i)	is in the form that the Comptroller requires by regulation;
2 (ii) 3 number] of the buyer;	states the name[,] AND address[, and registration certificate
4 (III) 5 REGISTRATION NUMB	1. PROVIDES THE MARYLAND SALES AND USE TAX R OF THE BUYER; OR
8 STATES THAT THE BU	2. FOR THE SALE OF AN ANTIQUE OR USED COLLECTIBLE, D USE TAX REGISTRATION NUMBER OF ANOTHER STATE AND ER IS AN OUT-OF-STATE VENDOR WHO DOES NOT ENGAGE IN UT-OF-STATE VENDOR, AS DEFINED IN § 11-701 OF THIS
<ol> <li>[(iii</li> <li>personal property or taxab</li> </ol>	(IV) contains a statement to the effect that the tangible e service is bought for the purpose of resale.
15 PARAGRAPH (1)(III)2 C	IF A BUYER PROVIDES A RESALE CERTIFICATE WITH A SALES ATION NUMBER OF ANOTHER STATE AS PROVIDED UNDER F THIS SUBSECTION, THE BUYER SHALL ALSO PROVIDE A COPY AX REGISTRATION LICENSE ISSUED TO THE BUYER FROM
18 (II) 19 THAT BUYER SHALL I 20 A COMPARABLE TYPE	IF A BUYER IS FROM A STATE WITHOUT A SALES AND USE TAX, ROVIDE A COPY OF A TRADER'S LICENSE FROM THAT STATE OR OF IDENTIFICATION.
21 [(2)] (3) 22 knows or should know that	(i) A vendor may not accept a resale certificate if the vendor the sale is not for the purpose of resale.
23 (ii) 24 credit card sale if:	A vendor may not accept a resale certificate for a cash, check, or
25	1. the taxable price is less than \$200; and
26 27 delivered by the vendor d	2. the tangible personal property or taxable service is not ectly to the buyer's retail place of business.
28 [(3)] (4)	A vendor shall obtain a resale certificate from a buyer:
29 (i)	before the sale is consummated; or
30(ii)31assess sales and use tax for32after the date on which the	if the vendor receives a notice of the Comptroller's intent to failure to obtain a proper resale certificate, within 60 days notice is mailed.
33 [(4)] (5) 34 the Comptroller's assessm 35 final	If the vendor fails to obtain the resale certificate as required, nt under paragraph $[(3)(ii)]$ (4)(II) of this subsection is

35 final.

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- 1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 July 1, 2001.