STATE OF NEW YORK

6199

2021-2022 Regular Sessions

IN ASSEMBLY

March 10, 2021

Introduced by M. of A. BRAUNSTEIN -- read once and referred to the Committee on Ways and Means

AN ACT to amend the tax law, in relation to creating an excise tax on the collection of consumer data by commercial data collectors

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. The tax law is amended by adding a new section 186-h to 2 read as follows:
- § 186-h. Excise tax on the collection of consumer data by commercial data collectors. 1. Imposition of tax. There is hereby imposed a monthly excise tax on the collection of the consumer data of individual New York consumers by commercial data collectors. The tax shall apply regardless of the format, electronic or otherwise, in which the consumer data is collected by the commercial data collector.
- 9 <u>2. Definitions. As used in this section:</u>
- 10 <u>(a) The words "commercial data collector" mean a for-profit entity</u>
 11 that:
- 12 <u>(i) collects, maintains, uses, processes, sells or shares consumer</u>
 13 <u>data in support of its business activities; and</u>
- 14 <u>(ii) collects consumer data, other than consumer contact information,</u>
 15 <u>on more than one million individual New York consumers in a month within</u>
 16 <u>the calendar year.</u>
- 17 <u>(b) The word "consumer" means an individual who purchases goods or</u>
 18 <u>services from a commercial data collector or uses the services of a</u>
 19 <u>commercial data collector, whether charged for those services or not.</u>
- 20 (c) The words "consumer contact information" mean (i) a consumer's 21 email address, telephone number, telefax number, home address, mailing 22 address; and (ii) credit card information necessary to engage in a sales 23 transaction.
- 24 <u>(d) The words "consumer data" mean any information that identifies,</u>
 25 <u>relates to, describes, is capable of being associated with, or could</u>

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 2 3 4 5 6	reasonably be linked with a consumer, whether directly submitted to the commercial data collector by the consumer or derived from other sources. (e) The words "New York consumer" mean a consumer whose primary residence, as defined in article twenty-two of this chapter, is in New York state. 3. Rate of tax. The tax is imposed on commercial data collectors at	
7 8	the following rates based on the number of New York consumers a commercial data collector collects data on within the month.	
9	New York consumers	tax
10	Less than or equal to one million	O
11	over one million to two million	five cents per month on the number
12 13		of New York consumers over one million but not more
14		than two million
15	and the million to these million	
_	over two million to three million	fifty thousand dollars per month plus
16 17		ten cents per month on the number
18		of New York consumers over two million but not more than
19		three million
20	over three million to four million	one hundred fifty thousand dollars
21	Over three militon to rour militon	per month plus fifteen cents per
22		month on the number of New York
23		consumers over three million
24		but not more than four million
25	over four million to five million	three hundred thousand dollars per
26	OVEL TOOL MILITION CO LIVE MILITION	month plus twenty cents per month
27		on the number of New York
28		consumers over four million but
29		not more than five million
30	over five million to six million	five hundred thousand dollars per
31		month plus twenty-five cents per
32		month on the number of
33		New York consumers over five
34		million but not more than
35		six million
36	over six million to seven million	seven hundred fifty thousand dollars
37		plus thirty cents per month on the
38		number of New York consumers
39		over six million but not more
40		than seven million
41	over seven million to eight million	
42		per month plus thirty-five cents per
43		month on the number of New York
44		consumers over seven
45		million but not more than eight
46		million
47	over eight million to nine million	one million, four hundred thousand
48		dollars per month plus forty cents
49		per month on the number of New
50		York consumers over eight
51		million but not more than nine
52		million
53	over nine million to ten million	one million, eight hundred thousand
54		dollars per month plus forty-five
55 56		cents per month on the number
56		of New York consumers over

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nine million but not more than ten
million

over ten million

two million, two hundred fifty
thousand dollars per month plus
fifty cents per month on the number
of New York consumers over
ten million.

- 4. Taxpayers. (a) There shall be a rebuttable presumption that a consumer whose information on record with or available to a commercial data collector indicates a New York home address, a New York mailing address, or an internet protocol address connected with a New York location is a New York consumer for purposes of this section. The presumption may be rebutted by evidence that a consumer's primary residence, as defined in article twenty-two of this chapter, is outside New York.
 - (b) A New York consumer shall be counted only once in the calculation of the monthly excise tax imposed on a commercial data collector.
 - (c) Business entities having common ownership as defined in section 1563(a) of the internal revenue code shall be treated as a single taxpayer for purposes of meeting the definition of commercial data collector under this section. The entities constituting the single taxpayer are jointly and severally liable for any tax due.
 - (d) The single member of a single member limited liability company shall be treated as a consumer under this section.
 - 5. Alternative methods for calculating tax liability. A commercial data collector and the department may agree on a methodology for determining the number of New York consumers for the purpose of calculating the tax.
 - 6. Credit against tax paid to another jurisdiction. A commercial data collector that has paid tax under this section may claim a credit against the tax paid with respect to a New York consumer when another state imposes an excise tax identical to the tax imposed under this section with respect to the same consumer.
 - 7. Recordkeeping. A commercial data collector shall maintain records as required by the commissioner.
 - 8. Returns. (a) A commercial data collector shall file a monthly return as prescribed by the commissioner.
 - (b) A commercial data collector that pays the tax imposed under this section in a given month must file a return in subsequent months until it reports no tax liability for twelve consecutive months.
 - 9. Administrative procedures. The administrative procedures set forth in article twenty-seven of this chapter shall apply unless specific provisions to the contrary are set forth in this section.
- 10. The department of taxation and finance may prescribe such rules and regulations as may be necessary to carry out this section.
- § 2. This act shall take effect immediately and shall apply to all tax 47 years commencing on or after the first day of the first month that 48 begins more than six months after the law takes effect.