



Member and Associate Member State Compliance With the Streamlined Sales and Use Tax Agreement

as of February 27, 2008

Member States

Arkansas, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Nebraska, New Jersey, North Carolina, North Dakota, Oklahoma, Rhode Island, South Dakota, Vermont, West Virginia, and Wyoming

Associate Members

Nevada, Ohio, Tennessee, Utah and Washington

Advisor States

Alabama, Arkansas, Arizona, California, District of Columbia, Florida, Georgia, Hawaii, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, Nevada, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin and Wyoming.

Non-Sales Tax States

Alaska, Delaware, Montana, New Hampshire and Oregon.

State	Legislation / Sponsors / Summary	Status
Arkansas	2003/ SB 483 (Act 1273) – Sen. Hill: legislation brings Arkansas into compliance with the Agreement http://www.arkleg.state.ar.us/ftproot/acts/2003/public/act1273.pdf	ENACTED, 4/14/2003.
Arkansas	2005/ HB 2475 (ACT 1270) – Representatives Glidewell, Medley, Childers and Senator Altes: amends the procedures for abolishing municipal sales and use taxes.= http://www.arkleg.state.ar.us/ftproot/acts/2005/public/act1270.pdf	ENACTED, 3/30/2005.
Arkansas	2005/ SB 1173 (Act 2008) – Sen. Hill: changes state’s date of compliance to July 1, 2007 http://www.arkleg.state.ar.us/ftproot/acts/2005/public/act2008.pdf	ENACTED, 4/12/2005.
Arkansas	2005/ SB 1169 (Act 2163) – Sen. Hill: bill adopts administrative provisions of the Agreement; clean-up bill. http://www.arkleg.state.ar.us/ftproot/acts/2005/public/act2163.pdf	ENACTED, 4/18/2005.
Arkansas	2007/ SB 279 (Act 179) — Sen. Hill: to provide for a rebate on local tax paid on single transactions. http://www.arkleg.state.ar.us/ftproot/bills/2007/public/SB279.pdf	ENACTED, 3/1/2007.
Arkansas	2007/ SB 280 (Act 180) — Sen. Hill: establishes effective date to join SSTA as January 1, 2008. http://www.arkleg.state.ar.us/ftproot/bills/2007/public/SB280.pdf	ENACTED, 3/1/2007.

Arkansas	2007/ SB 281 (Act 181) — Sen. Hill: “provide consistency with the SSTA to allow a refund request when the bad debt deduction exceeds that sales tax due; to repeal the sales tax sourcing rules for florists; to provide relief for sellers that follow the requirement of the director in collecting sales tax.” http://www.arkleg.state.ar.us/ftproot/bills/2007/public/SB281.pdf	ENACTED, 3/1/2007.
Arkansas	2007/ SB 282 (Act 182) — Sen. Hill: removes excise taxes from the gross receipts section of the Arkansas Code. http://www.arkleg.state.ar.us/ftproot/bills/2007/public/SB282.pdf	ENACTED, 3/1/2007.
Arkansas	2007/ SB 792 (Act 860) — Sen. Hill: provide consistency with the SSTA. ftp://www.arkleg.state.ar.us/acts/2007/public/Act860.pdf	ENACTED, 4/3/2007.
Indiana	2003/ HB 1815 (Public Law 257) – Rep. Crawford: legislation brings Indiana into compliance with the Agreement. http://www.in.gov/legislative/bills/2003/PDF/HE/HE1815.1.pdf	ENACTED, 5/12/2003.
Indiana	2006/SB 258 — Senator Kenley, Hume: Specifies that tobacco products are not food and food ingredients. Defines the terms "direct mail" and "bundled transaction". Provides that a person is a retail merchant making a retail transaction when the person sells tangible personal property as part of a bundled transaction. Provides that a person who: (1) voluntarily registers as a seller under the streamlined sales and use tax agreement; (2) is not a model 1, model 2, or model 3 seller (as defined under the streamlined sales and use tax agreement); and (3) had a liability for collection of state gross retail and use tax for the preceding calendar year that did not exceed \$1,000; is not required to file a monthly state gross retail and use tax return. Provides that a transaction in which a florist that takes a floral order from a purchaser and transmits the floral order to another florist for delivery is sourced to the location of the florist who originally took the floral order from the purchaser. http://www.in.gov/legislative/bills/2006/PDF/SE/SE0258.1.pdf	ENACTED, 3/24/2006.
Indiana	2007/ SB 502 — Sen. Kenley: adopts conforming language to maintain compliance with the SSUTA. http://www.in.gov/legislative/bills/2007/PDF/ES/ES0502.2.pdf	ENACTED, 5/3/2007.
Indiana	2007/ SB 7 — Sen. Alting: requires the Department of Revenue to adopt rules consistent with the SSTA. http://www.in.gov/legislative/bills/2007/PDF/IN/IN0007.1.pdf	1/08/2007, Introduced and referred to Tax and Fiscal Policy.
Indiana	2007/ HB 1648 — Rep. Porter: Provides that a retail merchant may assign a bad debt deduction from the state gross retail tax. http://www.in.gov/legislative/bills/2007/PDF/IN/IN1648.1.pdf	1/23/2007, Introduced and referred to Ways and Means.
Indiana	2008/ SB 233 — conformity legislation, including definitions. http://www.in.gov/legislative/bills/2008/PDF/ES/ES0233.1.pdf	2/18/2008, Passed House; 1/29/2008, Passed Senate.
Iowa	2003/ HF 683 : amendment would bring Iowa into full compliance with the Agreement. http://www.legis.state.ia.us/GA/80GA/Legislation/HF/00600/HF00683/Current.html	ENACTED 6/1//2003.
Iowa	2005/ SF 413 — Ways and Means: SST changes; includes medical definitions; sales price. http://coolice.legis.state.ia.us/Cool-ICE/default.asp?category=billinfo&Service=Billbook&menu=text&hbill=SF413	ENACTED, 6/3/2005.
Iowa	Iowa Streamlined Sales Tax Advisory Council 2005 Report : the council makes recommendations to the General Assembly regarding the Streamlined Sales and Use Tax Agreement. http://www.legis.state.ia.us/Isadocs/Docs_Filed/2006/DFJYD155.PDF	Report Submitted, 4/14/2006.

Iowa	<p>2006/ HF 2794: Iowa streamlined sales tax advisory council shall provide recommendations to address the new administrative burdens identified in the Iowa streamlined sales tax advisory council report submitted to the Iowa general assembly. The recommendations must be submitted to the general assembly by January 1, 2007; four representatives are authorized to be members of the governing board established pursuant to the agreement and to represent Iowa before that body as one vote; and streamlined sales and use tax updates.</p> <p>http://coolice.legis.state.ia.us/Cool-ICE/default.asp?Category=billinfo&Service=Billbook&menu=false&hbill=HF2794</p>	ENACTED, 6/1/2006.
Iowa	<p>2007/ SF 272— a bill to make technical corrections to the Iowa Code.</p> <p>http://coolice.legis.state.ia.us/Legislation/82ndGA/enrolled/SF272.html</p>	ENACTED, 3/23/2007.
Iowa	<p>2007/ SF 592— to ensure compliance with the SSUTA.</p> <p>http://coolice.legis.state.ia.us/Cool-ICE/default.asp?Category=BillInfo&Service=Billbook&ga=82&hbill=SF592</p>	ENACTED, 5/24/2007.
Iowa	<p>2007/ SF 596— imposes a 5 percent sales tax on digital goods.</p> <p>http://coolice.legis.state.ia.us/Cool-ICE/default.asp?category=billinfo&service=Billbook&frm=2&hbill=SF596</p>	4/19/2007, Passed Senate.
Kansas	<p>2003/ HB 2005 (Ch. 147): contains language to comply with the Agreement.</p> <p>http://www.kslegislature.org/enrollbills/approved/2003/2005.pdf</p>	ENACTED, 7/1/2003.
Kansas	<p>2004/ SB 147 (Ch. 171)– Committee on Taxation: delays enforcement of destination sourcing rules until January 1, 2005.</p> <p>http://www.kslegislature.org/sessionlaws/2004/chap171.pdf</p>	ENACTED, 05/20/2004.
Kansas	<p>2006/ SB 55— By the Committee on Commerce: restores uniformity to local sales tax provisions. All cities would be granted authority to levy sales taxes of up to 3 percent (2 percent for general purposes and up to 1 percent for special purposes).</p> <p>http://www.kslegislature.org/bills/2006/55.pdf</p>	ENACTED, 5/22/2006.
Kansas	<p>2006/ SB404— expands sales tax exemptions.</p> <p>http://www.kslegislature.org/bills/2006/404.pdf</p>	ENACTED, 5/22/2006.
Kansas	<p>2007/ SB 334— compliance amendments to definitions, relief of liability and tax rate database.</p> <p>http://www.kslegislature.org/bills/2008/334.pdf</p>	ENACTED, 4/10/2007.
Kansas	<p>2007/ HB 2171— compliance amendments to definitions, relief of liability and tax rate database.</p> <p>http://www.kslegislature.org/bills/2008/2171.pdf</p>	ENACTED, 4/19/2007.
Kansas	<p>2007/ HB 2513— amends direct mail provisions of Kansas Code.</p> <p>http://www.kslegislature.org/bills/2008/2513.pdf</p>	2/14/2007, referred to Taxation.
Kansas	<p>2007/ HB 2590— “enact a number of definitions and requirements to allow Kansas to retain status as a member of the Streamlined Agreement, including provisions relating to exemption administration; liability relief; a rates and boundaries database; bundled transactions; durable medical equipment; telecommunications services; multiple points of use; and direct mail delivery charges.”</p> <p>http://www.kslegislature.org/bills/2008/2590.pdf</p>	3/28/2007, Passed House.
Kentucky	<p>2003/ HB 293 (Acts Ch. 124) – Reps. Moberly and Belcher: legislation to bring Kentucky into compliance with the Agreement.</p> <p>http://www.lrc.state.ky.us/Statrev/ACTS2003/0124.pdf</p>	ENACTED, 3/18/2005.

Kentucky	2005/ HB 495 (Acts Ch. 154) – C. Belcher: creates a new section of KRS Chapter 139 and amends various sections of KRS Chapter 139 to conform to the Streamlined Sales and Use Tax Agreement; amends KRS 139.472 to exempt certain hospital beds from sales and use tax. http://www.lrc.ky.gov/record/07RS/HB360/bill.doc	ENACTED, 3/18/2005.
Kentucky	2007/ HB 360 (Ch. 141) — Rep. Moberly: Amendments to streamlined definitions; provides liability relief; creates a new section in the Code to address sourcing of communications services. http://www.lrc.ky.gov/record/07RS/HB360/bill.doc	ENACTED, 4/6/2007.
Kentucky	2008/ HB 629 — conformity legislation, including definitions. http://www.lrc.ky.gov/record/08RS/HB629/bill.doc	2/25/2008, Introduced.
Michigan	2002/ HB 5080 (Act 122) — “A bill to provide for a streamlined system of sales and use tax collection; to prescribe the requirements necessary for this state to adopt a multistate agreement; to provide for a board with certain powers and duties; to provide for the registration of sellers who select a model of collection and remittance; to forgive liability of collection of sales and use taxes on past transactions for certain sellers; to assure privacy of buyers; to prescribe certain powers and duties of state departments; and to repeal acts and parts of acts.” http://www.legislature.mi.gov/documents/2001-2002/publicact/pdf/2001-PA-0122.pdf	ENACTED, 10/5/2001.
Michigan	2004/ HB 5502 (Public Act 172) – Representative Wenke: amend the Use Tax Act to make complementary changes, including definitional changes; the elimination of certain exemptions; added provisions relating to bad debt reductions; added provisions related to the “sourcing” of sales; and changing the dates on which sales and use are calculated or returned.” Legislative Analysis of HB5502, HB5503, HB5504, HB5505, Michigan House Fiscal Agency, (August 24, 2004). http://www.legislature.mi.gov/documents/2003-2004/publicact/pdf/2004-PA-0172.pdf	ENACTED, 6/28/2004.
Michigan	2004/ HB5503 (Public Act 173) — Representative Byrum: amend General Sales Tax Act to make complementary changes including definitional changes; the elimination of certain exemptions; added provisions relating to bad debt reductions; added provisions related to the “sourcing” of sales; and changing the dates on which sales and use are calculated or returned.” Legislative Analysis of HB5502, HB5503, HB5504, HB5505, Michigan House Fiscal Agency, (August 24, 2004). http://www.legislature.mi.gov/documents/2003-2004/publicact/pdf/2004-PA-0173.pdf	ENACTED, 6/28/2004.
Michigan	2004/ HB5504 (Public Act 174) — Representative Condino: “create[s] the Streamlined Sales and Use Tax Administration Act under which the state treasurer could enter into the streamlined sales and use tax agreement with one or more other states, to “simplify the sale and use tax administration in order to substantially reduce the burden of tax compliance for all sellers and for all types of commerce.” The state treasurer (or a designee) could also certify the state’s compliance with the agreement and take whatever actions necessary to participate in the agreement. The Department of Treasury could take actions “reasonably required” to implement the provisions of the act, including promulgating rules, regulations, and procuring goods and services with other states in furthering the agreement.” Legislative Analysis of HB5502, HB5503, HB5504, HB5505, Michigan House Fiscal Agency, (August 24, 2004). http://www.legislature.mi.gov/documents/2003-2004/publicact/pdf/2004-PA-0174.pdf	ENACTED, 6/28/2004.

Michigan	2004/ HB5505 (Public Act 175) — Representative Koetje: “create[s] the Streamlined Sales and Use Tax Revenue Equalization Act, which would “impose taxes and create credits and refundable credits to modify and equalize the impact of changes made to the General Sales Tax Act and Use Tax Act necessary to bring those taxes into compliance with the streamlined sales tax agreement.” Legislative Analysis of HB5502, HB5503, HB5504, HB5505, Michigan House Fiscal Agency, (August 24, 2004). http://www.legislature.mi.gov/documents/2003-2004/publicact/pdf/2004-PA-0175.pdf	ENACTED, 6/28/2004.
Michigan	2007/ HB 5192 — relates to the taxation of direct mail. http://www.legislature.mi.gov/documents/2007-2008/billintroduced/House/pdf/2007-HIB-5192.pdf	9/7/2007, Introduced.
Minnesota	2003/ SF 1505 (Ch. 127) – Sen. Moua: legislation to comply with Agreement. http://www.revisor.leg.state.mn.us/bin/getpub.php?pubtype=SLAW_CH_AP&year=2003&session_number=0&chapter=127	ENACTED, 5/25/2003.
Minnesota	2005/ HF 2228 (Ch. 151) – Abrams; Lenczewski: changes to state’s sales tax law to further comply with SST; clarifies that exclusions form the definitions of bad debt only apply to sales tax refund claims attributable to a loss from a bad debt; clarifies that dietary supplements are a taxable food item; clarifies that SST sourcing rules”; changes the definition for drugs and medical devices to conform with definitional requirements of SST; removes durable medical equipment from the exemption for medical supplies purchased by a licensed health care facility or professional; includes exemption for chair lifts and ramps under definition for mobility enhancing equipment (Source: Minnesota House of Representatives, House Research, House Research Bill Summary: HF 2228 (Saint Paul, 2005). http://www.revisor.leg.state.mn.us/bin/bldbill.php?bill=H2228.1&session=ls84	ENACTED, 6/2/2005.
Minnesota	2006/HF 785 — Senator Pogemiller: clarifying tangible personal property sales tax provisions; eliminating the sales tax on prepared food, candy and soft drinks under certain conditions; modifying the content and form of the sales tax exemption certificate. http://ros.leg.mn/bin/bldbill.php?bill=H0785.4.html&session=ls84	ENACTED, 6/01/2006.
Minnesota	2007/ HF 2268 (Ch. 148) — amends MN code to comply with the SSUTA, including definitional changes, addressing bundled transactions, and repeals fur clothing tax. http://www.revisor.leg.state.mn.us/bin/getbill.php?number=HF2268&session=ls85&version=list&session_number=0&session_year=2007	Vetoed, 5/30/2007.
Minnesota	2008/ SF 2935 — conforms definition of fur clothing to SSUTA. https://www.revisor.leg.state.mn.us/bin/getbill.php?session=ls85&number=SF2935&version=list	2/21/2008, In committee.
Minnesota	2008/ HF 3201 — conforms definition of fur clothing to SSUTA. https://www.revisor.leg.state.mn.us/bin/bldbill.php?bill=H3201.2.html&session=ls85	2/21/2008, Pass House Ways and Means.
Nebraska	2003/ LB 282 – Sen. Landis: legislation brings Nebraska into compliance with the Agreement. http://srvwww.unicam.state.ne.us/legislature/XCVIII/slip/SLIP_LB282.pdf	ENACTED, 5/6/2003.
Nebraska	2005/ LB 16 – Sen. Landis: regarding Central registration. The state shall participate in an electronic central registration system that allows a seller to register to collect and remit sales and use taxes for all member states.	ENACTED, 03/9/2005.

	<p>Under the system: Sellers who register within twelve months after this state's participation in the agreement are relieved from liability, including the local option tax, for tax not collected or paid if the seller was not registered during the twelve months prior to this state's participation in the agreement. Such relief from liability shall be in accordance with the terms of the agreement.</p> <p>http://www.unicam.state.ne.us/legal/SLIP_LB16.pdf</p>	
Nebraska	<p>2004/ LB 1017 – Sen. Landis: technical changes to streamlined sales tax legislation.</p> <p>http://srvwww.unicam.state.ne.us/legislature/XCVIII/slip/SLIP_LB1017.pdf</p>	ENACTED, 04/15/2004.
Nebraska	<p>2006/ LB 887—Sen. Landis: enact a number of changes to the state sales tax to keep Nebraska in compliance with the Streamlined Sales and Use Tax Agreement.</p> <p>http://www.unicam.state.ne.us/legal/SLIP_LB887.pdf</p>	ENACTED, 3/7/2006.
Nebraska	<p>2007/ LB 223— Sen. Janssen: adopts amendments to the Streamlined Sales and Use Tax Agreement through December 14, 2006.</p> <p>http://uniweb.legislature.ne.gov/FloorDocs/Current/PDF/Final/LB223.pdf</p>	ENACTED, 4/5/2007.
Nebraska	<p>2008/ LB 914— conformity legislation, including notice of rate change requirements.</p> <p>http://uniweb.legislature.ne.gov/FloorDocs/Current/PDF/Intro/LB914.pdf</p>	1/298, Placed on General File.
Nebraska	<p>2008/ LB 916— conformity legislation, including definitional changes.</p> <p>http://uniweb.legislature.ne.gov/FloorDocs/Current/PDF/Intro/LB916.pdf</p>	2/25/2008, Placed on General File.
Nevada	<p>AB 514 (Ch. 400)– Taxation Committee: legislation brings Nevada into compliance with the Agreement.</p> <p>http://www.leg.state.nv.us/72nd/bills/AB/AB514_EN.pdf</p>	ENACTED, 6/9/2003.
Nevada	<p>2005/ SB 515 (Ch. 421) – assumes SST definitions; carries out terms under SST.</p> <p>http://leg.state.nv.us/73rd/bills/SB/SB515_EN.pdf</p>	ENACTED, 6/14/2005.
Nevada	<p>2007/ AB 534 (Ch. 47)— corrects errors included in compliance legislation.</p> <p>http://www.leg.state.nv.us/74th/Bills/AB/AB534_EN.pdf</p>	ENACTED, 5/15/2007.
Nevada	<p>2007/ SB 502 (Ch. 443)— enacts amendments and make technical correction to Nevada law to maintain compliance with SSUTA; “provide for the submission to the voters of an amendment to that Act to authorize the Legislature to amend that Act without any additional voter approval as necessary to carry out any federal law or interstate agreement for the administration of sales and use taxes.”</p> <p>http://www.leg.state.nv.us/74th/Bills/SB/SB502_EN.pdf</p>	ENACTED, 6/14/2007.
New Jersey	<p>2001/ A 4024 (Ch. 431)— Assm. Bagger: Authorizes Executive and Legislative participation in multi-state discussions of an agreement to simplify and modernize sales and use tax administration and substantially reduce the burden of sales and use tax compliance.</p> <p>http://www.njleg.state.nj.us/2000/Bills/PL01/431_PDF</p>	ENACTED, 1/08/2002.
New Jersey	<p>2004/ AB 3473 (P.L.2005, c.126) – Greenwald, Watson Coleman and S.1958 – Bryant, Buono: conforms the sales and use tax to the Streamlined Sales and Use Tax Agreement.</p> <p>http://www.njleg.state.nj.us/2004/Bills/AL05/126_PDF</p>	ENACTED, 7/2/2005.
New Jersey	<p>2006/ A4714 (Ch. 2006-41): Imposes a gross receipts tax on the retail sale of fur clothing in the state.</p> <p>http://www.njleg.state.nj.us/2006/Bills/PL06/41_PDF</p>	ENACTED, 7/8/2006.

New Jersey	2006/ A4901 (P.L.2006, c.44) — Sen. Payne: incorporates several rate change provisions of the Streamlined Sales and Use Tax Agreement. http://www.njleg.state.nj.us/2006/Bills/A5000/4901_I2.PDF	ENACTED, 7/8/2006.
New Jersey	2006/ A2003 (Last Session Bill Number: A4098)—Assemblymen Cryan and Cohen: Prohibits the imposition of a sales and use tax on internet access service. http://www.njleg.state.nj.us/2006/Bills/A2500/2003_I1.PDF	1/10/2006, Referred to Assembly Appropriations Committee.
New Jersey	2006/ S288 (Last Session Bill Number: S2628) — Senator Kenny: The bill establishes the new taxable category of digital good. A digital good means access to, receipt of, subscription to, or the right or license to use digital data or information that are delivered electronically. http://www.njleg.state.nj.us/2006/Bills/S0500/288_I1.PDF	1/10/2006, Referred to Senate Budget and Appropriations Committee.
New Jersey	2006/ S1025 — Senator Sweeney: imposes the New Jersey sales and use tax on prewritten computer software delivered by electronic means and delivered by the load and leave method. http://www.njleg.state.nj.us/2006/Bills/S1500/1025_I1.PDF	1/17/2006, Introduced Referred to Senate Budget and Appropriations Committee.
New Jersey	2006/ AR134 (Last Session Bill Number: AR224) — Assemblyman Cryan: Memorializes Congress to enact legislation to give states that have complied with the Streamlined Sales and Use Tax Agreement the authority to require out-of-state sellers to collect their sales and use tax. http://www.njleg.state.nj.us/2006/Bills/AR/134_I1.PDF	2/23/2006, Introduced, Referred to Assembly Appropriations.
New Jersey	2008 A 1950 — conformity legislation, including definitional changes. http://www.njleg.state.nj.us/2008/Bills/A2000/1950_I1.PDF	1/28/2008, In Committee.
North Carolina	2001/ Ch. 347 — Senator Kerr III: Act to enable North Carolina to enter the Streamlined Sales and Use Tax Agreement. http://www.ncga.state.nc.us/Sessions/2001/Bills/Senate/PDF/S144v5.pdf	ENACTED, 08/08/2001.
North Carolina	2005/ S. 622 (Ch. SL 2005-276) – Appropriations bill 2005: includes general fund availability for streamlined sales tax changes (61,700,000 for FY06-07) http://www.ncga.state.nc.us/Sessions/2005/Bills/Senate/HTML/S622v9.html	ENACTED, 8/13/ 2005.
North Carolina	2005/ H 1630 (Ch. SL 2005-144) – Rep. Luebke: sales tax changes; definitions for school supplies; clean up legislation.	ENACTED, 6/30/2005.
North Carolina	2007/ H 257 (SL 2007-244) — Rep. Hill: amendments to Streamlined definitions to comply with SSTA. http://www.ncga.state.nc.us/Sessions/2007/Bills/House/PDF/H257v4.pdf	ENACTED, 7/20/2007.
North Carolina	2007/ S 239 — Senator Kerr: amendments to Streamlined definitions to comply with SSTA. http://www.ncga.state.nc.us/Sessions/2007/Bills/Senate/PDF/S239v1.pdf	2/20/2007, referred to Finance.
North Dakota	2003 / S. 2095/S.2096 (Ch. 538, Ch. 539) – legislation brings North Dakota into compliance with the Agreement. http://www.legis.nd.gov/assembly/58-2003/session-laws/documents/TAXES.pdf#CHAPTER539	ENACTED, 3/19/2003.
North Dakota	2005/ HB 1015 (Ch. 25) – Introduced by Appropriations Committee at the request of the governor: relating to the effective date of the streamlined sales tax agreement complying amendments; relating to excise tax imposed on the storage, use, or consumption in this state of mobile homes used for residential or business purposes. http://www.legis.nd.gov/assembly/59-2005/session-laws/documents/APPRO.pdf#CHAPTER15	ENACTED, 5/4/2005.
North Dakota	2005/ S.B. 2050 (Ch. 582) – Sen. Cook and Urlacher and Reps. Drovdal and Wailer: legislation moves forward state’s date for compliance to	ENACTED, 04/27/2005.

	Sept. 30, 2005 from Dec. 31, 2005. http://www.legis.nd.gov/assembly/59-2005/session-laws/documents/TAXES.pdf#CHAPTER582	
North Dakota	2005/ HB 1042 (Ch. 579) – Legislative Council: relating to membership of ND on the SST governing board and membership of the streamlined sales tax state and local advisory council. http://www.legis.nd.gov/assembly/59-2005/session-laws/documents/TAXES.pdf#CHAPTER579	ENACTED, 4/12/2005.
North Dakota	2005/ H.B. 1043 (Ch. 580) – Tax Committee: relating to sales and use tax amendments to conform with the provisions of the Streamlined Sales Tax Act; to repeal section 57-39.2-03.8 and subsection 33 of section 57-39.2-04 of the North Dakota Century Code, relating to elimination of provisions in conflict with the Streamlined Sales Tax Act. http://www.legis.nd.gov/assembly/59-2005/session-laws/documents/TAXES.pdf#CHAPTER580	ENACTED, 4/11/2005.
North Dakota	2005/ SB 2359 (Ch. 581) – by Senators Cook and Urlacher, Representatives Drovda and Weiler: relating to compensation of a certified service provider under the streamlined sales tax collection agreement; allows CSP, collecting on behalf of retailer, to claim all or part of compensation for the administrative expenses of filing returns and paying tax. http://www.legis.nd.gov/assembly/59-2005/session-laws/documents/TAXES.pdf#CHAPTER581	ENACTED, 4/27/2005.
North Dakota	2007/ SB 2380 — Sen. Cook: Relates to administration of the streamlined sales tax agreement. http://www.legis.nd.gov/assembly/60-2007/bill-text/HRFA0200.pdf	ENACTED, 3/9/2007.
North Dakota	2007/ 2381 — Sen. Cook: Relates to reimbursements to retailers for administrative expenses associated with sales and use tax collection and remittance. http://www.legis.nd.gov/assembly/60-2007/bill-text/HRFJ0200.pdf	ENACTED, 3/8/2007.
North Dakota	2007/ HB1014 — delays floral sourcing requirements until January 2010. http://www.legis.nd.gov/assembly/60-2007/bill-text/HQMG0700.pdf	ENACTED, 4/30/2007.
Ohio	2003 / HB95 : adds language to bring Ohio into compliance with the Agreement (note: In November of 2003, state delayed implementation of sourcing provisions until January 1, 2005). http://www.legislature.state.oh.us/BillText125/125_HB_95_EN_N.html	ENACTED, 6/26/2003.
Ohio	2004/ SB 218 – Amstutz: changes the procedure used to return sales and use tax collections to counties under the sourcing law that is scheduled to take effect January 1, 2005. http://www.legislature.state.oh.us/BillText125/125_SB_218_EN_N.pdf	ENACTED, 4/29/ 2005.
Ohio	2004/ HB 204 – Wolpert: delays implementation of destination sourcing rules until July 1, 2005; a vendor may source sales by destination on or after January 1, 2005, but must continue using destination sourcing from then on http://www.legislature.state.oh.us/BillText125/125_HB_204_EN_N.pdf	ENACTED, 08/05/2004.
Ohio	2004/ HB 95 – Calvert: budget bill; includes conformity language for sales tax exemptions and definitions. http://www.legislature.state.oh.us/BillText125/125_HB_95_EN_N.pdf	ENACTED, 6/26/2004.
Ohio	2005/ SB 26 – Amstutz: provides for phase-in destination-based sourcing of sales for small businesses; beginning January 1, 2008, all vendors shall source their sales on a destination basis. http://www.legislature.state.oh.us/BillText125/125_SB_26_I_Y.pdf	ENACTED, 6/02/2005.

Ohio	2005/ HB 66: changes made to comply with the Agreement; sourcing multiple points of use sales; sales of direct mail; administering exempt sales under the Agreement; change to the statute of limitations for assessing sales or use taxes; medical equipment definitions and exemptions; revisions to the definition of "price"; tax treatment of "bundled transactions"; telecommunications definitions and sourcing requirements; timing of the adoption of resolutions for county permissive sales tax levies; county license fee reimbursement; includes language on funding for travel for Ohio's delegation to the Streamlined Sales Tax Project. http://www.legislature.state.oh.us/BillText125/125_HB_65_I_Y.pdf	ENACTED, 6/30/2005.
Ohio	2006/ HB294 — Rep. Kilbane: delays sourcing requirements of vendors under certain circumstances. http://www.legislature.state.oh.us/BillText126/126_HB_294_EN_N.pdf	ENACTED, 6/28/2006.
Ohio	2007/ Information Release No. ST 2007-01 — Dept. of Revenue: delays sourcing for small vendors until 2008. http://tax.ohio.gov/divisions/communications/information_releases/information_releasesst200701.stm	February 1, 2007
Ohio	2007/ HB 119 (Session Law 15): provides in-state siting for small businesses. http://www.legislature.state.oh.us/BillText127/127_HB_119_EN_N.pdf See page 1337-1338.	ENACTED, 6/30/2007
Ohio	2007/ HB 165 — Rep. Gibbs: “require vendors using origin-based siting rules to determine the appropriate sales tax jurisdiction in which a sale is taxable to continue to do so, to authorize vendors using destination-based sourcing to convert to origin-based siting at their convenience, to repeal Ohio's multiple points of use provisions for services and computer-related sales, and to authorize the Tax Commissioner to develop a plan for in-state and out-of-state vendors to elect to collect and remit Ohio use taxes at a uniform rate.” http://www.legislature.state.oh.us/BillText127/127_HB_165_RH_Y.pdf	6/14/2007, Reported by Ways and Means.
Ohio	2007/ SB 160 — Sen. Amstutz: “require vendors using origin-based siting rules to determine the appropriate sales tax jurisdiction in which a sale is taxable to continue to do so, to authorize vendors using destination-based sourcing to convert to origin-based siting at their convenience, to repeal Ohio's multiple points of use provisions for services and computer-related sales, and to authorize the Tax Commissioner to develop a plan for in-state and out-of-state vendors to elect to collect and remit Ohio use taxes at a uniform rate.” http://www.legislature.state.oh.us/BillText127/127_SB_160_PS_Y.pdf	6/21/2007, Referred to House Judiciary; 6/20/2007, Passed Senate.
Oklahoma	2003 / SB 708 – Sen. Monson: brings Oklahoma into compliance with the Agreement. http://webserver1.lsb.state.ok.us/2003-04bills/SB/SB708_ENR.RTF	ENACTED, 5/30/2003.
Oklahoma	2004/ SB 1121 – Senator Rabon and Representative Pope: provides relief from liability for vendors and certified service providers (CSPs) using sales and use tax collection system incorporating database approved by the state tax commission; effective Nov. 1, 2004. http://webserver1.lsb.state.ok.us/2003-04bills/SB/sb1121_enr.rtf	ENACTED, 6/9/2004.
Oklahoma	2007/ SB 116 — Sen. Mazzei: “Relates to revenue and taxation; exempts sales of certain food and beverages from sales tax; requires Oklahoma Tax Commission to promulgate certain rules; relates to the Sales Tax Relief Act.” http://webserver1.lsb.state.ok.us/2007-08bills/SB/sb116_int.rtf	2/06/2007, In Committee.

Oklahoma	2007/ SB 685 — Sen. Mazzei: “eliminates procedures relating to purchase of goods, software or services delivered electronically to Multiple Points of Use; provides an effective date.” http://webserver1.lsb.state.ok.us/2007-08bills/SB/sb685_engr.rtf	ENACTED, 6/4/2007.
Oklahoma	2007/ SB 1076 (Ch. 155) — Sen. Wilson: “Relates to revenue and taxation; relates to definitions for certain telecommunications services.” http://webserver1.lsb.state.ok.us/2007-08bills/SB/sb1076_engr.rtf	ENACTED, 5/18/2007.
Oklahoma	2007/ SB 34 — Sen. Gumm: requires Oklahoma Tax Commission to promulgate rules to comply with the SSTA. http://webserver1.lsb.state.ok.us/2007-08bills/SB/sb34_int.rtf	2/5/2007, In Committee.
Oklahoma	2007/ SB 364 — requires status updates regarding the SSUTA. http://webserver1.lsb.state.ok.us/2007-08bills/SB/sb364_engr.rtf	Died in Conference, 5/29/2008.
Rhode Island	2001/ HB 6494 (Act 172) : legislation makes Rhode Island an implementing state. http://www.rilin.state.ri.us/BillText/BillText01/HouseText01/H6494.htm	ENACTED, 7/13/2001.
Rhode Island	2006/ H 7120, Art. 30 (Ch. 246) – Representatives Watson, Mumford, Gorham, Savage, and Ehrhardt: Implementation of the Streamlined Sales and Use Tax Agreement. http://www.rilin.state.ri.us/PublicLaws/law06/law06246-30.htm	ENACTED, 6/30/2006.
Rhode Island	2007/ HB 5143 (Ch. 6) — Rep. Costantio: repeals MPU provisions, designates representatives before the Governing Board, and other technical changes. http://www.rilin.state.ri.us/BillText07/HouseText07/H5143A.pdf	ENACTED, 3/14/2007 (without the Governor’s signature).
South Dakota	2003/ SB 76 : brings South Dakota into full compliance with the Agreement. South Dakota enacted most of the Agreement during the 2002 legislative session. http://legis.state.sd.us/sessions/2003/bills/SB76enr.pdf	ENACTED, 3/6/2003.
South Dakota	2005/ HB 1043 – The Committee on Taxation: conforms state law to the Agreement. http://legis.state.sd.us/sessions/2005/bills/HB1043enr.pdf	ENACTED, 2/10/2005.
South Dakota	2005/ HB 1033 – The Committee on Taxation at the request of the Department of Revenue and Regulation: establishes certain provisions with regard to the past tax liability of sellers who agree to collect sales and use tax under the Streamlined Sales and Use Tax Agreement. http://legis.state.sd.us/sessions/2005/bills/HB1033enr.pdf	ENACTED 2/9/2005.
South Dakota	2005/ HB 1040 – An Act to repeal certain sales and use tax exemptions that conflict with certain statutory exemptions. http://legis.state.sd.us/sessions/2005/bills/HB1040enr.pdf	ENACTED, 2/9/2005.
South Dakota	2005/ SCR05 — Senators Smidt; Representatives Wick: Urging the members of the South Dakota Congressional delegation to sponsor and support the Streamlined Sales and Use Tax Act. http://legis.state.sd.us/sessions/2005/bills/SCR5enr.pdf	ENACTED, 2/18/2005.
South Dakota	2006/ HB 1167 —Representatives Wick and Senators Knudson: to “create a tax relief fund and to dedicate certain sales and use tax revenue received by the state through the Streamlined Sales and Use Tax Agreement and to provide compensation to certain retailers for collecting and remitting the sales tax.” http://legis.state.sd.us/sessions/2006/bills/HB1167enr.pdf	ENACTED, 3/10/2006.
South Dakota	2006/SB 67 — Senators Knudson, McCracken, and Smidt; Representatives Wick and Dennert: An Act to revise the amnesty provisions for sellers under the Streamlined Sales and Use Tax Agreement. http://legis.state.sd.us/sessions/2006/bills/SB67enr.pdf	ENACTED, 2/22/2006.
South Dakota	2006/ HB1110 — Representatives Krebs, Boomgarden, Faehn, Frost, Garnos, Hargens, Haverly, Koistinen, Kroger, Miles, Peters, Sebert, and Willadsen and Senators Greenfield, Apa, Duniphan, Gray, Hansen	ENACTED, 3/21/2006, Veto Override by

	(Tom), McCracken, Olson (Ed), Peterson (Jim), Sutton (Dan), and Sutton (Duane): An Act to provide compensation to certain retailers for collecting and remitting the sales tax, up to \$70 per month. http://legis.state.sd.us/sessions/2006/bills/HB1110enr.pdf	House and Senate.
South Dakota	2007/ HB 1042 — Committee on Taxation: revise the definition of bundling for sales and use tax purposes. http://legis.state.sd.us/sessions/2007/bills/HB1042enr.pdf	ENACTED, 1/31/2007.
South Dakota	2007/ HB 1047 — Committee on Taxation: revise the taxation of bundled transactions involving telecommunications services and related services. http://legis.state.sd.us/sessions/2007/bills/HB1047enr.pdf	ENACTED, 2/07/2007.
Tennessee	2003 / SB 899 and HB 832 (Pub. Ch. 357) – Sen. Clabough & Rep. Head: brings Tennessee into compliance with the Agreement. http://www.state.tn.us/sos/acts/103/pub/pc0357.pdf	ENACTED, 6/24/2003.
Tennessee	2004/ SB 3454 (Pub. Ch. 959) – Chrchuchfield, Clabough: changes to July 1, 2005 effective date for some conformity provisions; Redefines certain terms and revises certain provisions in regard to the streamlined sales tax provisions passed in 2003 in order to make the state consistent with the streamlined agreement and current statutes and policies http://www.state.tn.us/sos/acts/103/pub/pc0959.pdf	ENACTED, 06/22/2004.
Tennessee	2005/ SB 731 (Pub. Ch. 311) – by Sen. Haynes, Ramsey, Williams, Burchett, Crutchfield, Ford, Bryson, Norris, Burks and HB 2088 by Briley, Tindell, Armstrong, Hargett, Sargent, Eldridge, Overbey, Hood, Fowlkes, Coleman, Litz, Vaughn, McKee: delays the implementation of the streamlined sales tax laws to July 1, 2008, which were to take effect July 1, 2005, and January 1, 2009, with respect to the single article under the local option sales tax and the commissioner of revenue refunding portions of the local option sales tax. http://www.legislature.state.tn.us/bills/currentga/Chapter/PC0311.pdf	ENACTED, 6/6/2005.
Tennessee	2007/ HB 68 — Rep. Turner: “Delays implementation of streamlined sales tax until one year following the effective date of action taken by the U.S. Congress to expressly permit the taxation of catalog and Internet sales by individual states.” http://www.legislature.state.tn.us/bills/currentga/BILL/HB0068.pdf	2/21/2007, in committee.
Tennessee	2007/ SB 244 — Sen. Haynes: “Delays implementation of streamlined sales tax until one year following the effective date of action taken by the U.S. Congress to expressly permit the taxation of catalog and Internet sales by individual states.” http://www.legislature.state.tn.us/bills/currentga/BILL/SB0244.pdf	3/9/2007, in committee.
Tennessee	2007/ SB 2223 (Ch. No. 602) — Sen. Kyle: “Delays implementation of the streamlined sales tax provisions from July 1, 2007, to July 1, 2009.”	ENACTED, 7/5/2007.
Tennessee	2008/ SB 2783; 2008/ HB3287 — defines "candy" as "food or food ingredients" for tax purposes. http://www.legislature.state.tn.us/bills/currentga/BILL/SB2783.pdf http://www.legislature.state.tn.us/bills/currentga/BILL/HB3287.pdf	2/12/2008, In Committee.
Utah	2003 / SB 147 (Session Law Chapter: 312) – Sen. Hillyard: legislation brings Utah into compliance with the Agreement. http://www.le.state.ut.us/~2003/bills/sbillenr/sb0147.pdf	ENACTED, 3/24/2003.
Utah	2004 (3rd Special Session) / S.B. 3001 (Ch. 1) — Rep. Harper: Implementation delayed for 1 year. http://www.le.state.ut.us/~2004S3/bills/sbillenr/sb3001.pdf	ENACTED, 6/30/2004.
Utah	2004/ HB 273 (Session Law Chapter: 140) – Harper: modifies the municipal energy sales and use tax and the municipal telecommunications license tax to coordinate those taxes with the	ENACTED, 3/16/2005.

	Streamlined Sales and Use Tax Agreement and state and local sales and use taxes; adds a provision under which a "related seller" is not required to collect and remit sales and use tax under specified circumstances. http://www.le.state.ut.us/~2004/bills/hbillenr/hb0273.pdf	
Utah	2005/ HB 1 (Session Law Chapter: 8) – Bigelow: includes appropriation for implementation of SST legislation. http://www.le.state.ut.us/~2005/bills/hbillenr/hb0001.pdf	ENACTED, 2/22/2005.
Utah	2005/ SB 127 (Session Law Chapter: 158) – Sen. Hillyard: SST “clean-up” legislation. http://www.le.state.ut.us/~2005/bills/sbillenr/sb0127.pdf	ENACTED, 3/16/2005.
Utah	2005/ HB 107 (Session Law Chapter: 232) – Harper: delays conformity of key provisions to July 1, 2006; delay applies to destination sourcing; asks that a 2005 interim study committee look at the “existence of appropriate software to implement sourcing” in order to approve an effective date prior to the new July 1, 2006 deadline. http://www.le.state.ut.us/~2005/bills/hbillenr/hb0107.pdf	ENACTED, 3/22/2005.
Utah	2006/ SB 233 (Ch. 253) — Senator Bramble: Utah would delay implementation of the sourcing requirements under Streamlined Sales and Use Tax Agreement. http://www.le.state.ut.us/~2006/bills/sbillenr/sb0233.pdf	ENACTED, 3/17/2006.
Utah	2006/ SJR10 — Knudson: Master Study Resolution: study the sourcing requirements and rules required by the Streamlined Sales and Use Tax Agreement. http://www.le.state.ut.us/~2006/bills/sbillint/sjr010.pdf	ENACTED, 3/1/2006.
Utah	2007/ HB 27 — Rep. Ferry: “modifies definitions; addresses the tax rates at which a seller that does not have sufficient contacts with the state to be required to collect and remit sales and use taxes may voluntarily collect and remit sales and use taxes on: food and food ingredients; or a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients; addresses the effective dates of sales and use tax repeals, changes, or increases for certain taxes and transactions; addresses the distribution of the local taxes that are voluntarily collected and remitted by a seller that does not have sufficient contacts with the state to be required to collect and remit sales and use taxes.” http://le.utah.gov/~2007/bills/hbillenr/hb0027.pdf	ENACTED, 2/23/2007.
Utah	2008/ HB 251 — conforms use tax provisions to the SSUTA. http://le.utah.gov/~2008/bills/hbillenr/hb0251.pdf	ENACTED, 2/19/2008.
Utah	2008/ HB 206 — conforms definitions and telecommunications sourcing provisions to SSUTA; provides for Utah’s compliance with other sourcing provisions under certain circumstances. http://le.utah.gov/~2008/bills/hbillamd/hb0206.pdf	2/25/2008, Passed House Committee on Revenue and Taxation.
Vermont	2003 / HB 480 (ACT 68) : legislation to bring Vermont into compliance with the Agreement. <i>See Section 30.</i> http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2004/acts/ACT068.HTM	ENACTED, 6/18/2003.
Vermont	2004/ HB 784 (ACT 152) : makes technical changes to the sales tax to conform to the streamlined sales tax agreement – delays implementation until 7/1/05. http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2004/acts/ACT152.HTM	ENACTED, 6/7/2004.
Vermont	2005/ HB 521 (ACT 75) – House Ways and Means: adopts amendments to Streamlined Sales and Use Tax Agreement approved by the Implementing States on April 16, 2005. http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2006/acts/ACT075.HTM	ENACTED, 6/23/2005.
Vermont	2006/ H 706 (Act 94) — House Ways and Means: Conforming “sales	ENACTED, 3/8/2006.

	price” definition to Streamlined Sales Tax Agreement Terminology. http://www.leg.state.vt.us/DOCS/2006/ACTS/ACT094.DOC	
Vermont	2006/ H 843 (Act 207) — House Ways and Means: Filing requirements of registered and non-registered sellers under the Streamlined Sales Tax Agreement. http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2006/acts/ACT207.HTM	ENACTED, 5/31/2006.
Vermont	2007/ 1.9701 — Sales and Use Tax Regulations published by the Vermont Department of Revenue. http://www.state.vt.us/tax/pdf.word.excel/legal/regs/19701.pdf	Published, 1/1/007
Vermont	2008/ H 244 — withdraws Vermont from the SSUTA. http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2008/bills/intro/H-244.HTM	2/6/2008, In Committee.
Vermont	2008/ H 564 — withdraws Vermont from the SSUTA. http://www.leg.state.vt.us/docs/legdoc.cfm?URL=/docs/2008/bills/intro/H-564.HTM	1/8/2008, In Committee.
Washington	2003 / SB 5783/HB1863 (Chapter 168, 2003 Laws) —Senators Finkbeiner & Regala; Rep. Gombosky: legislation would bring Washington into compliance with the Agreement, except for sourcing (2004). http://www.leg.wa.gov/pub/billinfo/2003-04/Pdf/Bills/Session%20Law%202003/5783.SL.pdf	ENACTED, 5/9/2003.
Washington	2004/ SB 6515 (Chapter 153, 2004 Laws) — Zarelli, Regala, Winsley: correcting errors in and omissions from chapter 168, Laws of 2003, which implemented portions of the streamlined sales and use tax agreement; includes conforming amendments. http://www.leg.wa.gov/pub/billinfo/2003-04/Pdf/Bills/Session%20Law%202004/6515.SL.pdf	ENACTED, 04/05/2004.
Washington	2007/ SB5089 — Sen. Regala: conforms Washington's tax structure to the streamlined sales and use tax agreement, effective July 1, 2008. http://www.leg.wa.gov/pub/billinfo/2007-08/Pdf/Bills/Session%20Law%202007/5089-S.SL.pdf	ENACTED, 3/22/2007.
Washington	2007/ HB 1128 — Rep. Sommers: “Appropriations for distribution to local taxing jurisdictions to mitigate the unintended revenue redistribution effect of the sourcing law changes.” http://www.leg.wa.gov/pub/billinfo/2007-08/Pdf/Bills/House%20Bills/1128-S.pdf	4/22/2007, delivered to the Governor.
Washington	2007/ H2380 —Rep. Ericks:“provid[es] taxpayer relief for costs associated with compliance with the sourcing requirements of the streamlined sales and use tax agreement.” Expires June 2009. http://www.leg.wa.gov/pub/billinfo/2007-08/Pdf/Bills/House%20Bills/2380.pdf	4/6/2007, referred to Senate Ways and Means; 4/4/2007, Passed House.
Washington	2008/ HB 3126 — “clarifying the interaction of the streamlined sales and use tax legislation and the power of local governments to license and tax..” http://apps.leg.wa.gov/documents/billdocs/2007-08/Pdf/Bills/House%20Bills/3126-S.pdf	2/14/2008, Passed House; 2/25/2008, In Senate Committee.
Washington	2008/ HB 6917 — “clarifying the interaction of the streamlined sales and use tax legislation and the power of local governments to license and tax..” http://apps.leg.wa.gov/documents/billdocs/2007-08/Pdf/Bills/Senate%20Bills/6917.pdf	2/5/2008, In Committee.
Washington	2008/ HB 2687 – provides supplemental funds relief for local governments due to SSUTA sourcing transition..	2/25/2008, Passed Senate.

	http://apps.leg.wa.gov/documents/billdocs/2007-08/Pdf/Bills/House%20Bills/2687-S.E.pdf	
Washington	2008/ HB 3271 — provides supplemental funds relief for taxpayers due to SSUTA sourcing transition. http://apps.leg.wa.gov/documents/billdocs/2007-08/Pdf/Bills/House%20Bills/3271.pdf	1/28/2008, In Committee .
Washington	2007/ HB 2380 — provides supplemental funds relief for taxpayers due to SSUTA sourcing transition.. Expires June 2009. http://apps.leg.wa.gov/documents/billdocs/2007-08/Pdf/Bills/House%20Bills/2380-S.pdf	1/30/2008, Passed House; 2/29/2008, In Senate Committee.
West Virginia	2003 / HB. 3014 (Ch. 146, Acts 2003) – Speaker Kiss, Delegates Michael, Doyle, Anderson, G, White, H. White: legislation brings West Virginia into compliance with the Agreement (Main Street Protection Act of 2003). http://www.legis.state.wv.us/Bill_Text_HTML/2003_SESSIONS/RS/BILLS/hb3014%20enr.htm	ENACTED, 1/28/2003.
West Virginia	2004/ HB 4349 (Ch. 246, Acts 2004) – Doyle, Campbell, Boggs, Stalnaker, Houston, Anderson, G. White: implements remaining portions of SSTOP and makes technical amendments; includes telecommunications sourcing rules from SSTOP. http://www.legis.state.wv.us/Bill_Text_HTML/2004_SESSIONS/RS/BILLS/hb4349%20enr.htm	ENACTED, 3/9/2004.
West Virginia	2005/ HB 3357 (Chapter 235, Acts 2005) – Del. Michael, Doyle: relating generally to streamlined sales and use tax administration; defining certain terms; and providing for representation on governing board of streamlined sales and use tax agreement. http://www.legis.state.wv.us/Bill_Text_HTML/2005_SESSIONS/RS/BILLS/HB3357%20enr.htm	ENACTED, 5/11/2005.
West Virginia	2006/ SB 692 — Senator Helmick: Conforming consumers sales and service tax law to requirements of Streamlined Sales and Use Tax Agreement. http://www.legis.state.wv.us/Bill_Text_HTML/2006_SESSIONS/RS/BILLS/SB692%20SUB1%20eng.htm	ENACTED, 3/29/2006.
West Virginia	2008/ HB 4551 — conform to SSUTA. http://www.legis.state.wv.us/Bill_Text_HTML/2008_SESSIONS/RS/BILLS/hb4551%20intr.htm	2/14/2008, In Committee.
West Virginia	2008/ SB 596 — conform to SSUTA. http://www.legis.state.wv.us/Bill_Text_HTML/2008_SESSIONS/RS/BILLS/SB596%20SUB1.htm	2/19/2008, Passed Senate.
Wyoming	2002/ HB 123 (ACT 25, Ch. 52) : providing for state representation for the streamlined sales and use tax agreement; and providing for an effective date. http://legisweb.state.wy.us/2002/enroll/hb0123.pdf	ENACTED, 3/11/2002.
Wyoming	2005/ HB 14 (ACT 3, Ch. 5) – sponsored by Joint Revenue Interim Committee: providing amendments to the sales and use tax laws as specified; providing for voluntary licensing; providing definitions; providing for enforcement procedures; providing for bad debt procedures; providing timeline procedures for local optional taxes; providing conforming amendments; and providing for an effective date. http://legisweb.state.wy.us/2005/enroll/hb0014.pdf	ENACTED, 2/15/2005.
Wyoming	2006/ HB 98 (Ch. 10) — Joint Revenue Interim Committee: providing a source at which the sales tax rate shall be imposed for transactions subject to sales and use tax collections in this state, effective January 1, 2008. http://legisweb.state.wy.us/2006/Enroll/HB0098.pdf	ENACTED, 3/8/2006.
Wyoming	2007/ HB 178 (Ch. 10) — Joint Revenue Interim Committee:	ENACTED,

	<p>“establishes uniform definitions for telecommunications services in the sales and use tax laws. The bill also amends telecommunication sourcing provisions and the tax imposition provisions for telecommunications pertaining to sales and use tax.”</p> <p>http://legisweb.state.wy.us/2007/Enroll/HB0178.pdf</p>	2/14/2007.
Wyoming	<p>2008/ HB 91— conforming legislation to the SSUTA, including definitions of direct mail.</p> <p>http://legisweb.state.wy.us/2008/Introduced/HB0091.pdf</p>	2/18/2008, Passed House.

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