

## **Does your business have to begin collecting sales tax on all out-of-state online sales**



You've probably heard about the recent U.S. Supreme Court decision allowing state and local governments to impose sales taxes on more out-of-state online sales. The ruling in *South Dakota v. Wayfair, Inc.* is welcome news for brick-and-mortar retailers, who felt previous rulings gave an unfair advantage to their online competitors. And state and local governments are pleased to potentially be able to collect more sales tax.

But for businesses with out-of-state online sales that haven't had to collect sales tax from out-of-state customers in the past, the decision brings many questions and concerns.

### **What the requirements used to be**

Even before *Wayfair*, a state could require an out-of-state business to collect sales tax from its residents on online sales if the business had a "substantial nexus" — or connection — with the state. The nexus requirement is part of the Commerce Clause of the U.S. Constitution.

Previous Supreme Court rulings had found that a *physical* presence in a state (such as retail outlets, employees or property) was necessary to establish substantial nexus. As a result, some online retailers have already been collecting tax from out-of-state customers, while others have not had to.

### **What has changed**

In *Wayfair*, South Dakota had enacted a law requiring out-of-state retailers that made at least 200 sales or sales totaling at least \$100,000 in the state to collect and remit sales tax. The Supreme Court found that the physical presence rule is "unsound and incorrect," and that the South Dakota tax satisfies the substantial nexus requirement.

The Court said that the physical presence rule puts businesses with a physical presence at a competitive disadvantage compared with remote sellers that needn't charge customers for taxes.

In addition, the Court found that the physical presence rule treats sellers differently for arbitrary reasons. A business with a few items of inventory in a small warehouse in a state is subject to sales tax on all of its sales in the state, while a business with a pervasive online presence but no physical presence isn't subject to the same tax for the sales of the same items.

## **What the decision means**

*Wayfair* doesn't necessarily mean that you must immediately begin collecting sales tax on online sales to all of your out-of-state customers. You'll be required to collect such taxes only if the particular state requires it. Some states already have laws on the books similar to South Dakota's, but many states will need to revise or enact legislation.

Also keep in mind that the substantial nexus requirement isn't the only principle in the Commerce Clause doctrine that can invalidate a state tax. The others weren't argued in *Wayfair*, but the Court observed that South Dakota's tax system included several features that seem designed to prevent discrimination against or undue burdens on interstate commerce, such as a prohibition against retroactive application and a safe harbor for taxpayers who do only limited business in the state.

Please contact Ceschini, CPAs at (631) 474-9400 for more information about this topic and other tax and business developments – such as new IRS regulations and court decisions.

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