# <sup>114TH CONGRESS</sup> **H.R. 2315**

## **AN ACT**

To limit the authority of States to tax certain income of employees for employment duties performed in other States.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Mobile Workforce3 State Income Tax Simplification Act of 2015".

### 4 SEC. 2. LIMITATIONS ON STATE WITHHOLDING AND TAX-5 ATION OF EMPLOYEE INCOME.

6 (a) IN GENERAL.—No part of the wages or other re7 muneration earned by an employee who performs employ8 ment duties in more than one State shall be subject to
9 income tax in any State other than—

(1) the State of the employee's residence; and
(2) the State within which the employee is
present and performing employment duties for more
than 30 days during the calendar year in which the
wages or other remuneration is earned.

15 (b) WAGES OR OTHER REMUNERATION.—Wages or 16 other remuneration earned in any calendar year shall not be subject to State income tax withholding and reporting 17 18 requirements unless the employee is subject to income tax 19 in such State under subsection (a). Income tax withholding and reporting requirements under subsection 20 21 (a)(2) shall apply to wages or other remuneration earned 22 as of the commencement date of employment duties in the 23 State during the calendar year.

(c) OPERATING RULES.—For purposes of determining penalties related to an employer's State income tax
withholding and reporting requirements—

#### $\mathbf{2}$

1	(1) an employer may rely on an employee's an-
2	nual determination of the time expected to be spent
3	by such employee in the States in which the em-
4	ployee will perform duties absent—
5	(A) the employer's actual knowledge of
6	fraud by the employee in making the determina-
7	tion; or
8	(B) collusion between the employer and the
9	employee to evade tax;
10	(2) except as provided in paragraph $(3)$ , if
11	records are maintained by an employer in the reg-
12	ular course of business that record the location of an
13	employee, such records shall not preclude an employ-
14	er's ability to rely on an employee's determination
15	under paragraph (1); and
16	(3) notwithstanding paragraph $(2)$ , if an em-
17	ployer, at its sole discretion, maintains a time and
18	attendance system that tracks where the employee
19	performs duties on a daily basis, data from the time
20	and attendance system shall be used instead of the
21	employee's determination under paragraph (1).
22	(d) Definitions and Special Rules.—For pur-
23	poses of this Act:
24	(1) DAY.—

1(A) Except as provided in subparagraph2(B), an employee is considered present and per-3forming employment duties within a State for a4day if the employee performs more of the em-5ployee's employment duties within such State6than in any other State during a day.7(B) If an employee performs employment

duties in a resident State and in only one nonresident State during one day, such employee shall be considered to have performed more of the employee's employment duties in the nonresident State than in the resident State for such day.

14 (C) For purposes of this paragraph, the
15 portion of the day during which the employee is
16 in transit shall not be considered in determining
17 the location of an employee's performance of
18 employment duties.

19 (2) EMPLOYEE.—The term "employee" has the
20 same meaning given to it by the State in which the
21 employment duties are performed, except that the
22 term "employee" shall not include a professional
23 athlete, professional entertainer, or certain public
24 figures.

4

1 (3) PROFESSIONAL ATHLETE.—The term "pro-2 fessional athlete" means a person who performs 3 services in a professional athletic event, provided 4 that the wages or other remuneration are paid to 5 such person for performing services in his or her ca-6 pacity as a professional athlete.

7 (4) PROFESSIONAL ENTERTAINER.—The term
8 "professional entertainer" means a person who per9 forms services in the professional performing arts
10 for wages or other remuneration on a per-event
11 basis, provided that the wages or other remuneration
12 are paid to such person for performing services in
13 his or her capacity as a professional entertainer.

14 (5) CERTAIN PUBLIC FIGURES.—The term
15 "certain public figures" means persons of promi16 nence who perform services for wages or other remu17 neration on a per-event basis, provided that the
18 wages or other remuneration are paid to such person
19 for services provided at a discrete event, in the na20 ture of a speech, public appearance, or similar event.

(6) EMPLOYER.—The term "employer" has the
meaning given such term in section 3401(d) of the
Internal Revenue Code of 1986 (26 U.S.C. 3401(d)),
unless such term is defined by the State in which

5

1	the employee's employment duties are performed, in
2	which case the State's definition shall prevail.
3	(7) STATE.—The term "State" means any of
4	the several States.
5	(8) TIME AND ATTENDANCE SYSTEM.—The
6	term "time and attendance system" means a system
7	in which—
8	(A) the employee is required on a contem-
9	poraneous basis to record his work location for
10	every day worked outside of the State in which
11	the employee's employment duties are primarily
12	performed; and
13	(B) the system is designed to allow the em-
14	ployer to allocate the employee's wages for in-
15	come tax purposes among all States in which
16	the employee performs employment duties for
17	such employer.
18	(9) WAGES OR OTHER REMUNERATION.—The
19	term "wages or other remuneration" may be limited
20	by the State in which the employment duties are
21	performed.
22	SEC. 3. EFFECTIVE DATE; APPLICABILITY.
23	(a) EFFECTIVE DATE.—This Act shall take effect on
24	January 1 of the 2d year that begins after the date of
25	the enactment of this Act.

(b) APPLICABILITY.—This Act shall not apply to any
 tax obligation that accrues before the effective date of this
 Act.

Passed the House of Representatives September 21, 2016.

Attest:

Clerk.

<sup>114</sup>TH CONGRESS H. R. 2315

# AN ACT

To limit the authority of States to tax certain income of employees for employment duties performed in other States.