		(Original Signature of Member)
118TH CONGRESS 2D SESSION	H.R.	

To amend title 4 of the United States Code to limit the extent to which States may tax the compensation earned by nonresident telecommuters and other multi-State workers.

IN THE HOUSE OF REPRESENTATIVES

Mr.	HIMES introduced the	e following b	oill; which	was refe	erred to t	the Committee
	on					

A BILL

To amend title 4 of the United States Code to limit the extent to which States may tax the compensation earned by nonresident telecommuters and other multi-State workers.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Multi-State Worker
- 5 Tax Fairness Act of 2024".

1	SEC. 2. LIMITATION ON STATE TAXATION OF COMPENSA-
2	TION EARNED BY NONRESIDENT TELECOM-
3	MUTERS AND OTHER MULTI-STATE WORK-
4	ERS.
5	(a) In General.—Chapter 4 of title 4, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
8	"§ 127. Limitation on State taxation of compensation
9	earned by nonresident telecommuters
10	and other multi-State workers
11	"(a) In General.—In applying its income tax laws
12	to the compensation of a nonresident individual, a State
13	may deem such nonresident individual to be present in or
14	working in such State for any period of time only if such
15	nonresident individual is physically present in such State
16	for such period and such State may not impose non-
17	resident income taxes on such compensation with respect
18	to any period of time when such nonresident individual
19	is physically present in another State.
20	"(b) Determination of Physical Presence.—
21	For purposes of determining physical presence, no State
22	may deem a nonresident individual to be present in or
23	working in such State on the grounds that—
24	"(1) such nonresident individual is present at
25	or working at home for convenience, or

1	"(2) such nonresident individual's work at
2	home or office at home fails any convenience of the
3	employer test or any similar test.
4	"(c) Determination of Periods of Time With
5	RESPECT TO WHICH COMPENSATION IS PAID.—For pur-
6	poses of determining the periods of time with respect to
7	which compensation is paid, no State may deem a period
8	of time during which a nonresident individual is physically
9	present in another State and performing certain tasks in
10	such other State to be—
11	"(1) time that is not normal work time unless
12	such individual's employer deems such period to be
13	time that is not normal work time,
14	"(2) nonworking time unless such individual's
15	employer deems such period to be nonworking time,
16	or
17	"(3) time with respect to which no compensa-
18	tion is paid unless such individual's employer deems
19	such period to be time with respect to which no com-
20	pensation is paid.
21	"(d) Definitions.—As used in this section—
22	"(1) State.—The term 'State' means each of
23	the several States (or any subdivision thereof), the
24	District of Columbia, and any territory or possession
25	of the United States.

1	"(2) Income tax.—The term 'income tax' has
2	the meaning given such term by section 110(c).
3	"(3) Income tax laws.—The term income
4	tax laws' includes any statutes, regulations, adminis-
5	trative practices, administrative interpretations, and
6	judicial decisions.
7	"(4) Nonresident individual.—The term
8	'nonresident individual' means an individual who is
9	not a resident of the State applying its income tax
10	laws to such individual.
11	"(5) Employee.—The term 'employee' means
12	an employee as defined by the State in which the
13	nonresident individual is physically present and per-
14	forming personal services for compensation.
15	"(6) Employer.—The term 'employer' means
16	the person having control of the payment of an indi-
17	vidual's compensation.
18	"(7) Compensation.—The term 'compensa-
19	tion' means the salary, wages, or other remuneration
20	earned by an individual for personal services per-
21	formed as an employee or as an independent con-
22	tractor.
23	"(e) No Inference.—Nothing in this section shall
24	be construed as bearing on—
25	"(1) any tax laws other than income tax laws,

1	"(2) the taxation of corporations, partnerships,
2	trusts, estates, limited liability companies, or other
3	entities, organizations, or persons other than non-
4	resident individuals in their capacities as employees
5	or independent contractors,
6	"(3) the taxation of individuals in their capac-
7	ities as shareholders, partners, trust and estate
8	beneficiaries, members or managers of limited liabil-
9	ity companies, or in any similar capacities, and
10	"(4) the income taxation of dividends, interest,
11	annuities, rents, royalties, or other forms of un-
12	earned income.".
13	(b) Clerical Amendment.—The table of sections
14	of such chapter 4 is amended by adding at the end the
15	following new item:
	"127. Limitation on State taxation of compensation earned by nonresident tele- commuters and other multi-State workers.".
16	(e) Effective Date.—The amendments made by
17	this section shall take effect on the date of the enactment
18	of this Act