Oregon Should Reevaluate the Proposed Gross Receipts Tax to Raise Revenue for Public Education

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Co-Chair Roblan, Co-Chair Smith Warner, Co-Vice Chair Knopp, Co-Vice Chair Smith, and Members of the Committee:

My name is Garrett Watson, and I’m an economist and the Special Projects Manager at the Tax Foundation, the nation’s leading nonpartisan, nonprofit tax research organization that has informed smarter tax policy at the state, federal, and global levels since 1937. We have produced the Facts & Figures handbook since 1941, we calculate Tax Freedom Day each year, we produce the State Business Tax Climate Index, and we have a wealth of other data, rankings, and analysis at our website, www.TaxFoundation.org.

I am pleased to submit written testimony on House Bill 3427, which provides a plan to improve Oregon’s public schools and dedicates $2 billion per biennium in additional funding for the Oregon public school system. While I take no position on this bill, I will argue that Oregon should not adopt the proposed Corporate Activity Tax, a gross receipts tax, as the funding mechanism to improve Oregon’s public schools.

Gross Receipts Taxes Are Unsound Tax Policy

Gross receipts taxes, which are levied on the receipts from the sales a business makes, do not live up to the principles of sound tax policy. Taxes on gross receipts create tax pyramiding, which is when the same economic value is taxed multiple times as business inputs are taxed at each stage in the production process. This raises the effective tax rate on consumers, who will bear the burden of higher prices for goods and services.

While businesses are legally required to remit the Corporate Activity Tax, the economic impact of the tax will be borne by consumers, workers, and shareholders. In addition to higher prices felt by consumers, the proposed tax will result in fewer jobs for Oregonians and lower portfolio valuations for those invested in businesses paying the tax.

The key problem with gross receipts taxes is they do not exempt business-to-business transactions from the tax base. This creates tax pyramiding and incentivizes firms to integrate vertically to avoid the tax. The tax affects industries differently, more heavily impacting industries with high production volumes and low profit margins.

**Deductions for Business Inputs and Labor Costs**

The proposed Corporate Activity Tax would provide firms subject to the tax a 25 percent deduction for the cost of business inputs or labor compensation. This will help mitigate some of the tax pyramiding and negative economic effects of the tax but does so by creating complexity for businesses that must file and remit the tax.

The experience Texas has with its Margin (Franchise) Tax is instructive. Like the proposed Corporate Activity Tax, the Margin Tax provided a deduction for the greater of a firm's labor costs and the cost of business inputs, among other options. This created complexity for businesses operating in Texas and resulted in the tax failing to raise the anticipated revenue for the first two years of collections. Texas has since reduced its Margin Tax rates, and the state legislature expressed its intent to repeal the tax.

In addition to the tax complexity, the offered deductions in House Bill 3427 do not offset the negative effects the tax will create for Oregonians. The Oregon Legislative Revenue Office (LRO) finds that prices will increase by about 0.39 percent if the Corporate Activity Tax rate is levied, which is close to the 0.40 percent increase in prices projected if the legislature adopted a gross receipts tax with no deductions permitted. There are also negligible differences in employment levels and household incomes. The results are similar because the proposed deductions narrow the tax base and reduce expected revenue, which requires a higher tax rate to raise about $2 billion per biennium. The higher tax rate mostly offsets the benefits of the available deductions.

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FIGURE 1: How to Calculate Oregon's Proposed Corporate Activity Tax Under HB 3427

**Determine Tax Base**
Gather all business receipts “arising from transactions and activity in the regular course of a trade of business.”

**Source Business Receipts:**
- For real property, to the extent the property is in Oregon.
- For the sale of tangible personal property if the property is delivered to a purchaser in Oregon.
- For any sale of a service if the service is delivered to a location in Oregon.
- In the case of a sale of intangible property, if the property is used in Oregon.

**Exclude:** receipts from the sale of motor fuel oil, cigarettes or tobacco, malt beverages, wine or liquor, and groceries, among others.

Apportion the firm’s labor costs or cost of inputs paid to other businesses using a single sales factor.

**Calculate Tax Base:**

**Taxable receipts minus 25% of labor costs.**
Labor costs are “salary and wages paid directly to an employee of the taxpayer and benefits paid on behalf of the employee.” Excludes salary of wages paid to a single employee in excess of $1 million, bonuses, and compensation to officers of a corporation.

**Taxable receipts minus 25% of cost inputs paid to other businesses**
with these purchases defined as “the cost of materials incurred in the creation of a good or service and the cost of purchase of items held in the ordinary course of business for inventory, in accordance with section 471 of the Internal Revenue Code.”

Either deduction may not exceed 95 percent of the taxpayer’s business receipts in this state.

Apply the tax rate:

$250 flat tax for businesses receiving Oregon-sourced receipts

For Oregon-sourced receipts exceeding $1 million, apply a 0.49% levy on taxable Oregon-sourced business receipts.

In addition to the Corporate Activity Tax, C corporations must pay Oregon’s Corporate Income Tax:

Apportion income based on a single sales factor: Add up all sales from Oregon and divide by sales everywhere. Multiply this number by total labor costs or cost of inputs paid to other businesses.

Apply a 6.6% corporate income tax rate on corporate income up to $1 million. Apply a 7.6% corporate income tax rate on corporate income above $1 million.

Final Tax Liability
Remit the tax to Oregon Department of Revenue.
The Proposed Gross Receipts Tax Will Harm Low-Income Oregonians

The proposed Corporate Activity Tax will harm low-income Oregonians. The proposed reductions in Oregon’s individual income tax rates will help mitigate the cost of the tax for many middle-income and upper-income households, but these tax rate reductions will not reach the least well-off in Oregon. This happens for two reasons. First, those households often have little to no state individual income tax liability to reduce. Second, while the income tax rates at the lower end of the rate schedule are being reduced, high-income filers have income in those brackets as well. Lowering rates does not actually target relief effectively.

The LRO estimates that Oregonians with household incomes below about $20,500 will experience a 0.2 percent decrease in their incomes in the long run, which translates to about $85 annually. While this may be a small amount for those households with higher incomes, it could be critical for these households to make ends meet. By contrast, LRO estimates that Oregonians making above about $34,300 will experience increases in household income between 0.1 percent and 0.4 percent due to improvements in Oregon’s public school system and long-run labor force productivity.

While some adjustments have been made to mitigate the regressivity of the Corporate Activity Tax, more work is needed. Ideally, the gross receipts tax would be replaced to avoid the tax pyramiding and price increases that harm low-income households, but in the interim, a refundable tax credit targeted at those with low incomes would also help these households.

Alternatives to Raise Additional Revenue

If the legislature wishes to raise $2 billion per biennium to support Oregon’s public education system, there are better options available to raise the revenue than via a gross receipts tax. A value-added tax can provide a stable source of revenue while avoiding the problems associated with taxing gross receipts.

Economic value is taxed only once under a value-added tax, which eliminates tax pyramiding and ensures that businesses and industries are treated equally under the tax code. LRO’s preliminary modeling of a value-added tax shows that prices rise less under this tax regime than a gross receipts tax, with fewer jobs lost and slightly higher average household incomes.

LRO has estimated that a value-added tax has fewer negative effects on low-income Oregonians than the proposed Corporate Activity Tax. These households may still experience lower household incomes in the long run, which suggests that a refundable tax credit may also be deployed to ensure that these households are made whole.

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5 Oregon Legislative Revenue Office, “Modified Commercial Activity Tax Option 2AL.”
6 Ibid.
While state-level value-added taxes are less common than gross receipts taxes, New Hampshire is a state that has successfully administered this tax and could serve as a model for designing a similar tax for Oregon.

**Conclusion**

The proposed Corporate Activity Tax in the amendment to House Bill 3427 may harm low-income Oregonians while introducing complexity into Oregon's corporate tax code. The experience other states have with gross receipts taxes shows that it is not an efficient nor a simple way to raise revenue when compared to a value-added tax. Oregon can raise the revenue needed to improve public education in the state through a value-added tax, reducing the economic harm placed on low-income households and maintaining Oregon's competitive business tax code.