A motion by Washington to amend the SSUTA by adding a new section relating to notice requirements for direct mail legislation:

SECTION 334: NOTICE OF LEGISLATION AFFECTING DIRECT MAIL DELIVERY CHARGES

A. Whenever a bill is filed in the legislature of any member state, associate member state, advisor state, petitioning state or state that is contemplating petitioning for membership that would change the sales and use tax treatment of delivery charges for direct mail from nontaxable or exempt to taxable, such state must give timely written notice thereof to the Governing Board in the form and manner prescribed by rules relating to notice promulgated pursuant to Section 806.

B. Such notice must contain, if known, the bill number, relevant section number(s), house(s) of introduction, date of introduction, sponsors, committees referred to, if any, and scheduled hearing dates, if any.

C. Upon receipt by the Governing Board of the notice required by subsection A of this section, the Governing Board shall immediately, or as soon thereafter as is practicable, give notice to the public pursuant to rules relating to notice promulgated pursuant to Section 806.

D. The notice required by subsection A of this section shall be timely if it is received within seven days after the bill is filed. Notice received more than seven days after the bill is filed shall also be timely if received within seven days after officials within such state’s tax administration agency became aware of its filing.