GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH80034-RBxz-1B* (11/29)

Short Title:	Rev Laws Tech, Clarify., & Admin. Chngs.					(Public)		
Sponsors:	Representatives Setzer.	Howard,	Luebke,	Gibson	(Primary	Sponsors);	Starnes	and
Referred to:								

1			A BILL TO BE ENTITLED				
2	AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES						
3	TO THE REVENUE LAWS AND RELATED STATUTES.						
4	The General Assembly of North Carolina enacts:						
5	SECTION 1. G.S. $105-120.2(f)$ is repealed.						
6	SECTION 2. G.S. 105-129.50 is amended by adding a new subdivision to read:						
7	"§ 105-12	9.50. D	Definitions.				
8	The d	efinition	ns in section 41 of the Code apply in this Article. In addition, the following				
9	definition	s apply	in this Article:				
10		<u>(1)</u>	Development tier one area Defined in G.S. 143B-437.08.				
11		"					
12			ION 3. G.S. 105-130.4(t2) is repealed.				
13			ION 4. G.S. 105-164.4C(h)(5) reads as rewritten:				
14	"(h)	Defini	tions. – The following definitions apply in this section:				
15							
16		(5)	Postpaid calling service. – A telecommunications service that is charged on a				
17			call-by-call basis and is obtained by making payment at the time of the call				
18			either through the use of a credit or payment mechanism, such as a bank				
19			card, travel card, credit card, or debit card, or by charging the call to a				
20			telephone number that is not associated with the origination or termination				
21 22			of the telecommunications service. A postpaid calling service includes a service that meets all the requirements of a prepaid wireline telephone				
23			calling service, except the exclusive use requirement.				
23 24		"	caning service, except the exclusive use requirement.				
25		SECT	TON 5. G.S. 105-164.13(12) and (26a) reads as rewritten:				
26	"§ 105-16		Retail sales and use tax.				
27	-		tail and the use, storage, or consumption in this State of the following tangible				
28			, digital property, and services are specifically exempted from the tax imposed				
29	by this Ar						
30	J						
31		(12)	Sales of any of the following items:				
32		~ /	a. Prosthetic devices.devices for human use.				
33			b. Mobility enhancing equipment sold on a prescription.				
34			c. Durable medical equipment sold on prescription.				



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1 2			d. Durable medical supplies sold on prescription.	
2 3 4 5		(26a)	Food sold not for profit by a public school cafeteria to a that participates in the Child and Adult Care Food Department of Public Instruction. Health and Human Service	Program of the
6		SECT	TON 6. G.S. 105-164.13D(a) reads as rewritten:	
7	"(a)	The ta	xes imposed by this Article do not apply to the Energy Star	qualified products
8 9			tion if sold between 12:01 A.M. on the first Friday of Nov g Sunday. The qualified products are:	vember and 11:59
10		(1)	Clothes washers.	
11		(2)	Freezers and refrigerators.	
12		(3)	Central air conditioners and room air conditioners.	
13		(4)	Air-source heat pumps and geothermal heat pumps.	
14		(5)	Ceiling fans.	
15		(6)	Dehumidifiers.	
16		(7)	Programmable thermostats."	
17			TON 7. G.S. 105-164.14A(a)(1) and (4) read as rewritten:	
18	"§ 105-16	64.14A.	Economic incentive refunds.	
19	(a)		d The following taxpayers are allowed an annual refund	I of sales and use
20	taxes paic	l under	this Article:	
21		(1)	Passenger air carrier. – An interstate passenger air carrier is	
22			of the sales and use tax paid by it on fuel in excess of	
23			hundred thousand dollars (\$2,500,000). The amount of sale	-
24			does not include a refund allowed to the interstate passenge	
25			G.S. 105-164.14(a). This subdivision is repealed for purch	hases made on or
26			after January 1, 2011. January 1, 2013.	
27		•••		
28		(4)	Motorsports team or sanctioning body A professional n	
29			team or a motorsports sanctioning body is allowed a refun	
30			use tax paid by it in this State on aviation fuel that is us	
31			from a motorsports event in this State, to travel to a mo	1
32			another state from a location in this State, or to travel to	
33			motorsports event in another state. For purposes of th	
34			"motorsports event" includes a motorsports race, a mo	
35			event, and motorsports testing. This subdivision is repea	led for purchases
36		.,	made on or after January 1, 2011. January 1, 2013.	
37		" SECT	TON 9 (a) $C \in 105$ 164 14D(a) reads as rewritten:	
38 39	"(a)		TON 8.(a) G.S. 105-164.14B(a) reads as rewritten:	
39 40	"(a)	Denni	tions. – The following definitions apply in this section:	
40 41		(12)	Owner The term includes a lasse under a lasse nurchas	aantroot
41 42		(12)	<u>Owner. – The term includes a lessee under a lease-purchase</u> Paper-from-pulp manufacturing. – An industry prima	
42 43		(13)	manufacturing or converting paper, other than newsp	
43 44				
44 45			groundwood paper, from pulp or pulp products, or in con sanitary paper stock or wadding into sanitary paper product	
43 46			sanitary paper stock of wadding into sanitary paper product	<u>.3.</u>
40 47		(21)	Reserved.	
47		$\frac{(21)}{(22)}$	<u>Turbine manufacturing. – An industry primarily engaged</u>	in manufacturing
40 49		<u>(44)</u>	turbines or complete turbine generator set units, such as	
49 50			gas, and wind. The term does not include the manufac	-
50 51			turbines."	and

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SECTION 8.(b) G.S. 105-164.14B(b)(1) reads as rewritten:
"(1) Business requirement. – The facility is primarily engaged in one or more of
the following:
a. Air courier services.
b. Aircraft manufacturing.
c. Bioprocessing.
d. Financial services, securities operations, and related systems
development.
e. Motor vehicle manufacturing.
f. <u>Paper-from-pulp manufacturing.</u>
g. Pharmaceutical and medicine manufacturing and distribution of
pharmaceuticals and medicines.
g.h. Semiconductor manufacturing.
h. <u>i.</u> Solar electricity generating materials manufacturing.
j. Turbine manufacturing."
SECTION 9. G.S. 105-187.51C(c) reads as rewritten:
"(c) Forfeiture. – If the required level of investment to qualify as an eligible datacenter is
not timely made, then the rate provided under this section is forfeited. If the required level of
investment is timely made but any eligible machinery and equipment is not located and used at
an eligible datacenter, then the rate provided for that machinery and equipment under this
section is forfeited. A taxpayer that forfeits a rate under this section is liable for all past sales
and use taxes avoided as a result of the forfeiture, computed at the combined general rate from
the date the taxes would otherwise have been due, plus interest at the rate established under
G.S. 105-241.21. If the forfeiture is triggered due to the lack of a timely investment required by
this section, then interest is computed from the date the sales or use tax would otherwise have
been due. For all other forfeitures, interest is computed at the combined general rate-from the
time as of which the machinery or equipment was put to a disqualifying use. A credit is allowed
against the sales or use tax owed as a result of the forfeiture provisions of this subsection for
privilege taxes paid pursuant to this section. For purposes of applying this credit, the fact that
payment of the privilege tax occurred in a period outside the statute of limitations provided
under G.S. 105-241.6 is not considered. The credit reduces the amount forfeited, and interest
applies only to the reduced amount. The past taxes and interest are due 30 days after the date of
forfeiture. A taxpayer that fails to pay the past taxes and interest by the due date is subject to
the provisions of G.S. 105-236."
SECTION 10.(a) G.S. 105-228.37 reads as rewritten:
"§ 105-228.37. Refund of overpayment of tax.
(a) Refund Request. – A taxpayer who pays more tax than is due under this Article may
request a refund of the overpayment by filing a written request for a refund with the board of
county commissioners of the county where the tax was paid. The request must be filed within
six months after the date the tax was paid and must explain why the taxpayer believes a refund
is due.
(b) Hearing by County. – A board of county commissioners must conduct a hearing on
a request for refund in accordance with the procedures that apply to a hearing held by a board
of equalization and review on an appeal concerning the listing or appraisal of property. If
refund. Within 60 days after a timely request for a refund has been filed and at least 10 days
before the date set for the hearing, the board must notify the taxpayer in writing of the time and
place at which the hearing will be conducted. The date set for the hearing must be within 90
days after the timely request for a hearing was filed or at a later date mutually agreed upon by the taxpayer and the board. The board must make a decision on the requested refund within 90
the terrestion and the board. The board must make a decision on the result of the second states in the second states of the board must be able to be a second state of the second states of the second

the taxpayer and the board. The board must make a decision on the requested refund within 90
 days after conducting a hearing under this subsection. the board decides that a refund is due, it

51 must refund the county's portion of the overpayment, together with any applicable interest, to

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1 the taxpayer. If the board finds that no refund is due, the written decision of the board must 2 inform the taxpayer that the taxpayer may appeal the decision to the Property Tax Commission. 3 Review by Commission. Process if Refund Granted. - If the board of (c) 4 commissioners decides that a refund is due, it must refund the overpayment, together with any 5 applicable interest, to the taxpayer and inform the Department of the refund. The Department 6 may assess the taxpayer for the amount of the refund in accordance with G.S. 105-241.9 if the 7 Department disagrees with the board's decision. The procedure in G.S. 105 290 for the appeal 8 to the Property Tax Commission of a decision of a board of equalization and review concerning 9 the listing or appraisal of property applies to the appeal of a denial by a board of county 10 commissioners of a request for a refund of tax paid under this Article. If the Commission 11 determines that a refund is due, the board of county commissioners must refund the county's 12 portion of the overpayment, together with any applicable interest, to the taxpayer. A decision of 13 the Commission is binding on the Secretary and on a board of county commissioners.

14 (d) Judicial Review. Process if Refund Denied. – A decision of the Property Tax 15 Commission is subject to judicial review in accordance with G.S. 7A-29. If the board of 16 commissioners finds that no refund is due, the written decision of the board must inform the 17 taxpayer that the taxpayer may request a departmental review of the denial of the refund in 18 accordance with the procedures set out in G.S. 105-241.11.

(e) Recording Correct Deed. – Before a tax is refunded, the taxpayer must record a new
instrument reflecting the correct amount of tax due. If no tax is due because an instrument was
recorded in the wrong county, then the taxpayer must record a document stating that no tax was
owed because the instrument being corrected was recorded in the wrong county. The taxpayer
must include in the document the names of the grantors and grantees and the deed book and
page number of the instrument being corrected.

When a taxpayer records a corrected instrument, the taxpayer must inform the register of deeds that the instrument being recorded is a correcting instrument. The taxpayer must give the register of deeds a copy of the decision granting the refund that shows the correct amount of tax due. The correcting instrument must include the deed book and page number of the instrument being corrected. The register of deeds must notify the county finance officer and the Secretary when the correcting instrument has been recorded.

(f) Interest. - An overpayment of tax bears interest at the rate established in
 G.S. 105-241.21 from the date that interest begins to accrue. Interest begins to accrue on an
 overpayment 30 days after the request for a refund is filed by the taxpayer with the board of
 county commissioners."

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SECTION 10.(b) G.S. 105-228.30(b) reads as rewritten:

36 The register of deeds of each county must remit the proceeds of the tax levied by "(b) 37 this section to the county finance officer. The finance officer of each county must credit 38 one-half of the proceeds to the county's general fund and remit the remaining one-half of the 39 proceeds, less taxes refunded and the county's allowance for administrative expenses, to the 40 Department of Revenue on a monthly basis. A county may retain two percent (2%) of the 41 amount of tax proceeds allocated for remittance to the Department of Revenue as compensation 42 for the county's cost in collecting and remitting the State's share of the tax. Of the funds 43 remitted to it pursuant to this section, the Department of Revenue must credit seventy-five 44 percent (75%) to the Parks and Recreation Trust Fund established under G.S. 113-44.15 and 45 twenty-five percent (25%) to the Natural Heritage Trust Fund established under G.S. 113-77.7."

46 SECTION 11.(a) G.S. 105-228.90(b) is amended by adding a new subdivision to
47 read:
48 "(b) Definitions. – The following definitions apply in this Article:

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. . .

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	<u>(4b)</u> N	AICS. – The North American Industry Classification	System adopted by
	tł	ne United States Office of Management and Budget	as of December 31,
	2	007.	
	"		
	SECTIO	N 11.(b) G.S. 105-129.81(13) and (18) read as rewritted	en:
-	9.81. Def		
The fe	ollowing de	efinitions apply in this Article:	
	 (13) In	nformation technology and services. – An indust	try in one of the
		ollowing: <u>following, as defined by NAICS:</u>	ity in one of the
	a		and data processing
	u	subsector 518 as defined by NAICS. Data proces	1 0
		518.	
	b		ed by NAICS.5112.
	c		
		defined by NAICS.5415.	
	<u>d</u>	•	19130 <u>.</u>
	(18) N	IAICS. – The North American Industry Classification	System adopted by
		ne United States Office of Management and Budget	as of December 31,
	2	002.Defined in G.S. 105-228.90.	
	"		
		DN 11.(c) G.S. 105-164.3(23a) reads as rewritten:	a b b b b b b b b b b
		AICS. – The North American Industry Classification	
		ne United States Office of Management and Budget	as of December 31,
		007.Defined in G.S. 105-228.90. "	
"(a)		DN 12. G.S. 105-236(a)(2) reads as rewritten: . – The following civil penalties and criminal offenses a	nnlu
(a)	I channes	The following civil penalties and criminal offenses a	appry.
	(2) F	ailure to Obtain a License. – For failure to obtain a lice	onse before engaging
	. ,	a business, trade or profession for which a licer	
		ecretary shall assess a penalty equal to five percent	1
		rescribed for the license per month or fraction there	. ,
	-	xceed twenty-five percent (25%) of the amount so pr	-
		vent shall not be less than five dollars (\$5.00). In	-
		axpayer taxpayer, after written notification by the I	
	0	btain a license as required under G.S. 105-449.65 or G	S. 105-449.131, the
	S	ecretary may assess a penalty of one thousand dollars (\$1,000).
	"		
		DN 13.(a) G.S. 105-256(a)(9) reads as rewritten:	
"(a)	Publicati	ons. – The Secretary shall prepare and publish the follo	wing:
		final decision of the Secretary in a contested tax case.	-
		edact identifying taxpayer information from a fina	l decision prior to
	1	ublication."	
11/1- \		DN 13.(b) G.S. 105-259(b)(27) reads as rewritten:	of the State1 - 1
"(b)		re Prohibited. – An officer, an employee, or an agent of participation in the course of carvice to or employment by	
		nation in the course of service to or employment by ation to any other person except as provided in this su	•
		auon to any other person except as provided in this s	

50 used or to be used for the selection of returns for examination and data used or to be used for

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-	standards may not be disclosed for any purpose. All other if the disclosure is made for one of the following purp	
(27)	To provide a report publication required under this C	hapter."
· · ·	TION 13.(c) G.S. 150B-21.17(a)(5) is repealed.	
	TION 14. G.S. $105-467(a)$ reads as rewritten:	
	Tax. – The sales tax that may be imposed under this A	article is limited to a ta
	ne percent (1%) of the transactions listed in this su	
	his Article does not apply to sales that are taxab	
	ut are not specifically included in this subsection.follow	
(1)	A retailer's net taxable sales and gross receipts that	
(-)	tangible personal property subject to the general rate	
	the State under $G.S. 105-164.4(a)(1)$ and $(a)(4b).G.S.$	-
(2)	The gross receipts derived from the lease or rent	
(2)	property when the lease or rental of the property is su	
	of sales tax imposed by the State under G.S. 105-164	•
(3)	The gross receipts derived from the rental of	
	accommodations subject to the general rate of sales t	
	under G.S. 105-164.4(a)(3).	an imposed of the sta
(4)	The gross receipts derived from services rendered by	laundries dry cleaner
	and other businesses subject to the general rate of su	•
	State under G.S. 105-164.4(a)(4).	
(5)	The sales price of food that is not otherwise exemp	ot from tax pursuant f
	G.S. 105-164.13 but is exempt from the State sales	
	G.S. 105-164.13B.	F
(5a)	The sales price of a bundled transaction that inclu-	des food subject to ta
()	under subdivision (5) of this subsection, if the price	•
	percent (10%) of the price of the bundle. A retailer n	
	of food in a bundled transaction in accordance with C	_
(5b)	The sales price of bread, rolls, and buns that are solo	
~ /	and are exempt from State tax under G.S.105-164.13	•
(6)	The sales price of prepaid telephone calling ser	
	personal property under G.S. 105-164.4(a)(4d).	U
(7)	The gross receipts derived from providing satellite di	gital audio radio servic
	subject to the general rate of tax under G.S. 105-164.	-
SECT	TON 15. Section 24.18(g) of S.L. 2006-66 reads as re	
	24.18.(g) This section is effective for taxable years	
January 1, 2006,	and expires for taxable years beginning on or after Jan	uary 1, 2011. January
<u>2013.</u> "		
SECT	CION 16. Section 31.7(e) of S.L. 2010-31 reads as rew	ritten:
"SECTION	31.7.(e) G.S. 105-37.1(a)(1), as amended by subsect	tion (a) of this section
becomes effective	ve August 1, 2010, February 1, 2009, and applies to	charges for admission
received before the	hat date or on or after that date. G.S. 105-37.1(a)(2), as	amended by subsection
(a) of this section	n, becomes effective January 1, 2011, and applies to ac	dmission tickets sold o
or after that date.	The remainder of this section is effective when it beco	omes law."
SECT	CION 17. Section 8 of S.L. 2006-209 reads as rewritten	n:
"SECTION	8. As applied to G.S. 20-79.4, the authority in G.S. 16	4-10 for the Division
-	ing and Codification to reletter or renumber section su	
•	umber all the subdivisions in G.S. 20-79.4(b) in sequ	-
	inate mixed number-letter subdivision designations. T	This section expires Ju-
1,2011. "		

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1	SECTION 18. A facilitator is not liable for an overcollection or undercollection of
2	sales tax or local occupancy tax if the facilitator has made a good faith effort to comply with
3	the law and collect the proper amount of tax as the result of the change under Section 31.6 of
4	S.L. 2010-31 regarding a facilitator's collection and remittance obligations imposed under
5	G.S. 105-164.4(a)(3), G.S. 153A-155(c), and G.S. 160A-215(c). This applies only to the
6	period beginning January 1, 2011, and ending April 1, 2011.
7	SECTION 19. G.S. 105-164.16(d) reads as rewritten:
8	"(d) Use Tax on Out-of-State Purchases Use tax payable by an individual who
9	purchases the items listed in this subsectiontangible personal property other than a boat or an
10	aircraft, digital property, or a service outside the State for a nonbusiness purpose is due on an
11	annual basis. For an individual who is not required to file an individual income tax return under
12	Part 2 of Article 4 of this Chapter, the annual reporting period ends on the last day of the
13	calendar year and a use tax return is due by the following April 15. For an individual who is
14	required to file an individual income tax return, the annual reporting period ends on the last day
15	of the individual's income tax year, and the use tax must be paid on the income tax return as
16	provided in G.S. 105-269.14. The items are:
17	(1) Tangible personal property other than a boat or an aircraft.
18	(2) Digital property.
19	(3) <u>A service.</u> "
20	SECTION 20. G.S. 105-133(14) reads as rewritten:
21	"§ 105-333. Definitions.
22	The following definitions apply in this Article unless the context requires a different
23	meaning:
24	
25 26	(14) Public service company. – A railroad company, a pipeline company, a gas
26	company, an electric power company, an electric membership corporation, a
27 28	telephone company, a telegraph company, a bus line company, an airline
28 29	company, or a motor freight carrier company. The term also includes any
29 30	company performing a public service that is regulated by the United States
30 31	Department of Energy, the United States Department of Transportation, the Federal Communications Commission, the Federal Aviation Agency, or the
31	North Carolina Utilities Commission, except that the term does not include a
33	water company, <u>mobile telecommunications service as defined in</u>
33 34	<u>G.S. 105-164.3</u> , a cable television company, or a radio or television
35	broadcasting company."
36	SECTION 21. G.S. 105-241.9(b) reads as rewritten:
30 37	"(b) Time Limit. – The Secretary must propose an assessment within the statute of
38	limitations for proposed assessments unless the taxpayer waives the limitations period in
39	writing. before it expires by agreeing in writing to extend the period. A taxpayer may waive the
40	limitations period for either a definite or an indefinite time. If the taxpayer waives the
41	limitations period, the Secretary may propose an assessment at any time within the time
42	extended by the waiver."
13	SECTION 22 This act is affective when it becomes law

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SECTION 22. This act is effective when it becomes law.