GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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Short Title:

HOUSE BILL 122* Committee Substitute Favorable 6/9/11 Third Edition Engrossed 6/14/11

Rev Laws Tech, Clarify., & Admin. Chngs.

Sponsors: Referred to: February 17, 2011 A BILL TO BE ENTITLED 1 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 6 **BUSINESS AND EXCISE TAXES** 7 SECTION 1. Section 31.7(e) of S.L. 2010-31 reads as rewritten: 8 "SECTION 31.7.(e) G.S. 105-37.1(a)(1), as amended by subsection (a) of this section, becomes effective August 1, 2010, February 1, 2009, and applies retroactively to charges for 9 10 admission received before that date or on or after that date. G.S. 105-37.1(a)(2), as amended by subsection (a) of this section, becomes effective January 1, 2011, and applies to admission 11 12 tickets sold on or after that date. The remainder of this section is effective when it becomes 13 law." 14 SECTION 2.(a) G.S. 105-113.4 reads as rewritten: "§ 105-113.4. Definitions. 15 16 The following definitions apply in this Article: 17 Affiliate. - A person who directly or indirectly controls, is controlled by, or (1)18 is under common control with another person. 19 Affiliated manufacturer. - A manufacturer licensed under G.S. 105-113.12 (1a)20 who is an affiliate of a manufacturer licensed under G.S. 105-113.12. (1)(1b) Cigar. – A roll of tobacco wrapped in a substance that contains tobacco, 21 22 other than a cigarette. Cigarette. – Any of the following: 23 (1a)(1c) A roll of tobacco wrapped in paper or in a substance that does not 24 a. 25 contain tobacco. 26 A roll of tobacco wrapped in a substance that contains tobacco and b. 27 that, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to or purchased 28 29 by a consumer as a cigarette described in subpart a. of this 30 subdivision. 31 32 Integrated wholesale dealer. - A wholesale dealer who is an affiliate of a (4a) 33 manufacturer of tobacco products, other than cigarettes, and is not a retail dealer. An "affiliate" is a person who directly or indirectly controls, is 34 controlled by, or is under common control with another person. 35



(Public)

General Assembly Of North Carolina Session 2011" 1 2 SECTION 2.(b) G.S. 105-113.10 reads as rewritten: 3 "§ 105-113.10. Manufacturers shipping to distributors exempt.exempt from paying tax. 4 Shipping to Other Distributors. - Any manufacturer shipping cigarettes to other (a) 5 distributors who are licensed under G.S. 105-113.12 may, upon application to the Secretary and upon compliance with requirements prescribed by the Secretary, be relieved of paying the taxes 6 7 levied in this Part. No manufacturer may be relieved of the requirement to be licensed as a 8 distributor in order to make shipments, including drop shipments, to a retail dealer or ultimate 9 user. 10 Shipping for Affiliated Manufacturer. – A manufacturer may, upon application to (b) the Secretary and upon compliance with requirements prescribed by the Secretary, be relieved 11 of paying the taxes levied in this Part on cigarettes that are manufactured by an affiliated 12 13 manufacturer and temporarily stored at and shipped from its facilities." 14 SECTION 2.(c) G.S. 105-113.21(b) reads as rewritten: "(b) Refund. - A distributor in possession of packages of stale or otherwise unsalable 15 cigarettes upon which the tax has been paid may return the cigarettes to the manufacturer as 16 17 provided in this subsection and apply to the Secretary for refund of the tax. The application shall be in the form prescribed by the Secretary and shall be accompanied by an affidavit from 18 19 the manufacturer stating the number of cigarettes returned to the manufacturer by the applicant. 20 The Secretary shall refund the tax paid, less the discount allowed, on the unsalable cigarettes. 21 The distributor must return the cigarettes to the manufacturer of the cigarettes or to the 22 affiliated manufacturer who is contracted by the manufacturer of the cigarettes to serve as the 23 manufacturer's agent for the purposes of validating quantities and disposing of unsalable 24 cigarettes." 25 **SECTION 3.** G.S. 105-120.2(f) is repealed. 26 SECTION 4. G.S. 105-129.50 is amended by adding a new subdivision to read: 27 "§ 105-129.50. Definitions. The definitions in section 41 of the Code apply in this Article. In addition, the following 28 29 definitions apply in this Article: 30 (1)Development tier one area. - Defined in G.S. 143B-437.08." 31 32 SECTION 5. G.S. 105-130.4(t2) and G.S. 105-122(c1)(3) are repealed. 33 **SECTION 6.** G.S. 105-41(a)(8) and (a)(9) read as rewritten: 34 "(a) Every individual in this State who practices a profession or engages in a business 35 and is included in the list below must obtain from the Secretary a statewide license for the 36 privilege of practicing the profession or engaging in the business. A license required by this 37 section is not transferable to another person. The tax for each license is fifty dollars (\$50.00). 38 39 (8) A real estate broker or a real estate salesman, broker as defined in 40 G.S. 93A-2. A real estate broker or a real estate salesman who is also a real estate appraiser is required to obtain only one license under this section to 41 42 cover both activities. 43 (9) A real estate appraiser, as defined in G.S. 93E-1-4. A real estate appraiser 44 who is also a real estate broker or a real estate salesman is required to obtain 45 only one license under this section to cover both activities." 46 SECTION 7. G.S. 105-113.82(a) reads as rewritten: 47 Amount. - The Secretary must distribute annually a percentage of the net amount of "(a) 48 excise taxes collected on the sale of malt beverages and wine during the preceding 12-month period ending March 31 to the counties or cities in which the retail sale of these beverages is 49

50 authorized in the entire county or city. For purposes of this subsection, the term "net amount"

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1	means gross collections le	ss refunds and amounts credited to the	Department of Commerce
2	under G.S. 105-113.81AT	he percentages to be distributed are as fol	lows:
3	(1) Of the ta	ax on malt beverages levied under G.S.	105-113.80(a), twenty and
1	forty-sev	en hundredths percent (20.47%).	
5	(2) Of the ta	ax on unfortified wine levied under G.S	. 105-113.80(b), forty-nine
5	and forty	-four hundredths percent (49.44%).	
7	(3) Of the	ax on fortified wine levied under G.	S. 105-113.80(b), eighteen
3	percent (18%)."	
)	SECTION 8.	S. 105-125(b) reads as rewritten:	
)	"(b) Certain Investm	ent Companies A corporation doing	business in North Carolina
	that meets one or more of t	he following conditions may, in determine	ning its basis capital stock,
	surplus, and undivided pro-	fits base for franchise tax, deduct the ag	gregate market value of its
		oonds, debentures, or other securities or	
	corporations, partnerships,	ndividuals, municipalities, governmental	agencies, or governments:
		ted investment company A regulated	•
	· · · · ·	at qualifies as a regulated investment con	
,	the Code	1 0	I j a la l
3		unless the REIT is a captive REIT.	- The terms "REIT" and
)		REIT" have the same meanings as define	
		S. 105-127(f) reads as rewritten:	
		f the income year in which a domesti	c corporation is dissolved
		le 14 of Chapter 55 of the General Stat	-
	-	vied in this Article unless the Secretary	-
-	.	business activities in this State not app	
5	liquidating its business and		reprinte to winnening up und
5	1 0	G.S. 105-228.8(e) reads as rewritten:	
7		ll not apply to special purpose obligation	ns or assessments based on
)		nection with particular kinds of insuran	
)		under G.S. 58-6-25, or to dedicated spec	
)		this section, seventy-five percent (75%)	1 1
) tax on amounts collected on contracts	
		e shall not be a special purpose oblight	
	0 0 0	ax within the meaning of this subsection.	
	dedicated special purpose a	ix within the meaning of this subsection.	
	PERSONAL TAXES		
, 5		Section 4 of S.L. 2011-5 reads as rewritte	n.
7		is effective when it becomes law. law a	
3		er January 1, 2011. Notwithstanding S	
)		Il Revenue Code enacted after May 1,	•
)		the 2010 taxable year become effective	
	on or after January 1, 2011.	5	for taxable years beginning
	-	a) If House Bill 200, 2011 Regular S	ession becomes law then
3		a) if flouse bin 200, 2011 Regular S aled in that act, is reenacted.	ession, becomes law, then
, 		b) If House Bill 200, 2011 Regular S	assion becomes law then
- i), as enacted in that act, read as rewritten:	
		tion. – In calculating North Carolina t	
	· · · · ·	amount equal to the amount listed in the	
	•	adjusted gross income. The taxpayer is	
)		ned-allowed under section 151 of the Coo	
	orpersonal exemptions cian	neu anoweu under section 131 of the Col	Personal
	Filing Status	Adjusted Cross Income	
1	Filing Status	Adjusted Gross Income	Exemption

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1	Married, filing jointly	Up to \$100,000	\$2,500
2		Over \$100,000	\$2,000
3	Head of Household	Up to \$80,000	\$2,500
4		Over \$80,000	\$2,000
5	Single	Up to \$60,000	\$2,500
6	C	Over \$60,000	\$2,000
7	Married, filing separately	Up to \$50,000	\$2,500
8		Over \$50,000	\$2,000
9	(a2) Deduction Amount. – In	a calculating North Carolina ta	xable income, a taxpayer may
10	deduct either the standard deductio	on amount listed in the table b	elow for that taxpayer's filing
11	status or the itemized deductions	amount elected claimed under	r section 63 of the Code. A
12	taxpayer may not deduct both the	e standard deduction amount	and the itemized deductions
13	amount. In the case of a married co	ouple filing separate returns, a	taxpayer may not deduct the
14	standard deduction amount if the	e taxpayer's spouse claims it	emized deductions for State
15	purposes.		
16	A taxpayer that deducts the star	ndard deduction amount under	this subsection and is entitled
17	to an additional deduction amount	under section 63(f) of the Co	de for the aged or blind may
18	deduct an additional amount under	r this subsection. The addition	nal amount the taxpayer may
19	deduct is six hundred dollars (\$600	0.00) in the case of an individ	ual who is married and seven
20	hundred fifty dollars (\$750.00) in	the case of an individual whe	b is not married and is not a
21	surviving spouse. The taxpayer is	allowed the same number of	f additional amounts that the
22	taxpayer claimed under the Code for	or the taxable year.	
23			
24	Filing Status	St	andard Deduction
25	Married, filing join		\$6,000
26	Head of Household	1	4,400
27	Single		3,000
28	Married, filing sepa	•	3,000."
29		House Bill 200, 2011 Regular	Session, becomes law, then
30	G.S. 105-134.6(b)(22), as enacted in		
31		ount not to exceed fifty thous	
32		the taxpayer receives during t	
33	_	filing a joint return where bot	-
34		e, the maximum dollar amou	
35	÷	ness income, not to exceed a	
36		<u>00).</u> For purposes of this sub	
37		ot include income that is cons	sidered passive income under
38	the Code."		~
39		House Bill 200, 2011 Regular	Session, becomes law, then
40	G.S. 105-134.6(c)(3) reads as rewri		
41		lucted from gross income und	
42		oreign income tax or <u>tax</u>, as s	
43	_	ied motor vehicle tax to the e	
44		ons deducted under the Code f	
45		on allowable to the taxpayer u	-
46	1	ayer is required to add to taxa	
47		(a') of this solution (a') of this solution	stion "
47		etion.subsection (a2) of this sec	
48	SECTION 12.(e) If H	House Bill 200, 2011 Regular	
48 49	SECTION 12.(e) If H G.S. 105-134.6(c)(12) is repealed.	House Bill 200, 2011 Regular	Session, becomes law, then
48	SECTION 12.(e) If H G.S. 105-134.6(c)(12) is repealed.		Session, becomes law, then

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1	SECT	TONS 13-14. Reserved.	
2	SECT	ION 14. Reserved.	
3 4 5 6 7	SECT "§ 105-164.3. De	E TAX AND ARTICLE 5F TAXES TON 15.(a) G.S. 105-164.3(25), (27), (27b), and (30a) refinitions. g definitions apply in this Article:	eads as rewritten:
8 9 10 11 12 13	(25a)	Over-the-counter drug. – A drug that can be dispense without a prescription and is required by 21 C.F.R. § 2 a label containing a "Drug Facts" panel and a sta- ingredients.	210.66 -201.66 to have
14 15 16	(27)	Prepaid telephone calling service. – Prepaid wireling prepaid wireless calling service.	e-calling service or
10 17 18 19 20 21 22 23 24 25 26 27 28	 (27b)	 Prepaid wireline calling service. – A right that meets requirements: a. Authorizes the exclusive purchase of wireline service. b. Must be paid for in advance. c. Enables the origination of calls by means of authorization code, or another similar means, r the access number or authorization code is manu dialed. d. Is sold in units or dollars whose number or dollar use and is known on a continuous basis. 	telecommunications f an access number, regardless of whether ually or electronically
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	SECT " <u>(33b)</u> SECT "§ 105-164.14A.	 Professional motorsports racing team. – A racing team to following conditions: a. The team is operated for profit. b. A majority of the revenues of the team is derive of the racing team and prize money. The team deduction under section 183 of the Code. c. The team competes in at least sixty-six percent sponsored in a race series in a single seaso sanctioning body." TION 15.(b) G.S. 105-164.3 is amended by adding a new Related member. – Defined in G.S. 105-130.7A." TION 15.(c) G.S. 105-164.14A(a)(4) and (a)(5) read as reference to the following taxpayers are allowed an annual reference this Article: 	wed from sponsorship m does not claim a nt (66%) of the races on by a motorsports a subdivision to read: ewritten: fund of sales and use
43 46 47 48 49 50 51	(+)	team or ateam, a motorsports sanctioning body. – A profession such a team or body is allowed a refund of the sales and this State on aviation fuel that is used to travel to on event in this State, to travel to a motorsports event in location in this State, or to travel to this State from a another state. For purposes of this subdivision, a	r a related member of d use tax paid by it in r from a motorsports another state from a motorsports event in

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1 2 3		includes a motorsports race, a motorsports sponsor ev testing. This subdivision is repealed for purchases mad 1, 2011.	
4	(5)	Professional motorsports team. – A professional motors	sports racing team or
5	(-)	<u>a related member of a team</u> is allowed a refund of fifty	
6		sales and use tax paid by it in this State on tangible per	± ` `
7		than tires or accessories, that comprises any part	
8		motorsports vehicle. For purposes of this subdiv	-
9		accessories" includes instrumentation, telemetry, cons	
10		This subdivision is repealed for purchases made on or at	· 1
11	SECT	TION 15.(d) Subsection (b) this section and G.S. 10	-
12	amended by sub-	section (c) of this section, apply retroactively to purchase	ses made on or after
13	January 1, 2005.	G.S. 105-164.14A(a)(5), as amended by subsection (c) o	f this section, applies
14	retroactively to p	urchases made on or after July 1, 2007.	
15	SECT	TION 16. G.S. 105-164.4(a)(3) reads as rewritten:	
16	"(3)	A tax at the general rate applies to the gross receipts de	rived from the rental
17		of an accommodation. The tax does not apply to (i) a	private residence or
18		cottage that is rented for fewer than 15 days in a calendar	ar year or to <u>y</u>ear; (ii)
19		an accommodation rented to the same person for a p	eriod of 90 or more
20		continuous days.days; or (iii) an accommodation arran	ged or provided to a
21		person by a school, camp, or similar entity where a tuit	tion or fee is charged
22		to the person for enrollment in the school, camp, or similar	lar entity.
23		Gross receipts derived from the rental of an accomm	
24		sales price of the rental of the accommodation. The sal	-
25		of an accommodation is determined as if the rental wer	6
26		personal property. The sales price of the rental of	
27		marketed by a facilitator includes charges designated as	s facilitation fees and
28		any other charges necessary to complete the rental.	
29		A person who provides an accommodation that i	
30		considered a retailer under this Article. A facilitator	-
31		retailer with whom it has a contract the sales price a c	
32		facilitator for an accommodation rental marketed by the	
33		must notify a facilitator when an accommodation rer	•
34 25		facilitator is completed and, within three business da	
35		notice, the facilitator must send the retailer the portion	1
36 37		facilitator owes the retailer and the tax due on the sale	1
38		that does not send the retailer the tax due on the sales	
38 39		amount of tax the facilitator fails to send. A facilitator	
40		sent to a retailer but not remitted by the retailer to payments received by a retailer from a facilitator are	•
40 41		retailer for remittance to the Secretary. A retailer that re	•
42		from a facilitator must remit the amount received to the	
43		is not liable for tax due but not received from a facilitat	-
44		imposed by this subdivision on a retailer and a facil	-
45		terms of the contract between the retailer and the facilita	
46		A person who, by written contract, agrees to be the	
40 47		provider of an accommodation is considered a retailer u	
48		is liable for the tax imposed by this subdivision. The	
49		agent for the tax imposed by this subdivision relieves	-
50		accommodation from liability. A rental agent includes a	-
51		defined in G.S. 93A-2.	

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"(h)		 The following definitions apply in this subdivision: a. Accommodation. – A hotel room, a motel rocottage, or a similar lodging facility for occupant b. Facilitator. – A person who is not a rental agen with a provider of an accommodation to market and to accept payment from the consumer for the TON 17. G.S. 105-164.4C(h)(5) reads as rewritten: tions. – The following definitions apply in this section: 	by by an individual. It and who contracts the accommodation
	 (5)	Postpaid calling service. – A telecommunications service call-by-call basis and is obtained by making payment a either through the use of a credit or payment mechani- card, travel card, credit card, or debit card, or by ch telephone number that is not associated with the origin of the telecommunications service. A postpaid calling service that meets all the requirements of a prepaid calling service, except the exclusive use requirement.	t the time of the call ism, such as a bank arging the call to a lation or termination g service includes a
The s	64.13. R sale at re	TON 18. G.S. 105-164.13(12), (26a), (33), (38), and (49) Retail sales and use tax. tail and the use, storage, or consumption in this State of the digital property, and services are specifically exempted f	ne following tangible
by this A			1
	 (12)	 Sales of any of the following items: a. Prosthetic devices.devices for human use. b. Mobility enhancing equipment sold on a prescription. c. Durable medical equipment sold on prescription. d. Durable medical supplies sold on prescription. 	
	(26a)	Food sold not for profit by a public school cafeteria to that participates in the Child and Adult Care Foo Department of Public Instruction. <u>Health and Human Ser</u>	od Program of the
	 (33a)	Tangible personal property sold by a retailer to a purchas this State, when the property is delivered by the retail common carrier or to the United States Postal Service purchaser or the purchaser's designees outside this State does not subsequently use the property in this State.	<u>er</u> in this State to a e for delivery to the
	(38)	Food and other items lawfully purchased under the Foo U.S.C. § 2011, and supplemental foods lawfully pur instrument issued under the Special Supplemental Food 42 U.S.C. § 1786, and supplemental foods purchased for by the Special Supplemental Food - <u>Nutrition</u> Program.	chased with a food <u>-Nutrition</u> Program,
	 (49)	Installation charges when the charges are separately <u>invoice at the time of sale.</u> "	stated.stated on the
	SECT	TON 19. G.S. 105-164.13D(a) reads as rewritten:	

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"(a) The taxes imposed by this Article do not apply to the Energy Star qualified products
listed in this section if sold between 12:01 A.M. on the first Friday of November and 11:59
P.M. the following Sunday. The qualified products are:
(1) Clothes washers.
(2) Freezers and refrigerators.
(3) Central air conditioners and room air conditioners.
(4) Air-source heat pumps and geothermal heat pumps .
(5) Ceiling fans.
(6) Dehumidifiers.
(7) Programmable thermostats."
SECTION 20.(a) G.S. 105-164.14A(a)(1) and (a)(4), as amended by this act, read
as rewritten:
"§ 105-164.14A. Economic incentive refunds.
(a) Refund. – The following taxpayers are allowed an annual refund of sales and use
taxes paid under this Article:
(1) Passenger air carrier. – An interstate passenger air carrier is allowed a refund
of the sales and use tax paid by it on fuel in excess of two million five
hundred thousand dollars (\$2,500,000). The amount of sales and use tax paid
does not include a refund allowed to the interstate passenger air carrier under
G.S. 105-164.14(a). This subdivision is repealed for purchases made on or
after January 1, 2011. January 1, 2013.
(4) Motorsports team or sanctioning body. – A professional motorsports racing
team, a motorsports sanctioning body, or a related member of such a team or
body is allowed a refund of the sales and use tax paid by it in this State on
aviation fuel that is used to travel to or from a motorsports event in this
State, to travel to a motorsports event in another state from a location in this
State, or to travel to this State from a motorsports event in another state. For
purposes of this subdivision, a "motorsports event" includes a motorsports
race, a motorsports sponsor event, and motorsports testing. This subdivision
is repealed for purchases made on or after January 1, 2011. January 1, 2013.
SECTION 20.(b) This section applies retroactively to purchases made on or after
January 1, 2011.
SECTION 21. G.S. 105-164.16(d) reads as rewritten:
"(d) Use Tax on Out-of-State Purchases Use tax payable by an individual who
purchases the items listed in this subsection tangible personal property other than a boat or an
aircraft, digital property, or a service outside the State for a nonbusiness purpose is due on an
annual basis. For an individual who is not required to file an individual income tax return under
Part 2 of Article 4 of this Chapter, the annual reporting period ends on the last day of the
calendar year and a use tax return is due by the following April 15. For an individual who is
required to file an individual income tax return, the annual reporting period ends on the last day
of the individual's income tax year, and the use tax must be paid on the income tax return as
provided in G.S. 105-269.14. The items are:
(1) <u>Tangible personal property other than a boat or an aircraft.</u>
(2) Digital property.
(3) A service."
SECTION 22. 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

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an eligible datacenter, then the rate provided for that machinery and equipment under this 1 2 section is forfeited. A taxpayer that forfeits a rate under this section is liable for all past sales 3 and use taxes avoided as a result of the forfeiture, computed at the combined general rate 4 applicable State and local rates from the date the taxes would otherwise have been due, plus 5 interest at the rate established under G.S. 105-241.21. If the forfeiture is triggered due to the 6 lack of a timely investment required by this section, then interest is computed from the date the 7 sales or use tax would otherwise have been due. For all other forfeitures, interest is computed at 8 the combined general rate from the time as of which the machinery or equipment was put to a 9 disqualifying use. A credit is allowed against the State sales or use tax owed as a result of the 10 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 11 outside the statute of limitations provided under G.S. 105-241.6 is not considered. The credit 12 13 reduces the amount forfeited, and interest applies only to the reduced amount. The past taxes 14 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." 15

SECTION 23. A facilitator is not liable for an overcollection or undercollection of 16 17 sales tax or local occupancy tax if the facilitator has made a good faith effort to comply with 18 the law and collect the proper amount of tax as the result of the change under Section 31.6 of 19 S.L. 2010-31 regarding a facilitator's collection and remittance obligations imposed under 20 G.S. 105-164.4(a)(3), 153A-155(c), and 160A-215(c). This applies only to the period 21 beginning January 1, 2011, and ending April 1, 2011. 22

SECTION 24. Section 9 of S.L. 2010-91 reads as rewritten:

23 "SECTION 9. Section 6 of this act becomes effective January 1, 2010. Section 7 of this act 24 is effective when it becomes law and applies retroactively to sales made on or after October 1, 25 2007. Section 8 of this act is effective when it becomes law, applies to all agreements in effect 26 on or entered into after that date, and expires January 1, 2013. The remainder of this act becomes effective July 1, 2010, and applies to sales made on or after that date." 27

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SECTION 25.(a) G.S. 105-164.6(c) reads as rewritten:

29 Credit. - A credit is allowed against the tax imposed by this section for the "(c) 30 following: 31

- (1)The amount of sales or use tax paid on the item to this State. Payment of sales or use tax to this State on an item by a retailer extinguishes the liability of a purchaser for the tax imposed under this section.
 - (2)The amount of sales or use tax due and paid on the item to another state. If the amount of tax paid to the other state is less than the amount of tax imposed by this section, the difference is payable to this State. The credit allowed by this subdivision does not apply to tax paid to a state that does not grant a similar credit for sales or use taxes paid in North Carolina."
 - **SECTION 25.(b)** G.S. 105-187.52 reads as rewritten:
- 40 "§ 105-187.52. Administration.

41 (a) Administration. – The privilege taxes imposed by this Article are in addition to lieu 42 of the State use tax. Except as otherwise provided in this Article, the collection and 43 administration of these taxes is the same as the State use tax imposed by Article 5 of this 44 Chapter.

45 (b) Credit. – A credit is allowed against the tax imposed by this Article for the amount 46 of a sales or use tax, privilege or excise tax, or substantially equivalent tax due and paid to another state. The credit allowed by this subsection does not apply to tax paid to another state 47 48 that does not grant a similar credit for the privilege tax paid in North Carolina.

49 Exemption. - State agencies are exempted from the privilege taxes imposed by this (c) Article." 50

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- **SECTION 26.(a)** G.S. 105-164.14 is amended by adding a new subsection to read:

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" <u>(p)</u>	Not a	n Overpayment. – Taxes for which a refund is allowe	ed under this section are
		ent of tax and do not accrue interest as provided in G.S	
		FION 26.(b) G.S. 105-164.14A is amended by additional data and the second data and t	
read:			C
" <u>(d)</u>	Not a	n Overpayment. – Taxes for which a refund is allowe	ed under this section are
		ent of tax and do not accrue interest as provided in G.S	
		FION 26.(c) G.S. 105-164.14B is amended by addin	
read:			C
" <u>(g)</u>	Not a	n Overpayment. – Taxes for which a refund is allowe	ed under this section are
not an ove	rpaym	ent of tax and do not accrue interest as provided in G.S	<u>. 105-241.21.</u> "
	SECT	FION 27. G.S. 105-164.15A(a)(1) reads as rewritten:	
"(a)	Servio	ces. – The effective date of a tax change for a service ta	axable under this Article
is adminis	tered a	s follows:	
	(1)	For a service that is provided and billed on a monthly	y or other periodic basis:
		a. A new tax or a tax rate increase applies to the	e first billing period that
		is at least 30 days after enactment and that	at starts on or after the
		effective date. For a service billed after it is p	
		period starts on the effective date. For a se	rvice billed before it is
		provided, the first billing period starts on the	e first day of the month
		after the effective date.	
		b. A tax repeal or a tax rate decrease applies to b	bills rendered on or after
		the effective date."	
		FION 28. G.S. 105-164.28 reads as rewritten:	
'§ 105-164		Certificate of resale.<u>e</u>xemption.	
(a)		r's Responsibility. – A seller who accepts a certificate o	-
-		the burden of proving that the sale was not a retain	il sale unless all of the
following		ions are met:	
	(1)	For a sale made in person, the certificate is signed	• •
		states the purchaser's name, address, registration	number, and type of
		business.	
	(2)	For a sale made in person, the item sold is the type of	of item typically sold by
		the type of business stated on the certificate.	
	(3)	For a sale made over the Internet or by other re	
		obtains the purchaser's name, address, registration	• •
	D 1	business and maintains this information in a retrievab	
(b)		aser's Liability. – A purchaser who does not resell an	1
	of rest	ale <u>exemption</u> is liable for any tax subsequently deter	mined to be due on the
sale."	GEO		1 (1
		FION 29. G.S. 105-164.4B is amended by adding a net A	
	D' '	al Property. – A purchaser receives digital property w	then the purchaser takes
" <u>(f)</u>	-		-
	-	e property or makes first use of the property, whenever	-
possession	n of the		-
possession	n of the TAX C	ON CONVEYANCES	-
possession EXCISE	n of the TAX C SECT	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten:	-
possession EXCISE 7	n of the TAX C SECT 8.37. F	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten: Refund of overpayment of tax.	comes first."
possession EXCISE 7 "§ 105-228 (a)	TAX C SECT 8.37. H Refun	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten: Refund of overpayment of tax. nd Request. – A taxpayer who pays more tax than is due	comes first." e under this Article may
possession EXCISE 7 "§ 105-228 (a) request a 1	n of the TAX C SECT 8.37. H Refund	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten: Refund of overpayment of tax. nd Request. – A taxpayer who pays more tax than is due of the overpayment by filing a written request for a r	comes first." e under this Article may refund with the board of
possession EXCISE 7 "§ 105-228 (a) request a r county con	TAX C SECT 8.37. I Refund mmissi	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten: Refund of overpayment of tax. and Request. – A taxpayer who pays more tax than is due of the overpayment by filing a written request for a r ioners of the county where the tax was paid. The requ	comes first." e under this Article may refund with the board of lest must be filed within
possession EXCISE 7 "§ 105-228 (a) request a r county con	TAX C SECT 8.37. I Refund mmissi	DN CONVEYANCES FION 30.(a) G.S. 105-228.37 reads as rewritten: Refund of overpayment of tax. nd Request. – A taxpayer who pays more tax than is due of the overpayment by filing a written request for a r	comes first." e under this Article may refund with the board of lest must be filed within

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Hearing by County. - A board of county commissioners must conduct a hearing on 1 (b) 2 a request for refund in accordance with the procedures that apply to a hearing held by a board 3 of equalization and review on an appeal concerning the listing or appraisal of property. If 4 refund. Within 60 days after a timely request for a refund has been filed and at least 10 days 5 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 6 7 days after the timely request for a hearing was filed or at a later date mutually agreed upon by 8 the taxpayer and the board. The board must make a decision on the requested refund within 90 9 days after conducting a hearing under this subsection. the board decides that a refund is due, it 10 must refund the county's portion of the overpayment, together with any applicable interest, to the taxpayer. If the board finds that no refund is due, the written decision of the board must 11 12 inform the taxpayer that the taxpayer may appeal the decision to the Property Tax Commission. Review by Commission. - Process if Refund Granted. - If the board of 13 (c) 14 commissioners decides that a refund is due, it must refund the overpayment, together with any 15 applicable interest, to the taxpayer and inform the Department of the refund. The Department may assess the taxpayer for the amount of the refund in accordance with G.S. 105-241.9 if the 16 17 Department disagrees with the board's decision. The procedure in G.S. 105-290 for the appeal 18 to the Property Tax Commission of a decision of a board of equalization and review concerning 19 the listing or appraisal of property applies to the appeal of a denial by a board of county 20 commissioners of a request for a refund of tax paid under this Article. If the Commission 21 determines that a refund is due, the board of county commissioners must refund the county's 22 portion of the overpayment, together with any applicable interest, to the taxpayer. A decision of 23 the Commission is binding on the Secretary and on a board of county commissioners.

(d) Judicial Review. — Process if Refund Denied. — A decision of the Property Tax
 Commission is subject to judicial review in accordance with G.S. 7A-29. If the board of
 commissioners finds that no refund is due, the written decision of the board must inform the
 taxpayer that the taxpayer may request a departmental review of the denial of the refund in
 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."

45

SECTION 30.(b) G.S. 105-228.30(b) reads as rewritten:

"(b) The register of deeds of each county must remit the proceeds of the tax levied by this section to the county finance officer. The finance officer of each county must credit one-half of the proceeds to the county's general fund and remit the remaining one-half of the proceeds, less <u>taxes refunded and</u> the county's allowance for administrative expenses, to the Department of Revenue on a monthly basis. A county may retain two percent (2%) of the amount of tax proceeds allocated for remittance to the Department of Revenue as compensation

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remitted to percent (7	ounty's cost in collecting and remitting the State's share to it pursuant to this section, the Department of Revenu 75%) to the Parks and Recreation Trust Fund established we percent (25%) to the Natural Heritage Trust Fund established	e must credit seventy-five under G.S. 113-44.15 and
GENERA	AL ADMINISTRATION	
	SECTION 31.(a) G.S. 105-228.90(b) is amended by a	dding a new subdivision to
read:		
"(b)	Definitions. – The following definitions apply in this Art	icle:
	 (4b) NAICS The North American Industry Classif	justion System adopted by
	(4b) <u>NAICS. – The North American Industry Classif</u> the United States Office of Management and B	• • •
	2007.	duget us of December 51,
	" "	
	SECTION 31.(b) G.S. 105-129.81(13) and (18) read as	rewritten:
0	9.81. Definitions.	
The fo	ollowing definitions apply in this Article:	
	(13) Information technology and services. – An	industry in one of the
	(13) Information technology and services. – An following:following, as defined by NAICS:	industry in one of the
	a. Internet service providers, Web search p	ortals and data processing
	subsector 518 as defined by NAICS.Data	1 0
	<u>518.</u>	
	b. Software publishers industry group 5112 a	
	c. Computer systems design and related serv	ices industry group 5415 as
	defined by NAICS. <u>5415.</u>	
	<u>d.</u> <u>An Internet activity included in industry g</u>	<u>roup 519130.</u>
	 (18) NAICS. – The North American Industry Classif	ication System adopted by
	the United States Office of Management and B	• • •
	2002. Defined in G.S. 105-228.90.	auger us of December 51,
	SECTION 31.(c) G.S. 105-164.3(23a) reads as rewritten	
	"(23a) NAICS The North American Industry Classif	• • •
	the United States Office of Management and B	udget as of December 31,
	2007. <u>Defined in G.S. 105-228.90.</u> " SECTION 32. G.S. 105-236(a)(2) reads as rewritten:	
"(a)	Penalties. – The following civil penalties and criminal of	fenses annly.
(u)		tenses apply.
	(2) Failure to Obtain a License. – For failure to obtai	n a license before engaging
	in a business, trade or profession for which	
	Secretary shall assess a penalty equal to five p	
	prescribed for the license per month or fraction	-
	exceed twenty-five percent (25%) of the amoun	
	event shall not be less than five dollars (\$5.0 taxpayer taxpayer, after written notification by	
	obtain a license as required under G.S. 105-449.6	
	Secretary may assess a penalty of one thousand de	
	"	· · · · · · · · · · · · · · · · · · ·
	SECTION 33.(a) G.S. 105-256(a)(9) reads as rewritten:	
"(a)	Publications. – The Secretary shall prepare and publish th	

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1			
2 3	(9) A final decision of the Secretary in a contested tax case. The redact identifying taxpayer information from a final de	
4	C	publication."	
5		SECTION 33.(b) G.S. 105-259(b)(27) reads as rewritten:	- C4-41 1
6 7		Disclosure Prohibited. – An officer, an employee, or an agent of the	
8		x information in the course of service to or employment by the	
8 9		information to any other person except as provided in this subset e used for the selection of returns for examination and data used o	
9 10		the standards may not be disclosed for any purpose. All other tax i	
10		only if the disclosure is made for one of the following purposes:	mormation may
11	De disclosed	only if the disclosure is made for one of the following purposes.	
12	. (To provide a report publication required under this Chapter." 	
13	(SECTION 33.(c) G.S. 150B-21.17(a)(5) is repealed.	
15		SECTION 34. G.S. 105-241.9(b) reads as rewritten:	
16		Time Limit. – The Secretary must propose an assessment within	n the statute of
17	• •	for proposed assessments unless the taxpayer waives the limita	
18		pre it expires by agreeing in writing to extend the period. A taxpaye	
19		period for either a definite or an indefinite time. If the taxpa	
20		period, the Secretary may propose an assessment at any time	
21		the waiver."	
22	S	SECTION 35. G.S. 105-256(a)(7) is repealed.	
23	S	SECTION 36. Section 24.18(g) of S.L. 2006-66 reads as rewritten:	
24	"SECTI	ON 24.18.(g) This section is effective for taxable years beginn	ing on or after
25	January 1, 2	006, and expires for taxable years beginning on or after January 1,	2011.January 1,
26	<u>2013.</u> "		
27		ECTION 37. G.S. 105-228.90(a) reads as rewritten:	
28		cope. – This Article applies to <u>all of the following:</u>	
29		1) Subchapters I, V, and VIII of this Chapter, to the <u>Chapter</u> .	
30	(<u>2)</u> <u>The</u> annual report filing requirements of G.S. 55-1	16-22, to the
31	,	<u>G.S. 55-16-22.</u>	
32	(<u>3)</u> <u>The primary forest product assessment levied under Article</u>	e 12 of Chapter
33		113A of the General Statutes, and to <u>Statutes.</u>	
34	<u>(</u>	4) <u>The inspection taxes levied under Article 3 of Chapter 119</u>	of the General
35	(Statutes.	
36 37		5) Chapter 105A of the General Statutes." SECTION 38. G.S. 105-164.41 is repealed.	
37		SECTION 39. Reserved.	
39		SECTION 57. Reserved.	
40	PROPERT	νταχ	
41		SECTION 40. G.S. 105-330.4 is amended by adding a new subsect	ion to read.
42		Tax payments submitted by mail are deemed to be received as of the	
43		k affixed by the United States Postal Service. If no date is shown of	
44		tmark is not affixed by the United States Postal Service, the tax pay	
45	-	ed when the payment is received in the office of the tax collector	
46		r this subsection, the burden of proof is on the taxpayer to show the	• •
47	was timely r		<u> </u>
48		SECTION 41. G.S. 105-333(14) reads as rewritten:	
49	"§ 105-333.	Definitions.	
50	The foll	owing definitions apply in this Article unless the context requ	ires a different
51	meaning:		

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(5b) The sales price of bread, rolls, and buns that are sold at a bakery thrift store and are exempt from State tax under G.S.105-164.13(27a).
(6) The sales price of prepaid telephone calling service taxed as tangible
personal property under G.S. 105-164.4(a)(4d).
(7) The gross receipts derived from providing satellite digital audio radio service subject to the general rate of tax under G.S. 105-164.4(a)(6a)."
$\frac{1}{3} \frac{1}{3} \frac{1}$
MISCELLANEOUS
SECTION 46. Section 8 of S.L. 2006-209 reads as rewritten:
"SECTION 8. As applied to G.S. 20-79.4, the authority in G.S. 164-10 for the Division of
Legislative Drafting and Codification Legislative Services Office to reletter or renumber $\frac{1}{2}$ and $\frac{1}{2}$
section subdivisions includes the authority to renumber all the subdivisions in G.S. 20-79.4(b) in sequential and alphabetical order and to eliminate mixed number-letter subdivision
designations. This section expires July 1, 2011."
SECTION 47.(a) G.S. 58-70-35(a) reads as rewritten:
"(a) Upon the filing of the application and information required by this Article, the
applicant shall pay a nonrefundable fee of one thousand dollars (\$1,000), and no permit may be
issued until this fee is paid. Fees collected under this subsection shall be used in paying the
expenses incurred in connection with the consideration of such applications and the issuance of
such permits.credited to the Insurance Regulatory Fund created under G.S. 58-6-25."
SECTION 47.(b) G.S. 143-143.10(a) reads as rewritten:
"(a) There is created the North Carolina Manufactured Housing Board within the
Department. The Board shall be composed of 11 members as follows:
(1) The Commissioner of Insurance or the Commissioner's designee.
(2) A manufactured home manufacturer.
 (3) A manufactured home dealer. (4) A manufactured af the headling and finance in dustry.
 (4) A representative of the banking and finance industry. (5) A representative of the insurance industry.
 (5) A representative of the insurance industry. (6) A manufactured home supplier.
(7) A set-up contractor.
(7) A set up conductor.(8) Two representatives of the general public.
(9) A person who is employed with a HUD-approved housing counseling
agency in the State.
(10) An accountant.
The Commissioner or the Commissioner's designee shall chair the Board. The Governor
shall appoint to the Board the manufactured home manufacturer and the manufactured home
dealer. The General Assembly upon the recommendation of the Speaker of the House of
Representatives in accordance with G.S. 120-121 shall appoint to the Board the representative
of the banking and finance industry, the employee of a HUD-approved housing counseling
agency, and the representative of the insurance industry. The General Assembly upon the
recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121
shall appoint to the Board the manufactured home supplier, the accountant, and the set-up contractor. The Commissioner shall appoint two representatives of the general public. Except
for the representatives from the general public and the persons appointed by the General
Assembly, each member of the Board shall be appointed by the appropriate appointing
authority from a list of nominees submitted to the appropriate appointing authority by the
Board of Directors of the North Carolina Manufactured Housing Institute. At least three
nominations shall be submitted for each position on the Board. The members of the Board shall
be residents of the State.
The members of the Board shall serve for terms of three years. In the event of any vacancy

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shall appoint a replacement in the same manner as provided for the original appointment to 1 2 serve the remainder of the unexpired term. Vacancies in appointments made by the General 3 Assembly shall be filled in accordance with G.S. 120-122. In the event of any vacancy, the 4 appropriate appointing authority shall appoint a replacement to serve the remainder of the 5 unexpired term. Such appointment shall be made in the same manner as provided for the 6 original appointment. No member of the Board shall serve more than two consecutive, 7 three-year terms. 8 The members of the Board designated in subdivisions (8), (9), and (10) of this subsection 9 shall have no current or previous financial interest connected with the manufactured housing 10 industry. No member of the Board shall participate in any proceeding before the Board 11 involving that member's own business. 12 Each member of the Board, except the Commissioner and any other State employee, shall 13 receive per diem and allowances as provided with respect to occupational licensing boards by 14 G.S. 93B-5. All per diem and travel expenses shall be paid exclusively out of the fees received 15 by the Board as authorized by this Part. In no case shall any salary, expense, or other obligation 16 of the Board be charged against the General Fund of the State of North Carolina. All moneys 17 and receipts shall be kept in a special fund by and for the use of the Board for the exclusive

18 purpose of carrying out the provisions of this Part. At the end of the fiscal year, the Board shall

19 retain fifteen percent (15%) of the unexpended funds collected and received during that year.

20 The remaining eighty-five percent (85%) of these funds shall be credited to the General

21 Fund. Fees collected by the Board under this Article shall be credited to the Insurance

22 23

SECTIONS 48-49. Reserved.

Regulatory Fund created under G.S. 58-6-25."

24 25 **EF**

EFFECTIVE DATE

26SECTION 50. Except as otherwise provided, this act is effective when it becomes27law.