GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

S

23

24

SENATE BILL 540* Finance Committee Substitute Adopted 6/28/07 Third Edition Engrossed 7/12/07 House Committee Substitute Favorable 7/28/07 Fifth Edition Engrossed 7/31/07

	Short Title:Revenue Laws & Motor Fuels Tax Tech. Changes.(Public)
	Sponsors:
	Referred to:
	March 7, 2007
1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE
3	CHANGES TO THE REVENUE LAWS, MOTOR FUELS TAX LAWS, AND
4	RELATED STATUTES.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 53B-4(2) reads as rewritten:
7	"(2) Authorization under G.S. 105-251, 105-251.1, <u>105-251</u> or
8	<u>G.S.</u> 105-258."
9	SECTION 2. G.S. 105-40(7a) reads as rewritten:
10	"(7a) All exhibitions, performances, and entertainments promoted and
11	managed by 'a nonprofit arts organization.' organization' that is exempt
12	from income tax under G.S. 105-130.11(a)(3). This exemption does
13	not apply to athletic events. A 'nonprofit arts organization' is an
14	organization that meets both of the following requirements:
15	<u>a.</u> It is exempt from income tax under G.S. 105-130.11(a)(3).
16	b. Its primary purpose is to offer choral and theatrical
17	performances."
18	SECTION 3.(a) G.S. $105-40(10)$ reads as rewritten:
19	"(10) Arts festivals held by a person that is exempt from income tax under
20	Article 4 of this Chapter and that meets the following conditions:
21	a. The person holds no more than two arts festivals during a
22	calendar year.

- Each of the person's arts festivals last no more than seven b. consecutive days.
- The arts festivals are held outdoors on public property and 25 c. involve a variety of exhibitions, entertainments, and activities." 26

1	SECTION 3.(b) G.S. 105-40(11) reads as rewritten:
2	"(11) Community festivals held by a person who is exempt from income tax
3	under Article 4 of this Chapter and that meets all of the following
4	conditions:
5	a. The person holds no more than one community festival during a
6	calendar year.
7	b. The community festival lasts no more than seven <u>consecutive</u>
8	days.
9	c. The community festival involves a variety of exhibitions,
10	entertainments, and activities, the majority of which are held
11	outdoors and are open to the public."
12	SECTION 4. G.S. 105-113.82(a) reads as rewritten:
13	"(a) Amount, Method. – The Secretary shall distribute annually the following
14	percentages of the net amount of excise taxes collected on the sale of malt beverages
15	and wine during the preceding 12-month period ending March 31, less the amount of
16	the net proceeds credited to the Department of Commerce under G.S. 105-113.81A, 31
17	to the counties and or cities in which the retail sale of these beverages is authorized in
18	the entire county or city:
19	(1) Of the tax on malt beverages levied under G.S. 105-113.80(a),
20	twenty-three and three-fourths percent $(23\frac{3}{4}\%)$;
21	(2) Of the tax on unfortified wine levied under G.S. 105-113.80(b),
22	sixty-two percent (62%); and
23	(3) Of the tax on fortified wine levied under G.S. 105-113.80(b),
24	twenty-two percent (22%).
25	For purposes of this subsection, 'net amount' means gross collections less refunds and
26	amounts credited to the Department of Commerce under G.S. 105-113.81A. If malt
27	beverages, unfortified wine, or fortified wine may be licensed to be sold at retail in both
28	a county and a city located in the county, both the county and city shall receive a portion
29	of the amount distributed, that portion to be determined on the basis of population. If
30	one of these beverages may be licensed to be sold at retail in a city located in a county
31	in which the sale of the beverage is otherwise prohibited, only the city shall receive a
32	portion of the amount distributed, that portion to be determined on the basis of
33	population. The amounts distributed under subdivisions (1), (2), and (3) shall be
34	computed separately."
35	SECTION 5. G.S. 105-129.16E(b) reads as rewritten:
36	"(b) Allocation. – If the taxpayer is an individual who is a nonresident or a
37	part-year resident, the taxpayer must reduce the amount of the credit by multiplying it
38	by the fraction calculated under G.S. 105-134.5(b) or (c), as appropriate. If the taxpayer
39	is not an individual and is required to apportion its multistate business income to this
40	State, the taxpayer must reduce the amount of the credit by multiplying it by the
41	apportionment fraction used to apportion its business apportionable income to this
42	State."
43	SECTION 6. G.S. 105-129.87(b) reads as rewritten:

1 Threshold. – The applicable threshold is the appropriate amount set out in the "(b) 2 following table based on the development tier designation of the county where the new 3 jobs are created during the taxable year. If the taxpayer creates new jobs at more than 4 one eligible establishment in a county during the taxable year, the threshold applies to 5 the aggregate number of new jobs created at all eligible establishments within the 6 county during that year. If the taxpayer creates new jobs at eligible establishments in 7 different counties during the taxable year, the threshold applies separately to the 8 aggregate number of new jobs created at eligible establishments in each county. If the 9 taxpayer creates new jobs in an urban progress zone or an agrarian growth zone, the applicable threshold is the one for a development tier one area. New jobs created in an 10 11 urban progress zone or an agrarian growth zone are not aggregated with jobs created at 12 any other eligible establishments regardless of county.

13	Area Development Tier	Threshold
14	Tier One	5
15	Tier Two	10
16	Tier Three	15"
17	SECTION 7. G.S. 105-129.88(c) 1	eads as rewritten:

SECTION 7. G.S. 105-129.88(c) reads as rewritten:

18 "(c) Threshold. – The applicable threshold is the appropriate amount set out in the 19 following table based on the development tier where the eligible business property is 20 placed in service during the taxable year. If the taxpayer places business property in 21 service in an urban progress zone or an agrarian growth zone, the applicable threshold is 22 the one for a development tier one area. Business property placed in service in an urban 23 progress zone or an agrarian growth zone is not aggregated with business property 24 placed in service at any other eligible establishments regardless of county. If the 25 taxpayer places eligible business property in service at more than one establishment in a 26 county during the taxable year, the threshold applies to the aggregate amount of eligible 27 business property placed in service during the taxable year at all establishments in the 28 county. If the taxpayer places eligible business property in service at establishments in 29 different counties, the threshold applies separately to the aggregate amount of eligible 30 business property placed in service in each county. If the taxpayer places eligible 31 machinery and equipment business property in service at an establishment over the 32 course of a two-year period, the applicable threshold for the second taxable year is 33 reduced by the eligible investment amount for the previous taxable year.

34	Area Development Tier	Thr	eshold
35	Tier One	\$	-0-
36	Tier Two	1,00	0,000
37	Tier Three	2,00	0,000"
38	SECTION 8. G.S. 105-129.88(e)	reads as r	ewritten:

39 Transferred Property. – If, in one of the four years in which the installment of "(e) 40 a credit accrues, the business property with respect to which the credit was claimed is 41 moved to a county in a higher-numbered development tier or to-out of an urban progress 42 zone or an agrarian growth zone, the remaining installments of the credit are allowed 43 only to the extent they would have been allowed if the business property had been 44 placed in service initially in the area to which it was moved. If, in one of the four years

1 in which the installment of a credit accrues, the business property with respect to which 2 a credit was claimed is moved to a county in a lower-numbered development tier or an 3 urban progress zone or an agrarian growth zone, the remaining installments of the credit 4 shall be calculated as if the business property had been placed in service initially in the 5 area to which it was moved." 6 SECTION 9.(a) G.S. 105-130.48(e) reads as rewritten: 7 Documentation of Credit. – To-Upon request, to support the credit allowed by "(e) 8 this section, the taxpayer must file with its income tax return, for the taxable year in 9 which the credit is claimed, a certification by the Department of Environment and 10 Natural Resources stating the number of bushels of oyster shells donated by the 11 taxpayer." 12 **SECTION 9.(b)** G.S. 105-151.30(d) reads as rewritten: 13 "(d) Documentation of Credit. – To-Upon request, to support the credit allowed by this section, the taxpayer must file with its income tax return, for the taxable year in 14 15 which the credit is claimed, a certification by the Department of Environment and 16 Natural Resources stating the number of bushels of oyster shells donated by the 17 taxpayer." 18 **SECTION 10.** G.S. 105-164.13(52) reads as rewritten: 19 "(52) Items subject to sales and use tax under G.S. 105-164.4, other than 20 electricity and electricity, telecommunications service, and ancillary 21 service as defined in G.S. 105-164.4, if all of the following conditions 22 are met: 23 (a)a. The items are purchased by a State agency for its own use and 24 in accordance with G.S. 105-164.29A. 25 (b)b. The items are purchased pursuant to a valid purchase order 26 issued by the State agency that contains the exemption number 27 of the agency and a description of the property purchased, or 28 the items purchased are paid for with a State-issued check, 29 electronic deposit, credit card, procurement card, or credit 30 account of the State agency. 31 For all purchases other than by an agency-issued purchase (c)c. 32 order, the agency must provide to or have on file with the 33 retailer the agency's exemption number." 34 SECTION 11. G.S. 105-164.16(b1) reads as rewritten: "(b1) Monthly. - A taxpayer who is consistently liable for more thanat least one 35 36 hundred dollars (\$100.00) but less than ten thousand dollars (\$10,000) a month in State 37 and local sales and use taxes must file a return and pay the taxes due on a monthly basis. 38 A monthly return is due by the 20th day of the month following the calendar month 39 covered by the return." 40 **SECTION 12.** G.S. 105-164.16(d) reads as rewritten: 41 Use Tax on Out-of-State Purchases. - Use tax payable by an individual who "(d) 42 purchases tangible personal property property, excluding purchases of boats and aircraft, 43 outside the State for a nonbusiness purpose is due on an annual basis. For an individual 44 who is not required to file an individual income tax return under Part 2 of Article 4 of

1	this Chapter, the annual reporting period ends on the last day of the calendar year and a
2	use tax return is due by the following April 15. For an individual who is required to file
3	an individual income tax return, the annual reporting period ends on the last day of the
4	individual's income tax year, and the use tax must be paid on the income tax return as
5	provided in G.S. 105-269.14."
6	SECTION 13.(a) G.S. 105-187.51B reads as rewritten:
7	"§ 105-187.51B. Tax imposed on certain recyclers and research and development
8	companies.
9	(a) Tax. – A privilege tax is imposed on the following:
10	
	(1) A major recycling facility that purchases any of the following tangible
11	personal property for use in connection with the facility:
12	a. Cranes, structural steel crane support systems, and foundations
13	related to the cranes and support systems.
14	b. Port and dock facilities.
15	c. Rail equipment.
16	d. Material handling equipment.
17	(2) A research and development company in the physical, engineering,
18	and life sciences that is included in industry 54171 of NAICS and that
19	purchases equipment or an attachment or repair part for equipment that
20	meets all of the following requirements:
21	a. Is capitalized by the company for tax purposes under the Code.
22	b. Is used by the company in the research and development of
23	tangible personal property.
24	c. Would be considered mill machinery or mill machinery parts or
25	accessories under G.S. 105-187.51 if it were purchased by a
26	manufacturing industry or plant and used in the research and
27	development of tangible personal property manufactured by the
28	industry or plant.
29	(b) Rate. – The tax is one percent (1%) of the sales price of the equipment or
30	other tangible personal property. The maximum tax is eighty dollars (\$80.00) per
31	article."
32	SECTION 13.(b) This section becomes effective July 1, 2007.
33	SECTION 14. G.S. 105-187.52 reads as rewritten:
34	"§ 105-187.52. Administration.
35	(a) Administration. – The privilege taxes imposed by this Article are in addition
36	to the State use tax. Except as otherwise provided in this Article, the collection and
37	administration of these taxes is the same as the State use tax imposed by Article 5 of
38	this Chapter.
39	(b) Credit. – A credit is allowed against the tax imposed by this Article for the
40	amount of a sales or use tax, privilege or excise tax, or substantially equivalent tax paid
41	to another state. The credit allowed by this subsection does not apply to tax paid to
42	another state that does not grant a similar credit for the privilege tax paid in North
43	Carolina.

43 Carolina.

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

3

SECTION 15. G.S. 105-258(a) reads as rewritten:

4 "(a) Secretary May Examine Data and Summon Persons. The Secretary of 5 Revenue, for the purpose of ascertaining the correctness of any return, making a return 6 where none has been made, or determining the liability of any person for any tax 7 imposed by this Subchapter, a tax, or collecting any such tax, shall have the power to 8 examine, personally, or by an agent designated by him, any books, papers, records, or 9 other data which may be relevant or material to such inquiry, and the Secretary may 10 summon the person liable for the tax or required to perform the act, or any officer or 11 employee of such person, or any person having possession, custody, care or control of 12 books of account containing entries relevant or material to the income and expenditures 13 of the person liable for the tax or required to perform the act, or any other person having 14 knowledge in the premises, to appear before the Secretary, or his agent, at a time and 15 place named in the summons, and to produce such books, papers, records or other data, 16 and to give such testimony under oath as may be relevant or material to such inquiry, 17 and the Secretary or his agent may administer oaths to such person or persons. If any 18 person so summoned refuses to obey such summons or to give testimony when 19 summoned, the Secretary may apply to the Superior Court of Wake County for an order 20 requiring such person or persons to comply with the summons of the Secretary, and the 21 failure to comply with such court order shall be punished as for contempt."

22

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

SECTION 16.(a) G.S. 105-449.52 reads as rewritten:

23 "§ 105-449.52. Civil penalties applicable to motor carriers.

24 (a) Penalty. – A motor carrier who does any of the following is subject to a civil
25 penalty:

- (1) Operates in this State or causes to be operated in this State a motor vehicle that either fails to carry the registration card required by this Article or fails to display an identification marker in accordance with this Article. The amount of the penalty is one hundred dollars (\$100.00).
 - (2) Is unable to account for identification markers the Secretary issues the motor carrier, as required by G.S. 105-449.47. The amount of the penalty is one hundred dollars (\$100.00) for each identification marker the carrier is unable to account for.
- (3) Displays an identification marker on a motor vehicle operated by a motor carrier that was not issued to the carrier by the Secretary under G.S. 105-449.47. The amount of the penalty is one thousand dollars (\$1,000) for each identification marker unlawfully obtained. Both the licensed motor carrier to whom the Secretary issued the identification marker and the motor carrier displaying the unlawfully obtained identification marker are jointly and severally liable for the penalty under this subdivision.
 - A

1	(a1) Desemble A parality imposed under this section is poveble to the
	(a1) <u>Payment. – A</u> penalty imposed under this section is payable to the Department of Revenue, the Department of Crime Control and Public Safety, or the
2 3	
	Division of Motor Vehicles. agency that assessed the penalty. When a motor vehicle is
4	found to be operating without a registration card or an identification marker or with an
5	identification marker the Secretary did not issue for the vehicle, the motor vehicle may
6	not be driven for a purpose other than to park the motor vehicle until the penalty
7	imposed under this section is paid unless the officer that imposes the penalty determines
8	that operation of the motor vehicle will not jeopardize collection of the penalty.
9	(b) Hearing. – The procedure set out in G.S. 105-449.119 for protesting a penalty
10	imposed under Article 36C, Part 6, of this Chapter applies to a penalty imposed under
11	this section."
12	SECTION 16.(b) G.S. 105-449.115(f) reads as rewritten:
13	"(f) Sanctions Against Transporter. – The following acts are grounds for a civil
14	penalty payable to the Department of Crime Control and Public Safety or the
15	Department of Revenue: penalty:
16	(1) Transporting motor fuel in a railroad tank car or transport truck
17	without a shipping document or with a false or an incomplete shipping
18	document.
19	(2) Delivering motor fuel to a destination state other than that shown on
20	the shipping document.
21	The penalty imposed under this subsection is payable to the agency that assessed the
22	penalty and is payable by the person in whose name the conveyance is registered, if the
23	conveyance is a transport truck, and is payable by the person responsible for the
24	movement of motor fuel in the conveyance, if the conveyance is a railroad tank car. The
25	amount of the penalty is five thousand dollars (\$5,000). A penalty imposed under this
26	subsection is in addition to any motor fuel tax assessed."
27	SECTION 16.(c) G.S. 105-449.115A(c) reads as rewritten:
28	"(c) Sanctions. – Transporting motor fuel in a tank wagon without an invoice, bill
29	of sale, or shipping document containing the information required by this section is
30	grounds for a civil penalty payable to the Department of Crime Control and Public
31	Safety or the Department of Revenue.penalty. The penalty imposed under this
32	subsection is payable to the agency that assessed the penalty and is payable by the
33	person in whose name the tank wagon is registered. The amount of the penalty is one
34	thousand dollars (\$1,000). A penalty imposed under this subsection is in addition to any
35	motor fuel tax assessed."
36	SECTION 16.(d) G.S. 105-449.117(b) reads as rewritten:
37	"(b) Civil Penalty. – The civil penalty is payable to the Department of
38	Transportation, Division of Motor Vehicles, or the Department of Revenue agency that
39	assessed the penalty and is payable by the person in whose name the highway vehicle is
40	registered. The amount of the penalty depends on the amount of fuel in the supply tank
41	of the highway vehicle. The penalty is the greater of one thousand dollars (\$1,000) or
42	five times the amount of motor fuel tax payable on the fuel in the supply tank. A penalty
43	imposed under this section is in addition to any motor fuel tax assessed."
44	SECTION 16.(e) G.S. 105-449.118 reads as rewritten:

1	"§ 105-449.118. Civil penalty for buying or selling non-tax-paid motor fuel.
2	A person who dispenses non-tax-paid motor fuel into the supply tank of a highway
3	vehicle or who allows non-tax-paid motor fuel to be dispensed into the supply tank of a
4	highway vehicle is subject to a civil penalty of two hundred fifty dollars (\$250.00) per
5	occurrence.
6	The penalty is payable to the Department of Transportation, Division of Motor
7	Vehicles, or the Department of Revenue. agency that assessed the penalty. Failure to
8	pay a penalty imposed under this section is grounds under G.S. 20-88.01(b) to withhold
8 9	
9 10	or revoke the registration plate of the motor vehicle into which the motor fuel was dispensed."
10	SECTION 16.(f) G.S. 105-449.118A reads as rewritten:
12	"§ 105-449.118A. Civil penalty for refusing to allow the taking of a motor fuel
12	sample.
14	A person who refuses to allow the taking of a motor fuel sample is subject to a civil
15	penalty of one thousand dollars (\$1,000). The penalty is payable to the Department of
16	Transportation, Division of Motor Vehicles, or the Department of Revenue. agency that
17	assessed the penalty. If the refusal is for a sample to be taken from a vehicle, the penalty
18	is payable by the person in whose name the vehicle is registered. If the refusal is for a
19	sample to be taken from any other storage tank or container, the penalty is payable by
20	the owner of the container."
21	SECTION 17.(a) G.S. 105-449.72(a) reads as rewritten:
22	"(a) Initial Bond. – An applicant for a license as a refiner, a terminal operator, a
23	supplier, an importer, a blender, a permissive supplier, or a distributor must file with the
24	Secretary a bond or an irrevocable letter of credit. A bond or an irrevocable letter of
25	credit must be conditioned upon compliance with the requirements of this Article, be
26	payable to the State, and be in the form required by the Secretary. The amount of the
27	bond or irrevocable letter of credit is determined as follows:
28	(1) For an applicant for a license as any of the following, the amount is
29	two million dollars (\$2,000,000):
30	a. A refiner.
31	b. A terminal operator.
32	c. A supplier that is a position holder or a person that receives
33	motor fuel pursuant to a two-party exchange.
34	d. A bonded importer.
35	e. A permissive supplier.
36	(2) For an applicant for a license as any of the following, the amount is
37	two times the applicant's average expected monthly tax liability under
38	this Article, as determined by the Secretary. The amount may not be
39	less than two thousand dollars (\$2,000) and may not be more than five
40	hundred thousand dollars (\$500,000):
41	a. A supplier that is a fuel alcohol provider or a biodiesel provider
42	but is neither a position holder nor a person that receives motor
43	fuel pursuant to a two-party exchange.
44	b. An occasional importer.

	General Assembly of North Carolina Session 2007
1	c. A tank wagon importer.
2	d. A distributor.
3 4	e. Repealed by Session Laws 1997-60, s. 5, effective October 5, 1997.
5	(3) For an applicant for a license as a blender, as any of the following, a
6	bond is required only if the applicant's average expected annual tax
7	liability under this Article, as determined by the Secretary, is at least
8	two thousand dollars (\$2,000). When a bond is required, the bond
9	amount is the same as under subdivision (2) of this subsection.
10	<u>a. A blender.</u>
11	b. <u>A supplier that is a fuel alcohol provider or a biodiesel provider</u>
12	but is neither a position holder nor a person that receives motor
13	fuel pursuant to a two-party exchange."
14	SECTION 17.(b) This section becomes effective October 1, 2007.
15	SECTION 18.(a) G.S. 105-449.115(g) reads as rewritten:
16	"(g) Penalty Defense. – Compliance with the conditions set out in this subsection
17	is a defense to a civil penalty imposed under subsection (f) of this section as a result of
18	the delivery of fuel to a state other than the destination state printed on the shipping
19	document for the fuel. The Secretary must waive a penalty imposed against a person
20	under that subsection if the person establishes a defense under this subsection. The
21	conditions for the defense are:
22	(1) The person notified the Secretary of the diversion within seven days
23	after the diversion occurred and received a confirmation number for
24	the diversion.diversion before the imposition of the penalty.
25	(2) Tax was timely paid on the diverted fuel.fuel, unless the person is a
26	motor fuel transporter."
27	SECTION 18.(b) This section is effective when it becomes law and applies
28	to penalties assessed on or after that date and to refund requests that have not been finally determined as of that date
29 30	finally determined as of that date.
30 31	SECTION 19. G.S. 115D-31.3(j) reads as rewritten: "(j) Use of funds in low-wealth counties. – Funds retained by colleges or
32	distributed to colleges pursuant to this section may be used to supplement local funding
33	for maintenance of plant if the college does not receive maintenance of plant funds
, s 34	pursuant to G.S. 115D-31.2, and if the county in which the main campus of the
,4 85	community college is located:located meets all of the following:
36	(1) Is designated as a Tier 1 or Tier 2 county in accordance
37	with G.S. 105-129.3; G.S. 143B-437.08.
88	(2) Had an unemployment rate of at least two percent (2%) above the
9	State average or greater than seven percent (7%), whichever is higher,
40	in the prior calendar year; and year.
1	(3) Is a county whose wealth, as calculated under the formula for
2	distributing supplemental funding for schools in low-wealth counties,
13	is eighty percent (80%) or less of the State average.
	is eight, percent (os v) or rest of the blace trende.

1 Funds may be used for this purpose only after all local funds appropriated for 2 maintenance of plant have been expended."

SECTION 20. G.S. 119-17 is repealed.

3

4 SECTION 21.(b) Section 39 of Part IX of Chapter 908 of the 1983 Session
 5 Laws reads as rewritten:

6 "Sec. 39. Every owner of a business subject to the tax levied by this Part shall, on 7 and after the first day of the calendar month set by the governing body in the resolution 8 levying the tax, collect the occupancy tax provided by this Part. This tax shall be 9 collected as part of the charge for the furnishing of any taxable accommodations. The 10 tax shall be stated and charged separately from the sales records, and shall be paid by 11 the purchaser to the owner of the business as trustee for and on account of the city. The 12 occupancy tax levied under this Part shall be added to the sales price and shall be passed 13 on to the purchaser instead of being borne by the owner of the business. The city tax 14 collector shall design, print, and furnish to all appropriate businesses in the city the 15 necessary forms for filing returns and instructions to ensure the full collection of the tax. 16 Every person liable for the tax imposed pursuant to this Part shall, on or before the 15th 17 20th day of each month, prepare and submit a return on the prescribed form stating the 18 total gross receipts derived during the preceding month from rentals upon which the tax 19 is levied. The tax shall be due and payable to the tax collector on a monthly basis.

Any person who fails or refuses to file the return required by this Part shall pay a penalty of ten dollars (\$10.00) for each day's omission. In addition, any person who refuses to file the return or pay the tax for a period of 30 days after the time required for filing the return or for paying the tax shall pay a penalty of five percent (5%) of the tax due. An additional penalty of five percent (5%) shall be imposed for each additional month or fraction thereof in which the occupancy tax is not paid.

Any person who willfully attempts in any manner to evade the occupancy tax or who willfully fails to pay the tax or make and file the required return, shall, in addition to all other penalties provided by law, be guilty of a misdemeanor and be punishable by a fine not to exceed one thousand dollars (\$1,000), imprisonment not to exceed six months, or both."

31 SECTION 21.(c) Subsection (a) of Section 26 of Part VII of Chapter 908 of
 32 the 1983 Session Laws reads as rewritten:

33 "(a) Any tax levied under this Part is due and payable to the county in monthly 34 installments on or before the <u>15th-20th</u> day of the month following the month in which 35 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 36 on or before the <u>15th-20th</u> day of each month, prepare and render a return on a form 37 prescribed by the county. The return shall state the total gross receipts derived in the 38 preceding month from rentals upon which the tax is levied."

39 SECTION 21.(d) Subsection (a) of Section 4 of Chapter 988 of the 1983
 40 Session Laws reads as rewritten:

"(a) Any tax levied under this act is due and payable to the county in monthly
installments on or before the 15th-20th day of the month following the month in which
the tax accrues. Every person, firm, corporation, or association liable for the tax shall,
on or before the 15th-20th day of each month, prepare and render a return on a form

1 prescribed by the county. The return shall state the total gross receipts derived in the 2 preceding month from rentals upon which the tax is levied."

3 SECTION 21.(e) Subsection (a) of Section 3 of Chapter 1055 of the 1983
 4 Session Laws reads as rewritten:

5 "(a) Any tax levied under this act is due and payable to the county in monthly 6 installments on or before the <u>15th-20th</u> day of the month following the month in which 7 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 8 on or before the <u>15th-20th</u> day of each month, prepare and render a return on a form 9 prescribed by the county. The return shall state the total gross receipts derived in the 10 preceding month from rentals upon which the tax is levied."

SECTION 21.(f) Section 10 of Part IV of Chapter 570 of the 1985 Session
 Laws reads as rewritten:

13 "Sec. 10. Every owner of a business subject to the tax levied by this Part shall, on 14 and after the first day of the calendar month set by the governing body in the resolution 15 levying the tax, collect the occupancy tax provided by this Part. This tax shall be 16 collected as part of the charge for the furnishing of any taxable accommodations. The 17 tax shall be stated and charged separately from the sales records, and shall be paid by 18 the purchaser to the owner of the business as trustee for and on account of the city. The 19 occupancy tax levied under this Part shall be added to the sales price and shall be passed 20 on to the purchaser instead of being borne by the owner of the business. The city tax 21 collector shall design, print, and furnish to all appropriate businesses in the city the 22 necessary forms for filing returns and instructions to ensure the full collection of the tax. 23 Every person liable for the tax imposed pursuant to this Part shall, on or before the 15th 24 20th day of each month, prepare and submit a return on the prescribed form stating the 25 total gross receipts derived during the preceding month from rentals upon which the tax 26 is levied. The tax shall be due and payable to the tax collector on a monthly basis.

Any person who fails or refuses to file the return required by this Part shall pay a penalty of ten dollars (\$10.00) for each day's omission. In addition, any person who refuses to file the return or pay the tax for a period of 30 days after the time required for filing the return or for paying the tax shall pay a penalty of five percent (5%) of the tax due. An additional penalty of five percent (5%) shall be imposed for each additional month or fraction thereof in which the occupancy tax is not paid.

Any person who willfully attempts in any manner to evade the occupancy tax or who willfully fails to pay the tax or make and file the required return, shall, in addition to all other penalties provided by law, be guilty of a misdemeanor and be punishable by a fine not to exceed one thousand dollars (\$1,000), imprisonment not to exceed six months, or both."

38 SECTION 21.(g) Subsection (a) of Section 4 of Chapter 857 of the 1985
 39 Session Laws reads as rewritten:

40 "(a) Any tax levied under this act is due and payable to the county in monthly
41 installments on or before the 15th-20th day of the month following the month in which
42 the tax accrues. Every person, firm, corporation, or association liable for the tax shall,
43 on or before the 15th-20th day of each month, prepare and render a return on a form

prescribed by Onslow County. The return shall state the total gross receipts derived in
 the preceding month from rentals upon which the tax is levied."

3 SECTION 21.(j) Subsection (a) of Section 4 of Chapter 929 of the 1985
4 Session Laws as amended by S.L.1985-929 reads as rewritten:

5 "(a) Any tax levied under this act is due and payable to the levying jurisdiction in 6 monthly installments on or before the 25th-20th day of the month following the month 7 in which the tax accrues. Every person, firm, corporation, or association liable for the 8 tax shall, on or before the 25th-20th day of each month, prepare and render a return on a 9 form prescribed by the taxing city. The return shall state the total gross receipts derived 10 in the preceding month from rentals upon which the tax is levied. A return filed under 11 this section is not a public record as defined by G.S. 132-1 and may not be disclosed 12 except as required by law."

SECTION 21.(k) Subsection (c) of Section 1 of Chapter 969 of the 1985
 Session Laws reads as rewritten:

15 "(c) Administration. The county shall administer a tax levied under this act. A tax 16 levied under this act is due and payable to the county finance officer in monthly 17 installments on or before the <u>15th-20th</u> day of the month following the month in which 18 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 19 on or before the <u>15th-20th</u> day of each month, prepare and render a return on a form 20 prescribed by the county. The return shall state the total gross receipts derived in the 21 preceding month from rentals upon which the tax is levied.

A return filed with the county finance officer under this act is not a public record as defined by G.S. 132-1 and may not be disclosed except as required by law."

SECTION 21.(I) Subsection (c) of Section 1 of Chapter 140 of the 1987
 Session Laws reads as rewritten:

26 "(c) Administration. The county shall administer the tax levied under this act. The 27 tax shall be due and payable to the county in monthly installments on or before the 15th 28 20th day of the month following the month in which the tax is collected. Every person, 29 firm, corporation, or association liable for the tax shall, on or before the 15th-20th day 30 of each month, prepare and submit a return on a form prescribed by the county. The 31 return shall state the total gross receipts derived in the preceding month from rentals 32 subject to the tax. A return filed with the county finance officer under this act is not a 33 public record as defined by G.S. 132-1 and may not be disclosed except as required by 34 law."

35 SECTION 21.(m) Subsection (c) of Section 1 of Chapter 141 of the 1987
 36 Session Laws reads as rewritten:

37 "(c) Administration. The county shall administer a tax levied under this section. A 38 tax levied under this section is due and payable to the county finance officer in monthly 39 installments on or before the <u>15th-20th</u> day of the month following the month in which 40 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 41 on or before the <u>15th-20th</u> day of each month, prepare and render a return on a form 42 prescribed by the county. The return shall state the total gross receipts derived in the 43 preceding month from rentals upon which the tax is levied.

A return filed with the county finance officer under this section is not a public record 1 2 as defined by G.S. 132-1 and may not be disclosed except as required by law." 3 **SECTION 21.(n)** Subsection (c) of Section 1 of Chapter 143 of the 1987 4 Session Laws reads as rewritten: 5 Administration. The county shall administer a tax levied under this section. A "(c) 6 tax levied under this section is due and payable to the county finance officer in monthly 7 installments on or before the 15th 20th day of the month following the month in which 8 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 9 on or before the 15th-20th day of each month, prepare and render a return on a form 10 prescribed by the county. The return shall state the total gross receipts derived in the 11 preceding month from rentals upon which the tax is levied. 12 A return filed with the county finance officer under this section is not a public record 13 as defined by G.S. 132-1 and may not be disclosed except as required by law." 14 SECTION 21.(o) Subsection (c) of Section 1 of Chapter 170 of the 1987 15 Session Laws reads as rewritten: 16 "(c) Administration. The town shall administer a tax levied under this section. A 17 tax levied under this section is due and payable to the town finance officer in monthly 18 installments on or before the 15th 20th day of the month following the month in which 19 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 20 on or before the 15th-20th day of each month, prepare and render a return on a form 21 prescribed by the town. The return shall state the total gross receipts derived in the 22 preceding month from rentals upon which the tax is levied. 23 A return filed with the town finance officer under this section is not a public record 24 as defined by G.S. 132-1 and may not be disclosed except as required by law." 25 **SECTION 21.(p)** Subsection (c) of Section 5 of Chapter 172 of the 1987 26 Session Laws reads as rewritten: 27 Administration. The county shall administer a tax levied under this act. A tax "(c) 28 levied under this act is due and payable to the county finance officer in monthly 29 installments on or before the 15th-20th day of the month following the month in which 30 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 31 on or before the 15th-20th day of each month, prepare and render a return on a form 32 prescribed by the county. The return shall state the total gross receipts derived in the 33 preceding month from rentals upon which the tax is levied. 34 A return filed with the county finance officer under this act is not a public record as 35 defined by G.S. 132-1 and may not be disclosed except as required by law." 36 **SECTION 21.(q)** Subsection (a) of Section 3 of Chapter 188 of the 1987 37 Session Laws reads as rewritten: 38 "(a) Any tax levied under this act is due and payable to the county in monthly 39 installments on or before the 15th-20th day of the month following the month in which 40 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 41 on or before the 15th-20th day of each month, prepare and render a return on a form 42 prescribed by the county. The return shall state the total gross receipts derived in the 43 preceding month from rentals upon which the tax is levied."

1 **SECTION 21.(r)** Subsection (c) of Section 1 of Title I of Chapter 460 of the 2 1987 Session Laws reads as rewritten: 3 "(c) Administration. The Town shall administer a tax levied under this section. A 4 tax levied under this section is due and payable to the Town revenue collector in 5 monthly installments on or before the 15th-20th day of the month following the month 6 in which the tax accrues. Every person, firm, corporation, or association liable for the 7 tax shall, on or before the 15th-20th day of each month, prepare and render a return on a 8 form prescribed by the Town. The return shall state the total gross receipts derived in 9 the preceding month from rentals and sales upon which the tax is levied." 10 SECTION 21.(s) Subsection (c) of Section 1 of Chapter 472 of the 1987 11 Session Laws reads as rewritten: 12 Administration. The county shall administer a tax levied under this section. A (c)13 tax levied under this section is due and payable to the county finance officer in monthly 14 installments on or before the 15th-20th day of the month following the month in which 15 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 16 on or before the 15th-20th day of each month, prepare and render a return on a form 17 prescribed by the county. The return shall state the total gross receipts derived in the 18 preceding month from rentals upon which the tax is levied. 19 A return filed with the county finance officer under this section is not a public record 20 as defined by G.S. 132-1 and may not be disclosed except as required by law." 21 SECTION 21.(t) Subsection (c) of Section 1 of Chapter 484 of the 1987 22 Session Laws reads as rewritten: 23 Administration. The county shall administer a tax levied under this section. A "(c) 24 tax levied under this section is due and payable to the county finance officer in monthly 25 installments on or before the 15th-20th day of the month following the month in which 26 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 27 on or before the 15th-20th day of each month, prepare and render a return on a form 28 prescribed by the county. The return shall state the total gross receipts derived in the 29 preceding month from rentals upon which the tax is levied. 30 A return filed with the county finance officer under this section is not a public record 31 as defined by G.S. 132-1 and may not be disclosed except as required by law." 32 SECTION 21.(u) Subsection (c) of Section 1 of Chapter 538 of the 1987 33 Session Laws reads as rewritten: 34 Administration. The county shall administer a tax levied under this section. A ''(c)35 tax levied under this section is due and payable to the county finance officer in monthly 36 installments on or before the 15th-20th day of the month following the month in which 37 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 38 on or before the 15th-20th day of each month, prepare and render a return on a form 39 prescribed by the county. The return shall state the total gross receipts derived in the 40 preceding month from rentals upon which the tax is levied. 41 A return filed with the county finance officer under this section is not a public record 42 as defined by G.S. 132-1 and may not be disclosed except as required by law." 43 SECTION 21.(v) Subsection (c) of Section 1 of Chapter 561 of the 1987

44 Session Laws reads as rewritten:

Administration. The county shall administer a tax levied under this section. A 1 ''(c)2 tax levied under this section is due and payable to the county finance officer in monthly 3 installments on or before the 15th 20th day of the month following the month in which 4 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 5 on or before the 15th-20th day of each month, prepare and render a return on a form 6 prescribed by the county. The return shall state the total gross receipts derived in the 7 preceding month from rentals upon which the tax is levied. 8 A return filed with the county finance officer under this section is not a public record 9 as defined by G.S. 132-1 and may not be disclosed except as required by law." 10 SECTION 21.(w) Subsection (c) of Section 1 of Chapter 618 of the 1987 11 Session Laws reads as rewritten: 12 ''(c)Administration. The county shall administer a tax levied under this section. A 13 tax levied under this section is due and payable to the county finance officer in monthly 14 installments on or before the 15th-20th day of the month following the month in which 15 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 16 on or before the 15th-20th day of each month, prepare and render a return on a form 17 prescribed by the county. The return shall state the total gross receipts derived in the 18 preceding month from rentals upon which the tax is levied. 19 A return filed with the county finance officer under this section is not a public record 20 as defined by G.S. 132-1 and may not be disclosed except as required by law." 21 **SECTION 21.(x)** Subsection (a) of Section 4 of Chapter 647 of the 1987 22 Session Laws reads as rewritten: 23 Administration. The county shall administer a tax levied under this section. A "(a) 24 tax levied under this section is due and payable to the county finance officer in monthly 25 installments on or before the 15th-20th day of the month following the month in which 26 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 27 on or before the 15th-20th day of each month, prepare and render a return on a form 28 prescribed by the county. The return shall state the total gross receipts derived in the 29 preceding month from rentals upon which the tax is levied." 30 **SECTION 21.(v)** Subsection (c) of Section 1 of Chapter 950 of the 1987 31 Session Laws reads as rewritten: Administration. The county shall administer a tax levied under this section. A 32 ''(c)33 tax levied under this section is due and payable to the county finance officer in monthly 34 installments on or before the 15th-20th day of the month following the month in which 35 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 36 on or before the 15th-20th day of each month, prepare and render a return on a form 37 prescribed by the county. The return shall state the total gross receipts derived in the 38 preceding month from rentals upon which the tax is levied. 39 A return filed with the county finance officer under this section is not a public record 40 as defined by G.S. 132-1 and may not be disclosed except as required by law." 41 SECTION 21.(z) Subsection (c) of Section 1 of Chapter 979 of the 1987

42 Session Laws reads as rewritten:

43 "(c) Administration. The county shall administer a tax levied under this section. A
44 tax levied under this section is due and payable to the county finance officer in monthly

1 installments on or before the 15th-20th day of the month following the month in which 2 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 3 on or before the 15th-20th day of each month, prepare and render a return on a form 4 prescribed by the county. The return shall state the total gross receipts derived in the 5 preceding month from rentals upon which the tax is levied. 6 A return filed with the county finance officer under this section is not a public record 7 as defined by G.S. 132-1 and may not be disclosed except as required by law." 8 SECTION 21.(aa) Subsection (c) of Section 1 of Chapter 173 of the 1989 9 Session Laws reads as rewritten: 10 "(c) Administration. The county shall administer a tax levied under this section. A 11 tax levied under this section is due and payable to the county finance officer in monthly 12 installments on or before the 15th-20th day of the month following the month in which 13 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 14 on or before the 15th-20th day of each month, prepare and render a return on a form 15 prescribed by the county. The return shall state the total gross receipts derived in the preceding month from rentals upon which the tax is levied. 16 17 A return filed with the county finance officer under this section is not a public record 18 as defined by G.S. 132-1 and may not be disclosed except as required by law." 19 SECTION 21.(cc) Subsection (e) of Section 8 of Chapter 821 of the 1989 20 Session Laws reads as rewritten: 21 "(e) Administration. Mecklenburg County and the City of Charlotte shall 22 determine by agreement which of them will administer and collect each of the taxes 23 levied pursuant to this Part. In the event an agreement cannot be reached, then any tax 24 levied pursuant to this Part shall be administered and collected by Mecklenburg County. 25 The local administrative authority may promulgate additional rules and regulations 26 necessary for the implementation of this Part. 27 The taxes levied pursuant to this Part are due and payable to the local administrative 28 authority as agent for the taxing entity in monthly installments on or before the 15th 29 20th day of the month following the month in which the tax accrues. Every taxable 30 establishment liable for the tax shall, on or before the 15th-20th day of each month, 31 prepare and render a return to the local administrative authority. The local 32 administrative authority shall design, print, and furnish to all taxable establishments the 33 necessary forms for filing returns and instructions to ensure the full collection of the tax. 34 A return filed with the local administrative authority under this section is not a 35 public record as defined by G.S. 132-1 and may not be disclosed except as required by 36 law." 37 SECTION 21.(dd) Subsection (c) of Section 1 of Chapter 163 of the 1991 38 Session Laws reads as rewritten: 39 Administration. The county shall administer a tax levied under this section. A ''(c)40 tax levied under this section is due and payable to the county finance officer in monthly

41 installments on or before the <u>fifteenth-20th</u> day of the month following the month in 42 which the tax accrues. Every person, firm, corporation, or association liable for the tax

which the tax accrues. Every person, firm, corporation, or association liable for the tax
shall, on or before the fifteenth-20th day of each month, prepare and render a return on a

form prescribed by the county. The return shall state the total gross receipts derived in 1 2 the preceding month from rentals upon which the tax is levied. 3 A return filed with the county finance officer under this section is not a public record 4 as defined by G.S. 132-1 and may not be disclosed except as required by law." 5 SECTION 21.(ee) Subsection (c) of Section 1 of Chapter 230 of the 1991 6 Session Laws reads as rewritten: 7 Administration. The county shall administer a tax levied under this section. A "(c) 8 tax levied under this section is due and payable to the county finance officer in monthly 9 installments on or before the fifteenth-20th day of the month following the month in 10 which the tax accrues. Every person, firm, corporation, or association liable for the tax 11 shall, on or before the fifteenth 20th day of each month, prepare and render a return on a 12 form prescribed by the county. The return shall state the total gross receipts derived in 13 the preceding month from rentals upon which the tax is levied. 14 A return filed with the county finance officer under this section is not a public record 15 as defined by G.S. 132-1 and may not be disclosed except as required by law." 16 SECTION 21.(ff) Subsection (c) of Section 1 of Chapter 392 of the 1991 17 Session Laws reads as rewritten: 18 ''(c)Administration. The county shall administer a tax levied under this section. A 19 tax levied under this section is due and payable to the county finance officer in monthly 20 installments on or before the 15th-20th day of the month following the month in which 21 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 22 on or before the 15th-20th day of each month, prepare and render a return on a form 23 prescribed by the county. The return shall state the total gross receipts derived in the 24 preceding month from rentals upon which the tax is levied." 25 SECTION 21.(gg) Subsection (c) of Section 5 of Chapter 577 of the 1991 26 Session Laws reads as rewritten: 27 Administration. The county shall administer a tax levied under this section. A ''(c)28 tax levied under this section is due and payable to the county finance officer in monthly 29 installments on or before the 15th-20th day of the month following the month in which 30 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 31 on or before the 15th-20th day of each month, prepare and render a return on a form 32 prescribed by the county. The return shall state the total gross receipts derived in the 33 preceding month from rentals upon which the tax is levied. 34 A return filed with the county finance officer under this section is not a public record 35 as defined by G.S. 132-1 and may not be disclosed except as required by law." 36 SECTION 21.(hh) Section 9 of Chapter 594 of the 1991 Session Laws, as 37 amended by Section 5 of Chapter 458 of the 1995 Session Laws, reads as rewritten: 38 "Sec. 9. Administration. - The county shall administer and collect the taxes levied 39 pursuant to this act. Wake County may contract with the City of Raleigh to perform 40 these functions. 41 The taxes levied pursuant to this act are due and payable to the county in monthly 42 installments on or before the fifteenth-20th day of the month following the month in 43 which the tax accrues. Every taxable establishment liable for the tax shall, on or before 44 the fifteenth-20th day of each month, prepare and render a return to the county. The

county shall design, print, and furnish on request to all taxable establishments the 1 2 necessary forms for filing returns and instructions to ensure the full collection of the tax. 3 Returns filed with the county pursuant to this act are not public records and may not 4 be disclosed except in accordance with G.S. 153A-148.1 or G.S. 160A-208.1." 5 **SECTION 21.(ii)** Subsection (c) of Section 1 of Chapter 453 of the 1993 6 Session Laws reads as rewritten: 7 "(c) Administration. 8 The city shall administer a tax levied under this section. A tax levied under this 9 section is due and payable to the city finance officer in monthly installments on or 10 before the 15th-20th day of the month following the month in which the tax accrues. 11 Every person, firm, corporation, or association liable for the tax shall, on or before the 12 15th-20th day of each month, prepare and render a return on a form prescribed by the 13 city. The return shall state the total gross receipts derived in the preceding month from 14 rentals upon which the tax is levied. 15 A return filed with the city finance officer under this section is not a public record as defined by G.S. 132-1 and may not be disclosed except as required by law." 16 17 **SECTION 21.(jj)** Subsection (c) of Section 1 of Chapter 549 of the 1993 18 Session Laws reads as rewritten: 19 "(c) Administration. 20 The county shall administer a tax levied under this section. A tax levied under this 21 section is due and payable to the county finance officer in monthly installments on or 22 before the fifteenth-20th day of the month following the month in which the tax accrues. 23 Every person, firm, corporation, or association liable for the tax shall, on or before the 24 fifteenth-20th day of each month, prepare and render a return on a form prescribed by 25 the county. The return shall state the total gross receipts derived in the preceding month 26 from rentals upon which the tax is levied. 27 A return filed with the county finance officer under this section is not a public record 28 as defined by G.S. 132-1 and may not be disclosed except as required by law." 29 SECTION 21.(II) Subsection (c) of Section 1 of Chapter 648 of the 1993 30 Session Laws reads as rewritten: 31 Administration. The city shall administer a tax levied under this section. A "(c) tax levied under this section is due and payable to the city finance officer in monthly 32 33 installments on or before the fifteenth-20th day of the month following the month in 34 which the tax accrues. Every person, firm, corporation, or association liable for the tax 35 shall, on or before the fifteenth 20th day of each month, prepare and render a return on a 36 form prescribed by the city. The return shall state the total gross receipts derived in the 37 preceding month from rentals upon which the tax is levied. 38 A return filed with the city finance officer under this section is not a public record as 39 defined by G.S. 132-1 and may not be disclosed except as required by law." 40 SECTION 21.(mm) Subsection (c) of Section 1 of Chapter 695 of the 1993 41 Session Laws reads as rewritten: 42 "(c) Administration. 43 The town shall administer a tax levied under this section. A tax levied under this 44 section is due and payable to the town in monthly installments on or before the fifteenth

1 20th day of the month following the month in which the tax accrues. Every person, firm, 2 corporation, or association liable for the tax shall, on or before the fifteenth-20th day of 3 each month, prepare and render a return on a form prescribed by the town. The return 4 shall state the total gross receipts derived in the preceding month from rentals upon 5 which the tax is levied. 6 A return filed with the town under this section is not a public record as defined by 7 G.S. 132-1 and may not be disclosed except as required by law." 8 SECTION 21.(nn) Subsection (c) of Section 1 of Chapter 530 of the 1995 9 Session Laws reads as rewritten: 10 "(c) Administration. The county shall administer a tax levied under this section. A 11 tax levied under this section is due and payable to the county finance officer in monthly 12 installments on or before the 15th-20th day of the month following the month in which 13 the tax accrues. Every person, firm, corporation, or association liable for the tax shall, 14 on or before the 15th-20th day of each month, prepare and render a return on a form 15 prescribed by the county. The return shall state the total gross receipts derived in the 16 preceding month from rentals upon which the tax is levied. 17 A return filed with the county finance officer under this section is not a public record 18 and may not be disclosed except in accordance with G.S. 153A-148.1 or 19 G.S. 160A-208.1." 20 **SECTION 21.(00)** This section becomes effective January 1, 2008. 21 SECTION 22.(a) Section 9 of S.L. 2005-294 is repealed. 22 SECTION 22.(b) Section 13 of S.L. 2005-294, as amended by Section 31.5 23 of S.L. 2006-259, reads as rewritten: 24 "SECTION 13. Sections 4 and 8 of this act become effective January 1, 2006. 25 Sections 1, 2, 3, 5, 6, 7, 9, 10, and 11 of this act become effective July 1, 2010, or when 26 the Division of Motor Vehicles and the Department of Revenue certify that the 27 integrated computer system for registration renewal and property tax collection for 28 motor vehicles is in operation, whichever occurs first. Sections 12 and 13 of this act are 29 effective when they become law. Nothing in this act shall require the General Assembly 30 to appropriate funds to implement it for the biennium ending June 30, 2007." 31 SECTION 22.(c) G.S. 105-330.10 reads as rewritten: 32 "§ 105-330.10. Disposition of interest. 33 Sixty percent (60%) of the first month's The interest collected on unpaid taxes 34 registration fees pursuant to G.S. 105-330.4 shall be transferred on a monthly basis to 35 the Combined Motor Vehicle and Registration Account created within the Treasurer's 36 Office.North Carolina Highway Fund for technology improvements within the Division 37 of Motor Vehicles. Interest generated by the funds in the Combined Motor Vehicle and 38 Registration Account shall be credited to the Account. The Office of State Budget and 39 Management shall direct the Treasurer to distribute the funds in the Account to the 40 Division of Motor Vehicles for the purpose of developing and implementing an 41 integrated computer system within the Division of Motor Vehicles that would allow for 42 the combined assessment, billing, and collection of property taxes on motor vehicles 43 and the issuance of registration plates. Funds in the Account shall not be transferred by

1 until the Department of Transportation and the North Carolina Association of County Commissioners reach agreement on a project plan for the integrated system. The 2 3 Treasurer shall report to the Revenue Laws Study Committee semiannually with the 4 first report due by April 30, 2006. The report shall contain a detailed description of the 5 amount of moneys transferred to the Account and distributed from the Account. Any 6 funds remaining in the Account after the integrated computer system has been certified 7 to be in operation shall be distributed to the local governments on a pro rata basis 8 determined by the first month's interest collected on the unpaid taxes on classified motor 9 vehicles and paid into the Account by each local government." 10 **SECTION 22.(d)** Subsection (c) of this section becomes effective January 1, 11 2010. The remainder of this section is effective when it becomes law. 12 SECTION 23. The introductory language of Section 6 of S.L. 2006-128 13 reads as rewritten: 14 "SECTION 6. G.S. 153A-215(g)153A-155(g) reads as rewritten:" 15 SECTION 24. Section 33 of S.L. 2006-162 reads as rewritten: 16 "SECTION 33. Section 4Sections 4(a) and 4(b) of this act is are effective for 17 taxable years beginning on or after January 1, 2006. Section 13 of this act becomes 18 effective July 1, 2007, and applies to motor fuel transported on or after that date. 19 Sections 14, 15, and 17 of this act become effective January 1, 2007, and apply to motor 20 fuel purchased on or after that date. An exempt card or code will not be valid for sales 21 of motor fuel at the terminal rack on or after January 1, 2007. Section 26 of this act is 22 effective when it becomes law and applies to the estates of decedents dying on or after 23 January 1, 2005. Section 32 of this act becomes effective January 1, 2007. The 24 remainder of this act is effective when it becomes law." 25 **SECTION 25.** Sec. 8.4 of Chapter 692 of the 1989 Session Laws is repealed. 26 **SECTION 26.(a)** G.S. 105-130.41(c1) reads as rewritten: 27 "(c1) Report. – The Department of Revenue must publish by May 1 of each year 28 the following information itemized by taxpayer for the 12-month period ending the 29 preceding December 31: 30 The number of taxpayers taking a credit allowed in this section. (1)31 The total amount of charges with respect to which credits were (2)32 taken.assessed for the taxable year. 33 The total cost to the General Fund of the credits taken." (3)34 **SECTION 26.(b)** G.S. 105-151.22(c1) reads as rewritten: 35 "(c1) Report. – The Department of Revenue must publish by May 1 of each year 36 the following information itemized by taxpayer for the 12-month period ending the 37 preceding December 31: 38 (1)The number of taxpayers taking a credit allowed in this section. 39 The total amount of charges with respect to which credits were (2)40 taken.assessed for the taxable year. 41 The total cost to the General Fund of the credits taken." (3)42 **SECTION 27.** G.S. 105-164.13(38) reads as rewritten: 43 "§ 105-164.13. Retail sales and use tax.

1	The sale at retail and the use, storage, or consumption in this State of the following
2	tangible personal property and services are specifically exempted from the tax imposed
3	by this Article:
4	· · · ·
5	(38) Food and other items lawfully purchased under the Food Stamp
6	Program, 7 U.S.C. § 51, 7 U.S.C. § 2011, and supplemental foods
7	lawfully purchased with a food instrument issued under the Special
8	Supplemental Food Program, 42 U.S.C. § 1786, and supplemental
9	foods purchased for direct distribution by the Special Supplemental
10	Food Program."
11	SECTION 28. G.S. 105-164.44I is amended by adding a new subsection to
12	read:
13	"(c1) Revised Certification If a county or city determines that the amount of
14	cable franchise tax it imposed during the first six months of the 2006-2007 fiscal year
15	differs from the amount certified to the Secretary under subsection (c) of this section,
16	the county or city may submit a new certification to the Secretary revising the amount.
17	For distributions for quarters beginning on or after October 1, 2007, the Secretary must
18	determine the proportionate share of a county or city based upon certifications
19	submitted on or before October 1, 2007. For distributions for quarters beginning on or
20	after April 1, 2008, the Secretary must determine the proportionate share of a county or
21	city based upon certifications submitted on or before April 1, 2008. Certifications
22	submitted after April 1, 2008, may not be used to adjust a county's or city's base amount
23	under subsection (c) of this section."
24	SECTION 30. G.S. 105-187.11 is repealed.
25	SECTION 31. G.S. 105-241(b)(2) reads as rewritten:
26	"(b) Electronic Funds Transfer. – Payment by electronic funds transfer is required
27	as provided in this subsection.
28	
29	(2) <u>Semimonthly Prepayment taxes.</u> – A taxpayer that is required to pay
30	tax on a semimonthly schedule prepay tax under G.S. 105-116 or G.S.
31	<u>105-164.16</u> must pay the tax by electronic funds transfer."
32	SECTION 32. G.S. 105-248.1 is repealed.
33	SECTION 33. G.S. 105-259(b)(3) reads as rewritten:
34	"(b) Disclosure Prohibited. – An officer, an employee, or an agent of the State
35	who has access to tax information in the course of service to or employment by the State
36	may not disclose the information to any other person unless the disclosure is made for
37	one of the following purposes:
38	
39	(3) Review by To exchange the following types of information with a tax
40	official of another jurisdiction if the laws of the other jurisdiction
41	allow it to provide similar tax information to a representative of this
42	State:
43	<u>a.</u> to- <u>Information to aid the jurisdiction in collecting a tax imposed</u>
44	by this State or the other jurisdiction if the laws of the other

	General Assembly of North Carolina Session 2007
1	jurisdiction allow it to provide similar tax information to a
2	representative of this State.jurisdiction.
23	b. Information needed for statistical reports and revenue
4	estimates."
5	SECTION 34. G.S. 105-259(b)(7) reads as rewritten:
6	"(b) Disclosure Prohibited. – An officer, an employee, or an agent of the State
7	who has access to tax information in the course of service to or employment by the State
8	may not disclose the information to any other person unless the disclosure is made for
9	one of the following purposes:
10	one of the following purposes.
10	(7) To exchange information with the Division of the State Highway
12	Patrol of the Department of Crime Control and Public Safety, the
12	Division of Motor Vehicles of the Department of Transportation, or
13 14	the International Fuel Tax Association, Inc., <u>or the Joint Operations</u>
15	<u>Center for National Fuel Tax Compliance</u> when the information is
16	needed to fulfill a duty imposed on the Department of Revenue, the
10	Division of the State Highway Patrol of the Department of Crime
18	Control and Public Safety, or the Division of Motor Vehicles of the
10	Department of Transportation."
20	SECTION 35. G.S. 105-259(b)(13) reads as rewritten:
20 21	"(b) Disclosure Prohibited. – An officer, an employee, or an agent of the State
22	who has access to tax information in the course of service to or employment by the State
23	may not disclose the information to any other person unless the disclosure is made for
23 24	one of the following purposes:
25	one of the following purposes.
26	(13) To furnish <u>the following to the Fiscal Research Division of the General</u>
27	Assembly, upon request, a <u>request</u>:
28	<u>a.</u> <u>A</u> sample, suitable in character, composition, and size for
29	statistical analyses, of tax returns or other tax information from
30	which taxpayers' names and identification numbers have been
31	removed.
32	b. <u>An analysis of the fiscal impact of proposed legislation.</u> "
33	SECTION 36. G.S. 105-259 (b)(27) reads as rewritten:
34	"(b) Disclosure Prohibited. – An officer, an employee, or an agent of the State
35	who has access to tax information in the course of service to or employment by the State
36	may not disclose the information to any other person unless the disclosure is made for
37	one of the following purposes:
38	
39	(27) To provide a report required under this Chapter.
40	105-129.85 "
41	SECTION 37. G.S. 105-275(41) reads as rewritten:
42	"§ 105-275. Property classified and excluded from the tax base.

1 2 3 4	The following classes of property are hereby designated special classes under authority of Article V, Sec. 2(2), of the North Carolina Constitution and shall not be listed, appraised, assessed, or taxed:
5	(41) Objects of art held by the North Carolina State Art Society,
6	Incorporated."
7	SECTION 38.(a) G.S. 105-449.81(3a) is repealed.
8	SECTION 38.(b) This section becomes effective January 1, 2008.
9	SECTION 39. G.S. 142-95 is repealed.
10	SECTION 40. Article 3 of Chapter 159D of the General Statutes is repealed.
11	SECTION 41. G.S. 20-51(16), as enacted by S.L. 2007-194, reads as
12	rewritten:
13	"§ 20-51. Exempt from registration.
14	The following shall be exempt from the requirement of registration and certificate of
15	title:
16 17	(16) A variable that maste all of the following following conditions is
17	(16) A vehicle that meets all of the following: following conditions is exempt from the requirement of registration and certificate of title. The
19	provisions of G.S. 105-449.117 continue to apply to the vehicle and to
20	the person in whose name the vehicle would be registered.
21	a. Is an agricultural spreader vehicle. An 'agricultural spreader
22	vehicle' is a vehicle that is designed for off-highway use on a
23	farm to spread fertilizer, seed, lime, or other agricultural
24	products on a field.
25	b. Is driven on the highway only for the purpose of going from the
26	location of its supply source for fertilizer or other products to
27	and from a farm.
28	c. Does not exceed a speed of 35 miles per hour.
29	d. Does not drive outside a radius of 50 miles from the location of
30	its supply source for fertilizer and other products.
31	e. Is driven by a person who has a license appropriate for the class
32	of the vehicle.
33	f. Is insured under a motor vehicle liability policy in the amount
34	required under G.S. 20-309.
35	g. Displays a valid federal safety inspection decal if the vehicle
36	has a gross vehicle weight rating of at least 10,001 pounds."
37 38	SECTION 42. The prefatory language to Section 6 in S.L. 2007-224 reads
38 39	as rewritten: "SECTION 6 G.S. 160.215(g) G.S. 160A, 215(g) reads as rewritten:"
39 40	"SECTION 6. G.S. 160-215(g) G.S. 160A-215(g) reads as rewritten:" SECTION 43. G.S. 153A-155(g) reads as rewritten:
40 41	"(g) This section applies only to Alleghany, Anson, Brunswick, Buncombe,
42	Cabarrus, Camden, Carteret, Chowan, Clay, Craven, Cumberland, Currituck, Dare,
43	Davie, Duplin, Durham, Franklin, Granville, Halifax, Madison, Martin, Montgomery,
44	Nash, New Hanover, New Hanover County District U, Pasquotank, Pender, Person,
-	, ,

- 1 Randolph, Richmond, Rockingham, Rowan, Scotland, Stanly, Swain, Transylvania,
- Tyrrell, Vance, and Washington Counties, to Watauga County District U, and to the
 Township of Averasboro in Harnett County."
- 4 **SECTION 44.** Except as otherwise provided, this act is effective when it
- 5 becomes law.