GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

S 4

SENATE BILL 159

State and Local Government Committee Substitute Adopted 3/24/15 Finance Committee Substitute Adopted 4/21/15 Fourth Edition Engrossed 4/23/15

Short Title:	Transferred Properties in Corrected Revals.	(Public)
Sponsors:		
Referred to:		
March 4, 2015		
OWNERS OF The General As SEC "SECTION having an over Additional taxe understated value except that the apply-apply, (ii) levied, but not payable, at the months if the to Interest shall no plan. Notwithsta	A BILL TO BE ENTITLED REQUIRE PAYMENT OF ADDITIONAL TAXES BY THE APPEARECORD FOR CORRECTED REVALUATIONS. Sembly of North Carolina enacts: TION 1. Section 3 of S.L. 2013-362 reads as rewritten: 3. Interest on taxes paid on parcels with errors that resulted in estated value shall be calculated at a rate of five percent (5%) as levied on parcels as a result of errors causing the parcels are (i) shall be treated as taxes on discovered property pursuant to 0 discovery penalties set forth in subsection (h) of G.S. 105-30 are due and payable on September 1 of the fiscal year for which earlier than four years from the last general reappraisal date, and taxpayer's option, by means of an agreement over a period of not potal of the additional taxes levied is greater than one thousand doll to accrue for the period a taxpayer is making timely payments und anding G.S. 105-365.1(b), for parcels that have been transferred in equiring reappraisals under this act resulted in an underpayment	n the parcels per annum. to have an G.S. 105-312, 12 shall not the taxes are (iii) shall be more than 60 lars (\$1,000). er a payment a tax year for
following apply	<u>.</u>	
(<u>1</u>) (<u>2</u>)	The taxes for each tax year prior to and in the fiscal year in transfer occurred shall be collected from the owner of record as of each tax year for which unpaid taxes exist. Only the remedies G.S. 105-367 and G.S. 105-368 may be used to collect against record as of January 1 of each tax year for which unpaid taxes ex Notwithstanding G.S. 105-355(a), there shall be no lien on the for underpaid taxes that arose in a year in which the property is person other than the current owner as of January 1 of that year owner shall not be held personally responsible for such underpaid	of January 1 s available in the owner of xist. real property s owned by a The current
(3)	If an owner not responsible for underpaid taxes pursuant to this the underpaid taxes, the owner may assert a valid defense pursuant to G.S. 105-381, as a tax imposed through clerical error the refund shall be calculated at a rate of five percent (5%) per the date the owner asserting the defense paid the underpaid taxed the refund is issued."	for a refund or. Interest on annum from



SECTION 2. This act is effective when it becomes law.