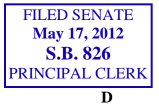
## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011



S

# SENATE DRS85247-SVxfz-13A\* (03/05)

Short Title:	Revenue Laws Tech., Clarifying, & Admin Chngs.	(Public)
Sponsors:	Senators Rucho, Hartsell (Primary Sponsors), Blue, Brunstetter, G Harrington, McKissick, Rabon, Rouzer, and Stevens.	Clodfelter,
Referred to:		

1			A BILL TO BE ENTITLED
2	AN ACT	TO M	AKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES
3			X AND RELATED LAWS.
4	The Gener	ral Asse	embly of North Carolina enacts:
5			
6	PART I.	TECH	NICAL CHANGES
7		SECT	<b>TION 1.1.</b> G.S. 105-130.5(b) reads as rewritten:
8	"(b)	The fo	ollowing deductions from federal taxable income shall be made in determining
9	State net i	ncome:	
10			
11		(14)	The amount by which the basis of a depreciable asset is required to be
12			reduced under the Code for federal tax purposes because of a tax credit
13			allowed against the corporation's federal income tax liability. liability or
14			because of a grant allowed under section 1603 of the American Recovery
15			and Reinvestment Tax Act of 2009, P.L. 111-3. This deduction may be
16			claimed only in the year in which the Code requires that the asset's basis be
17			reduced. In computing gain or loss on the asset's disposition, this deduction
18			shall be considered as depreciation.
19		"	
20			<b>TION 1.2.</b> G.S. 105-164.13 reads as rewritten:
21	-		Retail sales and use tax.
22			tail and the use, storage, or consumption in this State of the following tangible
23			v, digital property, and services are specifically exempted from the tax imposed
24	by this Ar	ticle:	
25			
26		(11)	Any of the following fuel:
27			a. Motor fuel, as defined in G.S. 105 449.60, taxed in Article 36C of
28			this Chapter, except motor fuel for which a refund of the per gallon
29			excise tax is allowed under G.S. 105 449.105A or G.S. 105 449.107.
30			b. Alternative fuel taxed under Article 36D of this Chapter, unless a
31			refund of that tax is allowed under G.S. 105 449.107.
32			Installation abarrass when the abarras are compared wated on the investor or
33 34		(49)	Installation charges when the charges are separately stated on the invoice <u>or</u> similar billing document given to the purchaser at the time of sale
34			similar billing document given to the purchaser at the time of sale.

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(49a)	Delivery charges for delivery of direct n stated on an invoice or similar bi purchaser.purchaser at the time of sale.	• • •
"	purchaser.purchaser at the time of sale.	
SECT	<b>FION 1.3.</b> The title of Article 5F of Chapter	r 105 of the General Statutes reads
as rewritten:	_	
	"Article 5F.	
	Manufacturing Fuel and Certain Machinery	
	<b>FION 1.4.</b> The catchline of G.S. 105-187.7	0, as enacted by Section 6 of S.L.
2011-122, reads		
	Department comply with Article 43 o	f Chapter 62A of the General
Statu		•
	<b>FION 1.5.(a)</b> G.S. 105-228.90(b)(1b) reads a	
"(1b)	January 1, 2012, including any provision	ons enacted as of that date that
	become effective either before or after that	
	<b>FION 1.5.(b)</b> This section is effective when	-
	f this section, any amendments to the Inte	
• • •	that increase North Carolina taxable income ble years beginning on or after January 1, 20	•
	<b>FION 1.6.</b> G.S. 105-263(a) reads as rewritte	
	d Document. <u>Section Sections</u> 7502 and	
	report, payment, or any other document that	• •
timely filed."	epoil, payment, or any other document and	at is maried to the Department is
•	<b>FION 1.7.</b> G.S. 105-277.1F(a)(1) reads as re	ewritten:
	e. – This section applies to the following defe	
(1)	G.S. 105-275(12)f., real property held for	1 0
	for conservation purposes.G.S. 105-275(	-
	nonprofit corporation held as a protected n	atural area."
SECT	<b>FION 1.8.</b> G.S. 105-468 reads as rewritten:	
"§ 105-468. Sco	-	
	authorized by this Article is a tax at the rat	1
	m or article of tangible personal property th	
	umed, or stored for use or consumption in the	e taxing county. The tax applies to
	hat are subject to tax under G.S. 105-467.	1
•	r who is engaged in business in this State	<b>e</b> .
-	ct the use tax levied by G.S. 105-164.6 shal	1
-	operty is to be used, consumed, or stored is	<b>e .</b>
	this section shall be levied against the purchall be extinguished only upon payment of the	
	ed to collect the tax, or to the Secretary, wh	
collect the tax.	At to concer the tax, of to the Secretary, wh	here the retailer is not required to
	I sales or use tax has been paid with respec	et to tangible personal property by
	ther-purchaser in another taxing county with	• • • • • •
	<u>due and has been paid</u> in a taxing jurisdic	
	x is similar in purpose and intent to the tax $\mathbf{x}$	
	ax paid may be credited against the tax impo	
	same property. If the amount of sales or use	• •
• •	e the taxing county under this section, the p	-
an amount equal	to the difference between the amount so p the amount due in the taxing county. The Se	paid in the other taxing county or

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payment in another taxing county or jurisdiction as is deemed to be necessary. The use tax levied under this Article is not subject to credit for payment of any State sales or use tax not imposed for the benefit and use of counties and municipalities. No credit shall be given under this section for sales or use taxes paid in a taxing jurisdiction outside this State if that taxing jurisdiction does not grant similar credit for sales taxes paid under this Article."

SECTION 1.9. G.S. 160A-536(e)(2) reads as rewritten:

- 7 The city must receive a petition signed by at least sixty percent (60%) of the "(2) 8 lot owners of the owners' association requesting the city to establish a 9 municipal service district for the purpose of paying the costs related to 10 converting private residential streets to public streets. The executive board of 11 an owners' association for which the city has received a petition under this 12 subsection may transfer street-related common elements to the city, 13 notwithstanding the provisions of either the North Carolina Planned 14 Community Act in Chapter 47F of the General Statutes, Statutes or the 15 North Carolina Condominium Act in Chapter 47C of the General Statutes, or 16 related articles of declaration, deed covenants, or any other similar document 17 recorded with the Register of Deeds."
- 18

6

**SECTION 1.10.(a)** G.S. 20-63 reads as rewritten:

"(b1) (Effective until July 1, 2016) The following special registration plates do not have to be a "First in Flight" plate as provided in subsection (b) of this section. The design of the plates that are not "First in Flight" plates must be approved by the Division and the State Highway Patrol for clarity and ease of identification. When the Division registers a vehicle or renews the registration of a vehicle on or after July 1, 2015, the Division must send the owner a replacement special license plate in a standardized format in accordance with subsection (b) of this section and G.S. 20-79.4(a3).

- 26 (1) Friends of the Great Smoky Mountains National Park.
- 27 (2) Rocky Mountain Elk Foundation.
- 28 (3) Blue Ridge Parkway Foundation.
- 29 (4) Friends of the Appalachian Trail.
- 30 (5) NC Coastal Federation.
- 31 (6) In God We Trust.
- 32 (7) Stock Car Racing Theme.
- 33 (8) Buddy Pelletier Surfing Foundation.
- 34 (9) Guilford Battleground Company.
- 35 (10) National Wild Turkey Federation.
- 36 (11) North Carolina Aquarium Society.
- 37 (12) First in Forestry.
- 38 (13) North Carolina Wildlife Habitat Foundation.
- 39 (14) NC Trout Unlimited.
- 40 (15) Ducks Unlimited.
- 41 (16) Lung Cancer Research.
- 42 (17) NC State Parks.
- 43 (18) Support Our Troops.
- 44 (19) US Equine Rescue League.
- 45 (20) Fox Hunting.
- 46 (21) Back Country Horsemen of North Carolina.
- 47 (22) Hospice Care.
- 48 (23) Home Care and Hospice.
- 49 (24) NC Tennis Foundation.
- 50 (25) AIDS Awareness.
- 51 (26) Donate Life.

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	(27) Farmland Preservation.	
2	(28) Travel and Tourism.	
3	(29) Battle of Kings Mountain.	
	(30) NC Civil War.	
	(31) North Carolina Zoological Soci	etv.
	(32) United States Service Academy	•
	(33) Carolina Raptor Center.	
	(34) Carolinas Credit Union Founda	tion
	(35) North Carolina State Flag.	
	(36) NC Mining.	
	(37) Coastal Land Trust.	
	(37) Coustal Land Trust. (38) ARTS NC.	
	(39) Choose Life.	
	(40) North Carolina Green Industry	Council
	(40) North Carolina Green industry (41) NC Horse Council.	Council:
		n and Haritaga Contar
	(42) Core Sound Waterfowl Museur	n and Hernage Center.
	$(43) \qquad \underline{\text{Mountains-to-Sea Trail, Inc."}}$	- 1
	<b>SECTION 1.10.(b)</b> G.S. 20-79.7(a) re	
)	"§ 20-79.7. Fees for special registration plates a	
)		all provide and issue free of charge a single
	Legion of Valor, 100% Disabled Veteran, and	
	recipient of a Legion of Valor award, a 100% disa	1
	year. The preceding special registration plates	,
	registration fees in G.S. 20-88, if the registered	6
	pounds. All other special registration plates are su	
5	fee in G.S. 20-87 or G.S. 20-88 plus an additional	e
7	Special Plate	Additional Fee Amount
3	American Red Cross	\$30.00
)	Animal Lovers	\$30.00
)	Arthritis Foundation	\$30.00
	ARTS NC	\$30.00
2	Back Country Horsemen of NC	\$30.00
3	Boy Scouts of America	\$30.00
ŀ	Brenner Children's Hospital	\$30.00
5	Carolina Raptor Center	\$30.00
5	Carolinas Credit Union Foundation	\$30.00
7	Carolinas Golf Association	\$30.00
}	Coastal Conservation Association	\$30.00
)	Coastal Land Trust	\$30.00
)	Crystal Coast	\$30.00
	Daniel Stowe Botanical Garden	\$30.00
	El Pueblo	\$30.00
5	Farmland Preservation	\$30.00
	First in Forestry	\$30.00
5	Girl Scouts	\$30.00
, ,	Greensboro Symphony Guild	\$30.00
, ,	Historical Attraction	\$30.00
		\$30.00
,	Home Care and Hospice Home of American Golf	
3		
)		\$30.00
) )	HOMES4NC Hospice Care	\$30.00 \$30.00 \$30.00

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	In God We Trust	\$30.00
	Maggie Valley Trout Festival	\$30.00
	Morgan Horse Club	<u>\$30.00</u>
	Mountains-to-Sea Trail	\$30.00
	NC Civil War	\$30.00
	NC Coastal Federation	\$30.00
	NC Veterinary Medical Association	\$30.00
	National Kidney Foundation	\$30.00
	North Carolina 4-H Development Fund	\$30.00
	North Carolina Emergency Management Association	\$30.00
	North Carolina Green Industry Council	\$30.00
	North Carolina Libraries	\$30.00
	Outer Banks Preservation Association	\$30.00
	Pamlico-Tar River Foundation	\$30.00
	P.E.O. Sisterhood	\$30.00
	Personalized	\$30.00
	Retired Legislator	\$30.00
	Ronald McDonald House	\$30.00
	Share the Road	\$30.00
	S.T.A.R.	\$30.00
	State Attraction	\$30.00
	Stock Car Racing Theme	\$30.00
	Support NC Education	\$30.00
	Support Our Troops	\$30.00
	Sustainable Fisheries	\$30.00
	Toastmasters Club	<u>\$30.00</u>
	Topsail Island Shoreline Protection	\$30.00
	Travel and Tourism	\$30.00
	AIDS Awareness	\$25.00
	Buffalo Soldiers	\$25.00
	Choose Life	\$25.00
	Collegiate Insignia	\$25.00
	First in Turf	\$25.00
	Goodness Grows	\$25.00
	High School Insignia	\$25.00 \$25.00
	Kids First	\$25.00 \$25.00
	National Multiple Sclerosis Society	\$25.00 \$25.00
	National Wild Turkey Federation	\$25.00 \$25.00
	NC Agribusiness	\$25.00 \$25.00
	NC Children's Promise	\$25.00 \$25.00
	Nurses	\$25.00 \$25.00
	Olympic Games	\$25.00 \$25.00
	Rocky Mountain Elk Foundation	\$25.00
	Special Olympics	\$25.00
	Support Soccer	\$25.00
	Surveyor Plate	\$25.00
	The V Foundation for Cancer Research Division	\$25.00
	University Health Systems of Eastern Carolina	\$25.00
	Alpha Phi Alpha Fraternity	\$20.00
	ALS Association, Jim "Catfish" Hunter Chapter	\$20.00
	ARC of North Carolina	\$20.00

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1	Audubon North Carolina	\$20.00	
2	Autism Society of North Carolina	\$20.00	
3	Battle of Kings Mountain	\$20.00	
4	Be Active NC	\$20.00	
5	Brain Injury Awareness	\$20.00	
6	Breast Cancer Earlier Detection	\$20.00	
7	Buddy Pelletier Surfing Foundation	\$20.00	
8	Concerned Bikers Association/ABATE of North Carolina	\$20.00	
9	Daughters of the American Revolution	\$20.00	
0	Donate Life	\$20.00	
1	Ducks Unlimited	\$20.00	
2	Greyhound Friends of North Carolina	\$20.00	
3	Guilford Battleground Company	\$20.00	
4	Harley Owners' Group	\$20.00	
5	Jaycees	\$20.00	
6	Juvenile Diabetes Research Foundation	\$20.00	
7	Kappa Alpha Order	\$20.00	
8	Litter Prevention	\$20.00	
9	March of Dimes	\$20.00	
0	Morgan Horse Club	<del>\$20.00</del>	
1	Native American	\$20.00	
2	NC Fisheries Association	\$20.00	
3	NC Horse Council	\$20.00	
4	NC Mining	\$20.00	
5	NC Tennis Foundation	\$20.00	
6	NC Trout Unlimited	\$20.00	
7	NC Victim Assistance	\$20.00	
8	NC Wildlife Federation	\$20.00	
9	NC Wildlife Habitat Foundation	\$20.00	
0	NC Youth Soccer Association	\$20.00	
1	North Carolina Master Gardener	\$20.00	
2	Omega Psi Phi Fraternity	\$20.00	
3	Phi Beta Sigma Fraternity	\$20.00	
4	Piedmont Airlines	\$20.00	
5	Prince Hall Mason	\$20.00	
6	Save the Sea Turtles	\$20.00	
7	Scenic Rivers	\$20.00	
8	School Technology	\$20.00	
9	SCUBA	\$20.00	
0	Soil and Water Conservation	\$20.00	
-1	Special Forces Association	\$20.00	
-2	Support Public Schools	\$20.00	
.3	Sustainable Fisheries	\$20.00	
.4	US Equine Rescue League	\$20.00	
.5	USO of NC	\$20.00	
.6	Wildlife Resources	\$20.00 \$20.00	
.7	Zeta Phi Beta Sorority	\$20.00 \$20.00	
-8	Carolina Regional Volleyball Association	\$20.00 \$15.00	
.0 .9	Carolina's Aviation Museum	\$15.00 \$15.00	
0	Leukemia & Lymphoma Society	\$15.00 \$15.00	
		φ13.00	

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1	NC Beekeep	ers	\$15.00
2	Shag Dancin		\$15.00
3	Active Mem	per of the National Guard	None
4	100% Disabl	ed Veteran	None
5	Ex-Prisoner of	of War	None
6	Gold Star La	pel Button	None
7	Legion of Va	£	None
8	Purple Heart		None
9	All Other Sp	1	\$10.00."
10	1		
11	PART II. CLAI	RIFYING AND ADMINISTRAT	<b>FIVE CHANGES</b>
12	SECT	<b>TION 2.1.</b> G.S. 105-113.38 reads	as rewritten:
13		<del>3ond.<u>Bond or irrevocable letter</u> (</del>	
14			r or a retail dealer to furnish a bond in an
15			ss if the dealer fails to pay taxes due under
16			ance with this Part, shall be payable to the
17		-	etary. The Secretary shall proportion a bond
18			lesale dealer or retail dealer. The Secretary
19			required of dealers, and shall increase the
20			f the bond furnished no longer covers the
21			etail dealer. The Secretary shall decrease the
22	-	-	etermines that a smaller bond amount will
23	adequately protect the State from loss. For purposes of this section, a bond may also include an		
24	irrevocable letter		
25		TION 2.2.(a) G.S. 105-113.107(1a	a) reads as rewritten:
26	"(1a)		fifty cents (\$3.50) for each gram, or fraction
27			an separated stems and stalks taxed under
28		•	ction, or synthetic cannabinoids."
29	SECT	TION 2.2.(b) This section become	es effective June 1, 2011.
30	SECT	TION 2.3. G.S. 105-120.2(c) read	s as rewritten:
31	"(c) For p	urposes of this section, a "holding	ng company" is a corporation that receives
32	satisfies at least of	one of the following conditions:	
33	<u>(1)</u>	It has no assets other than own	ership interests in corporations in which it
34		owns, directly or indirectly, mor	e than fifty percent (50%) of the outstanding
35		voting stock or voting capital int	erests.
36	<u>(2)</u>	It receives during its taxable y	ear more than eighty percent (80%) of its
37		gross income from corporations	in which it owns directly or indirectly more
38		than fifty percent (50%) of the	outstanding voting stock or voting capital
39		interests."	
40	SECT	TION 2.4. G.S. 105-164.3 reads as	s rewritten:
41	"§ 105-164.3. De	efinitions.	
42	The following	g definitions apply in this Article:	
43			
44	(25a)	Over-the-counter drug. – A dru	ig that can be dispensed under federal law
45		without a prescription and is rec	uired by 21 C.F.R. § 201.66 to have a label
46			and <u>or</u> a statement of its active ingredients.
47			-
48	(36)	Sale or selling. – The transfer fo	r consideration of title title, license to use or
49		-	ible personal property or digital property or
50			on of a service. The transfer or performance

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	may be conditional or in any manner or by any means. The following:	ne term includes the
	a. Fabrication of tangible personal property for con engaged in business who furnish either directl	
	materials used in the fabrication work.	
	b. Furnishing or preparing tangible personal proper premises of the person furnishing or preparin consumed at the place at which the property is fur	ng the property of
	c. A transaction in which the possession of the pro- but the seller retains title or security for th consideration.	
	d. A lease or rental.	
	e. Transfer of a digital code.	
(45a)	Streamlined Agreement. – The Streamlined Sales and Use amended as of May 12, 2009. December 19, 2011.	e Tax Agreement as
"	unionada us of filmy 12, 2007, <u>2000, 00, 19, 2011.</u>	
SECT	<b>TON 2.5.</b> G.S. 105-164.4B(a) reads as rewritten:	
	al Principles. – The following principles apply in determin	ing where to source
	duct. These principles apply regardless of the nature of t	
except as otherwi	se noted in this section:	
(1)	Over-the-counter When a purchaser receives a pro-	duct at a busines
	location of the seller, the sale is sourced to that business l	ocation.
(2)	Delivery to specified address When a purchaser or	purchaser's done
	receives a product at a location specified by the purchase	r and the location i
	not a business location of the seller, the sale is sourced to	
	the purchaser or the purchaser's donee receives the produce	
(3)	Delivery address unknown. When a seller of a product address where a product is received, the sale is sourced to	
	location listed in this subdivision that is known to the sell	
	a. The business or home address of the purchaser.	
	b. The billing address of the purchaser or, if the	product is prepai
	wireless calling service, the location associate	
	telephone number.	a with the moon
	c. The address from which tangible personal prope	erty was shipped o
	from which a service was provided.	
<u>(4)</u>	When subdivisions (1) and (2) of this subsection do not	ot apply, the sale i
	sourced to the location indicated by an address for th	
	available from the business records of the seller that are	e maintained in th
	ordinary course of the seller's business when use of the	is address does no
	constitute bad faith.	
<u>(5)</u>	When subdivisions (1), (2), and (4) of this subsection do	
	is sourced to the location indicated by an address for the	purchaser obtained
	during the consummation of the sale, including the addr	-
	payment instrument, if no other address is available,	when use of thi
	address does not constitute bad faith.	
<u>(6)</u>	When subdivisions (1), (2), (4), and (5) of this subsection	
	including the circumstance in which the seller is	
	information to apply the rules, the location will be deter	mined based on th
	following:	1
	a. Address from which tangible personal property wa	as shipped,

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1	b. Address from which the digital good or the computer software
2	delivered electronically was first available for transmission by the
3	seller, or
4	c. Address from which the service was provided."
5	SECTION 2.6. G.S. 105-164.7 reads as rewritten:
6	"§ 105-164.7. Retailer to collect sales tax from purchaser as trustee for State.
7	The sales tax imposed by this Article is intended to be passed on to the purchaser of a
8	taxable item and borne by the purchaser instead of by the retailer. A retailer must collect the tax
9	due on an item when the item is sold at retail. The tax is a debt from the purchaser to the
10	retailer until paid and is recoverable at law by the retailer in the same manner as other debts. A
11	retailer is considered to act as a trustee on behalf of the State when it collects tax from the
12	purchaser of a taxable item. The tax must be stated and charged separately on the invoices or
13	other documents of the retailer given to the purchaser, except for vending machine sales. Where
14	the sales price of a product includes the tax, a retailer must clearly display a statement
15	indicating such."
16	SECTION 2.7.(a) Part 2 of Article 5 of Chapter 105 of the General Statutes is
17	amended by adding the following new section:
18	" <u>§ 105-164.12C. Items given away by merchants.</u>
19	If a retailer engaged in the business of selling prepared food and drink for immediate or
20	on-premises consumption also gives prepared food or drink to its patrons or employees free of
21	charge, for the purpose of this Article, the property given away is considered sold along with
22	the property sold. If a retailer gives an item of inventory to a customer free of charge on the
23	condition that the customer purchase similar or related property, the item given away is
24	considered sold along with the item sold. In all other cases, property given away or used by any
25	retailer or wholesale merchant is not considered sold, whether or not the retailer or wholesale
26	merchant recovers its cost of the property from sales of other property."
27	<b>SECTION 2.7.(b)</b> This section becomes effective August 7, 2009.
28	<b>SECTION 2.8.</b> G.S. 105-164.14(a) reads as rewritten:
29	"(a) Interstate Carriers. – An interstate carrier is allowed a refund, in accordance with
30	this section, of part of the sales and use taxes paid by it on the purchase in this State of railway
31	cars and locomotives, and fuel, lubricants, repair parts, and accessories for a motor vehicle,
32	railroad car, locomotive, or airplane the carrier operates. An "interstate carrier" is a person who
33	is engaged in transporting persons or property in interstate commerce for compensation. The
34	Secretary shall prescribe the periods of time, whether monthly, quarterly, semiannually, or
35	otherwise, with respect to which refunds may be claimed, and shall prescribe the time within which following these periods on application for refund may be made
36	which, following these periods, an application for refund may be made.
37	An applicant for refund shall furnish the following information and any proof of the
38	information required by the Secretary:
39 40	(1) A list identifying the railway cars, locomotives, fuel, lubricants, repair parts,
40	and accessories purchased by the applicant inside or outside this State during
41	the refund period.
42	<ul> <li>(2) The purchase price of the items listed in subdivision (1) of this subsection.</li> <li>(2) The sales and use taxes paid in this State on the listed items.</li> </ul>
43	<ul> <li>(3) The sales and use taxes paid in this State on the listed items.</li> <li>(4) The number of miles the applicantly mater which a prilocal complexity of the same set of the</li></ul>
44 45	(4) The number of miles the applicant's motor vehicles, railroad cars,
45 46	locomotives, and airplanes were operated both inside and outside this State during the refund period. Airplane miles are not in this State if the airplane
40 47	during the refund period. <u>Airplane miles are not in this State if the airplane</u> does not depart or land in this State.
47 48	<ul><li>(5) Any other information required by the Secretary.</li></ul>
48 49	
49 50	For each applicant, the Secretary shall compute the amount to be refunded as follows. First, the Secretary shall determine the ratio of mileage ratio. The numerator of the mileage ratio is
50 51	
51	the number of miles the applicant operated its motor vehicles, railroad cars, locomotives, and

1 airplanes in this State during the refund period to period. The denominator of the mileage ratio 2 is the number of miles it operated them all motor vehicles, railroad cars, locomotives, and 3 airplanes that the applicant owns, both inside and outside this State during the refund period. 4 Second, the Secretary shall determine the applicant's proportional liability for the refund period 5 by multiplying this mileage ratio by the purchase price of the items identified in subdivision (1) of this subsection and then multiplying the resulting product by the tax rate that would have 6 7 applied to the items if they had all been purchased in this State. Third, the Secretary shall 8 refund to each applicant the excess of the amount of sales and use taxes the applicant paid in 9 this State during the refund period on these items over the applicant's proportional liability for 10 the refund period." 11 SECTION 2.9. G.S. 105-164.27A reads as rewritten: 12 "§ 105-164.27A. Direct pay permit. 13 General. – A general direct pay permit authorizes its holder to purchase any tangible (a) 14 personal property, digital property, or service without paying tax to the seller and authorizes the 15 seller to not collect any tax on a sale to the permit holder. A person who purchases an item 16 under a direct pay permit issued under this subsection is liable for use tax due on the purchase. 17 The tax is payable when the property is placed in use or the service is received. A direct pay 18 permit issued under this subsection does not apply to taxes imposed under G.S. 105-164.4 on 19 electricity. 20 A person who purchases an item for use in this State whose tax status cannot be determined 21 at the time of the purchase because of one of the reasons listed below may apply to the 22 Secretary for a general direct pay permit: 23 The place of business where the item will be used is not known at the time of (1)24 the purchase and a different tax consequence applies depending on where the 25 item is used. 26 (2) The manner in which the item will be used is not known at the time of the 27 purchase and one or more of the potential uses is taxable but others are not 28 taxable. 29 ... 30 (b) Telecommunications Service. – A direct pay permit for telecommunications service 31 authorizes its holder to purchase telecommunications service and ancillary service without 32 paying tax to the seller and authorizes the seller to not collect any tax on a sale to the permit 33 holder. A person who purchases these services under a direct pay permit must file a return and 34 pay the tax due monthly or quarterly to the Secretary. A direct pay permit issued under this 35 subsection does not apply to any tax other than the tax on telecommunications service and 36 ancillary service. 37 A call center that purchases telecommunications service that originates outside this State 38 and terminates in this State may apply to the Secretary for a direct pay permit for 39 telecommunications service and ancillary service. A call center is a business that is primarily 40 engaged in providing support services to customers by telephone to support products or 41 services of the business. A business is primarily engaged in providing support services by 42 telephone if at least sixty percent (60%) of its calls are incoming. 43 ...." 44 **SECTION 2.10.** G.S. 105-187.43(b) reads a rewritten: 45 Prepayment. – A taxpayer who is consistently liable for at least ten-twenty thousand "(b)

45 "(b) Prepayment. – A taxpayer who is consistently liable for at least ten-twenty thousand 46 dollars (\$10,000)(\$20,000) of tax a month must make a monthly prepayment of the next 47 month's tax liability. This requirement applies when the taxpayer meets the threshold and the 48 Secretary notifies the taxpayer to make prepayments. A prepayment is due on the date a 49 monthly payment is due. The prepayment must equal at least sixty five percent (65%) of any of 50 the following:

51

The amount of tax due for the current month.

(1)

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1	(2) The amount of tax due for the same month in the preceding year.
2	(3) The average monthly amount of tax due in the preceding calendar year."
3	SECTION 2.11. G.S. 143-59.1(a) reads as rewritten:
4	"(a) Ineligible Vendors. – The Secretary of Administration and other entities to which
5	this Article applies shall not contract for goods or services with either of the following:
6	(1) A vendor if the vendor or an affiliate of the vendor meets one or more of the
7	conditions of G.S. 105-164.8(b) but refuses to collect the use tax levied
8	under Article 5 of Chapter 105 of the General Statutes on its sales delivered
9	to North Carolina. The Upon request, the Secretary of Revenue shall provide
0	the Secretary of Administration periodically with a list of vendors to which
1	or another entity to which this Article applies verification whether this
2	section applies applies to a specific entity.
3	(2) A vendor if the vendor or an affiliate of the vendor incorporates or
4	reincorporates in a tax haven country after December 31, 2001, but the
5	United States is the principal market for the public trading of the stock of the
5	corporation incorporated in the tax haven country."
7	SECTION 2.12. G.S. 105-241(b)(2a) reads as rewritten:
8	"(2a) Motor fuel taxes. – A taxpayer that is required to file-files an electronic
9	return under Subchapter V of this Chapter or Article 3 of Chapter 119 of the
0	General Statutes must pay the tax by electronic funds transfer."
1	<b>SECTION 2.13.</b> Effective when it becomes law, but expiring at the same time as
2	Section 1 of S.L. 2011-296 expires (currently July 1, 2013), G.S. 161-10(a), as rewritten by
3	S.L. 2011-296, reads as rewritten:
4	"§ 161-10. Uniform fees of registers of deeds.
5	(a) Except as otherwise provided in this Article, all fees collected under this section
6	shall be deposited into the county general fund. While performing the duties of the office, the
7	register of deeds shall collect the following fees which shall be uniform throughout the State:
8	(1) Instruments in General. – For registering or filing any instrument for which
9	no other provision is made by this section, the fee shall be twenty-six dollars
0	(\$26.00) for the first 15 pages plus four dollars (\$4.00) for each additional
1	page or fraction thereof.
2	When a subsequent instrument, as defined in G.S. 161-14.1(a)(3), is
3	presented for registration with reference to more than one original
4	instrument for which recording data are required to be indexed pursuant to
5	G.S. 161-14.1(b), the fee shall be an additional twenty five dollars (\$25.00)
5	for each additional reference. For any instrument that assigns more than one
7	security instrument as defined in G.S. 45-36.4(18) by reference to previously
3	recorded instrument recording data that are required to be indexed pursuant
9	to G.S. 161-14.1(b), the fee shall be an additional ten dollars (\$10.00) for
0	each additional reference.
1	When a document is presented for registration that consists of multiple
2	instruments, the fee shall be an additional ten dollars (\$10.00) for each
3	additional instrument. A document consists of multiple instruments when it
4	contains two or more instruments with different legal consequences or
5 6	intent, each of which is separately executed and acknowledged and could be
	recorded alone.
7 8	
8 9	<b>SECTION 2.14.(a)</b> G.S. 45-102(6) reads as rewritten: "(6) The address, telephone number, and other contact information for the
9	"(6) The address, telephone number, and other contact information for the consumer complaint section <u>State Home Foreclosure Prevention Project</u> of
1	the <u>Housing Finance Agency</u> . Office of Commissioner of Banks, or,
1	the <u>mousing manue Agency. Other of Commissioner of Daliks, of</u> ,

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1	alternatively, if the loan is serviced by a credit union, the address, telephone
2	number, and other contact information for the consumer complaint section of
3	the Credit Union Division."
4	<b>SECTION 2.14.(b)</b> G.S. 45-103(a) reads as rewritten:
5	"(a) Within three business days of mailing the notice required by G.S. 45-102, the
6	mortgage servicer shall file certain information with the Administrative Office of the Courts.
7	The filing shall be in an electronic format, as designated by the Administrative Office of the
8	Courts, and shall contain the name and address of the borrower, the due date of the last
9	scheduled payment made by the borrower, and the date the notice was mailed to the borrower.
10	The Administrative Office of the Courts shall establish an internal database to track
11	information required by this section. The Commissioner of Banks Housing Finance Agency
12	shall design and develop the <u>State Home Foreclosure Prevention Project</u> database, in
13	consultation with the Administrative Office of the Courts. Only the Administrative Office of
14 15	the Courts, the Office of Commissioner of Banks, the Housing Finance Agency, and the clerk
15 16	of court as provided by G.S. 45-107 shall have access to the database." SECTION 2.14.(c) G.S. 45-104 reads as rewritten:
10	"§ 45-104. State Home Foreclosure Prevention Project and Fund.
17	(a) The Commissioner of Banks is authorized to establish the State Home Foreclosure
18 19	Prevention Project. The purpose of the <u>State Home Foreclosure Prevention</u> Project is to seek
20	solutions to avoid foreclosures for home loans. In developing the Project, the Commissioner
21	<u>The Project</u> may include input from HUD-approved housing counselors, community
22	organizations, the Credit Union Division and other State agencies, mortgage lenders, mortgage
23	servicers, and other partners. The Housing Finance Agency shall administer the Project.
24	(b) There is established a State Home Foreclosure Prevention Trust Fund to be managed
25	and maintained by the Housing Finance Agency. The funds shall be held separate from any
26	other funds received by either the Office of the Commissioner of Banks or the Housing Finance
27	Agency in trust for the operation of the State Home Foreclosure Prevention Project.
28	(c) Upon the filing of the information required under G.S. 45-103, the mortgage
29	servicer shall pay a fee of seventy-five dollars (\$75.00) to the State Home Foreclosure
30	Prevention Trust Fund. The fee shall not be charged more than once for a home loan covered
31	by this act. The Office of the Commissioner of Banks-Housing Finance Agency shall collect the
32	fee. Upon receipt of the fee the Housing Finance AgencyCommissioner shall deposit the funds
33	into a separate account. The funds shall be transferred no less than monthly into the State Home
34	Foreclosure Prevention Trust Fund. The Housing Finance Agency shall manage the State Home
35	Foreclosure Prevention Trust Fund.
36	(d) The Housing Finance Agency shall use funds from the State Home Foreclosure
37	Prevention Trust Fund to compensate performance-based service contracts or other contracts
38 39	and grants necessary to implement the purposes of this act in the following manner:
39 40	(1) An amount, not to exceed the greater of two million two hundred thousand dollars (\$2,200,000) or thirty percent (30%) of the funds per year, to cover
40 41	the administrative costs of the operation of the program by the Office of the
42	Commissioner of Banks and the Housing Finance Agency, including
43	managing on behalf of the Administrative Office of the Courts the database
44	identified in G.S. 45-103, expenses associated with informing homeowners
45	of State resources available for foreclosure prevention, expenses associated
46	with connecting homeowners to available resources, and assistance to
47	homeowners and counselors in communicating with mortgage servicers.
48	(2) An amount, not to exceed the greater of three million four hundred thousand
49	dollars (\$3,400,000) or forty percent (40%) per year, to make grants to or
50	reimburse nonprofit housing counseling agencies for providing foreclosure

<ul> <li>prevention counseling services to homeowners involve Foreclosure Prevention Project.</li> <li>(3) An amount, not to exceed thirty percent (30%) of the per year, to make grants to or reimburse nonprofit legal services rendered on behalf of homeowners in dange</li> </ul>	d in the State Home
<ul><li>(3) An amount, not to exceed thirty percent (30%) of the per year, to make grants to or reimburse nonprofit legal services rendered on behalf of homeowners in dange</li></ul>	
per year, to make grants to or reimburse nonprofit legal services rendered on behalf of homeowners in dange	total funds collected
-	service providers for
· · · · · · · · · · · ·	r of defaulting on a
home loan to avoid foreclosure, limited to legal rep	-
negotiation of loan modifications or other loan	
defending homeowners in foreclosure or represent	ing homeowners in
bankruptcy proceedings, and research and counsel to he the status of their home loans.	
(4) Any funds remaining in the State Home Foreclosure Pr	revention Trust Fund
as of June 30, 2011, and any funds remaining in the Sta	
Prevention Trust Fund upon the expiration of each su	
shall be directed to the North Carolina Housing Trust Fu	
(e) The Housing Finance Agency shall have the discretion to enter	
administer funds under subdivisions (2) and (3) of subsection (d) of this	-
that complements or supplements other State and federal programs	
foreclosures for homeowners participating in the State Home Foreclosure F	Prevention Project."
SECTION 2.14.(d) G.S. 45-105 reads as rewritten:	U
"§ 45-105. Extension of foreclosure process.	
The Commissioner of Banks upon referral from the Housing Finance	Agency shall review
information provided in the database created by G.S. 45-103 to determine	e which home loans
are appropriate for efforts to avoid foreclosure. If the Commissioner-House	sing Finance Agency
reasonably believes, based on a full review of the loan information, the mo	rtgage servicer's loss
mitigation efforts, the borrower's capacity and interest in staying in t	he home, and other
appropriate factors, that further efforts by the State Home Foreclosure Pre	vention Project offer
a reasonable prospect to avoid foreclosure on primary residences, the Con	umissioner Executive
Director of the Housing Finance Agency shall have the authority to extend	d one time under this
Article the allowable filing date for any foreclosure proceeding on a prima	ry residence by up to
30 days beyond the earliest filing date established by the pre-forecl	
Commissioner Executive Director of the Housing Finance Agency mak	es the determination
that a loan is subject to this section, the Commissioner-Housing Finance	Agency shall notify
the borrower, mortgage servicer, and the Administrative Office of the Co	urts. If the mortgage
servicer is a state or federally chartered credit union, the Commissioner	shall also notify the
Administrator of the Credit Union Division of the determination."	
SECTION 2.14.(e) G.S. 45-106 reads as rewritten:	
"§ 45-106. Use and privacy of records.	
The data provided to the Administrative Office of the Courts pursuant	to G.S. 45-103 shall
be exclusively for the use and purposes of the State Home Foreclosure	
developed by the Commissioner of Banks and administered by the Housin	· · ·
accordance with G.S. 45-104. The information provided to the database is	s not a public record,
except that a mortgage lender and a mortgage servicer shall have access	
submitted only with regard to its own loans. Any notice provided by the	
Administrator of the Credit Union Division under G.S. 45-105 is not a put	
of information to the Administrative Office of the Courts for use	-
Foreclosure Prevention Project shall not be considered a violation of G.S	
servicer shall be held harmless for any alleged breach of privacy rights of	
respect to the information the mortgage servicer provides in accordance wi	
SECTION 2.14.(f) Section 5 of S.L. 2008-226 reads as rewritt	
"SECTION 5. The Office of the Commissioner of Banks Housing F	
	stablished by this act

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not later than May 1 of each year until the funds are completely disbursed from the reserve. 1 2 State Home Foreclosure Prevention Trust Fund. Information in the report shall be presented in 3 aggregate form and may include the number of clients helped, the effectiveness of the funds in 4 preventing home foreclosure, recommendations for further efforts needed to reduce 5 foreclosures, and provide any other aggregated information the Commissioner Housing Finance 6 Agency determines is pertinent or that the General Assembly requests." 7 SECTION 2.14.(g) Section 6 of S.L. 2008-226, as amended by Section 9 of S.L. 8 2010-168, reads as rewritten: 9 **"SECTION 6.** Section 4 of this act becomes effective July 1, 2008. Sections 1, 2, 3, and 5 10 become effective November 1, 2008, and expire May 31, 2013. 2008. The remainder of this act 11 is effective when it becomes law." 12 **SECTION 2.14.(h)** This section becomes effective December 1, 2012. The North 13 Carolina Housing Finance Agency shall assume the responsibilities designated in this section 14 for operation of the State Home Foreclosure Prevention Project no later than December 31, 15 2012. 16 17 PART III. MOTOR VEHICLE/PROPERTY TAX CHANGES 18 **SECTION 3.1.** G.S. 105-321(f) reads as rewritten: 19 Minimal Taxes. - Notwithstanding the provisions of G.S. 105-380, the governing "(f) 20 body of a taxing unit that collects its own taxes may, by resolution, direct its assessor and tax 21 collector not to collect minimal taxes charged on the tax records and receipts. Minimal taxes are the combined taxes and fees of the taxing unit and any other units for which it collects 22 23 taxes, due on a tax receipt prepared pursuant to G.S. 105-320 or on a tax notice prepared 24 <del>pursuant to G.S. 105-330.5,</del> in a total original principal amount that does not exceed an amount, 25 up to five dollars (\$5.00), set by the governing body. The amount set by the governing body 26 should be the estimated cost to the taxing unit of billing the taxpayer for the amounts due on a 27 tax receipt or tax notice. Upon adoption of a resolution pursuant to this subsection, the tax 28 collector shall not bill the taxpayer for, or otherwise collect, minimal taxes but shall keep a 29 record of all minimal taxes by receipt number and amount and shall make a report of the 30 amount of these taxes to the governing body at the time of the settlement. These minimal taxes 31 shall not be a lien on the taxpayer's real property and shall not be collectible under Article 26 of 32 this Subchapter. A resolution adopted pursuant to this subsection must be adopted on or before 33 June 15 preceding the first taxable year to which it applies and remains in effect until amended 34 or repealed by resolution of the taxing unit. A resolution adopted pursuant to this subsection 35 shall not apply to taxes on registered motor vehicles." 36 SECTION 3.2. G.S. 105-330.2 reads as rewritten: 37 "§ 105-330.2. (Effective July 1, 2013 – See Editor's note) Appraisal, ownership, and situs. 38 39 Valuation Appeal. - The owner of a classified motor vehicle may appeal the (b1) 40 appraised value or taxability of the vehicle by filing a request for appeal with the assessor 41 within 30 days of the date taxes are due on the vehicle under G.S. 105-330.4. An owner who 42 appeals the appraised value or taxability of a classified motor vehicle must pay the tax on the 43 vehicle when due, subject to a full or partial refund if the appeal is decided in the owner's favor. 44 The combined tax and registration notice or tax receipt for a classified motor vehicle must 45 explain the right to appeal the appraised value and taxability of the vehicle. A lessee of a vehicle that is required by the terms of the lease to pay the tax on the vehicle is considered the 46 owner of the vehicle for purposes of filing an appeal under this subsection. Appeals filed under 47 48 this subsection shall proceed in the manner provided by G.S. 105-312(d). Exemption or Exclusion Appeal. - The owner of a classified motor vehicle may 49 (b2) 50 appeal the vehicle's eligibility for an exemption or exclusion by filing a request for appeal with 51 the assessor within 30 days of the assessor's initial decision on the exemption or exclusion

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1	application filed by the owner pursuant to G.S. 105-330.3(b). Appeals filed under this				
2	subsection shall proceed in the manner provided by G.S. 105-312(d).				
3	"				
4			<b>3.3.</b> G.S. 105-330.3 reads as rewritten:		
5			tive July 1, 2013 – See Editor's note) Li	sting requirements for	
6 7	classi	fied m	otor vehicles; application for exempt status.		
7 8	(a1) Unreg	ristora	Vehicles. – The owner of an unregistered	alossified motor vahiele	
o 9	• • •	-	6		
10	must list the vehicle for taxes by filing an abstract with the assessor of the county in which the vehicle is located on or before January 31 following the date the owner acquired the				
11	unregistered vehicle or, in the case of a registration that is not renewed, January 31 following				
12	the date the registration expires, and on or before January 31 of each succeeding year that the				
13	vehicle is unregistered. If a classified motor vehicle required to be listed pursuant to this				
14	subsection is registered during the calendar before the end of the fiscal year in for which it was				
15	listed, the vehicle is taxed for the fiscal year that opens in the calendar year of listing as an				
16			quired to be listed, the following applies:	, ,	
17	<u>(1)</u>		vehicle is taxed as a registered vehicle, and the	e tax assessed pursuant to	
18			subsection for the fiscal year in which the ve	_	
19		listee	shall be released and/or refunded.		
20	<u>(2)</u>	For a	iny months for which the vehicle was not tax	ted between the date the	
21		-	tration expires and the start of the current reg	- ·	
22		the v	ehicle is taxed as an unregistered vehicle as fol		
23		<u>a.</u>	The value of the motor vehicle is determine	-	
24		1	year in which the registration of the motor ve	-	
25		<u>b.</u>	In computing the taxes, the assessor must u		
26			additional motor vehicle taxes of the various	s taxing units in effect on	
27 28			the date the taxes are computed.	at of a fraction and the	
28 29		<u>c.</u>	<u>The tax on the motor vehicle is the produ</u> number of months for which the vehicle wa		
30			date the registration expires and the start	•	
31			vehicle tax year. The numerator of the fract		
32			appraised value of the motor vehicle and the	-	
33			taxing units. The denominator of the fraction	-	
34		<u>d.</u>	Interest accrues on unpaid taxes for these		
35			motor vehicles at the rate of five percent (5	-	
36			the month following the month the taxes ar	e due. Interest accrues at	
37			the rate of three-fourths percent (3/4%) for	or each following month	
38			until the taxes are paid, unless the notice is p	prepared after the date the	
39			taxes are due. In that circumstance, the inter-		
40			second month following the date of the n	otice until the taxes are	
41			paid.		
42		<u>e.</u>	For any months between the date the registra	-	
43			of the current registered vehicle tax year the		
44 45			an unregistered vehicle pursuant to G.S. 10	5-312, the vehicle is not	
45 46	(2)	۸	taxed as provided in this subsection.	notion that is not listed b-	
40 47	<u>(3)</u>		hicle required to be listed pursuant to this subset ary 31 and is not registered before the end of the		
47			<u>required to be listed is subject to</u>		
40 49			<u>105-312. G.S. 105-312, unless the vehicle has t</u>	• •	
49 50			the for the current year.	oon whee as a registered	
20		, 0110	ie ist and carronic jour.		

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1	(b) Exemption or Exclusion. – The owner of a classified motor vehicle who claims an			
2	exemption or exclusion from tax under this Subchapter has the burden of establishing that the			
3	vehicle is entitled to the exemption or exclusion. The owner may establish prima facie			
4	entitlement to exemption or exclusion of the classified motor vehicle by filing an application			
5	for exempt status with the assessor. assessor within 30 days of the date taxes on the vehicle are			
6	due. When an approved application is on file, the assessor must omit from the tax records the			
7	classified motor vehicles described in the application. An application is not required for			
8	vehicles qualifying for the exemptions or exclusions listed in G.S. 105 282.1(a)(1). The			
9	remaining provisions of G.S. 105 282.1 do not apply to classified motor vehicles.			
10				
11	SECTION 3.4. G.S. 105-330.4 reads as rewritten:			
12	"§ 105-330.4. (Effective July 1, 2013 – See Editor's note) Due date, interest, and			
13	enforcement remedies.			
14				
15	(c) Remedies. – The enforcement remedies in this Subchapter apply to unpaid taxes on			
16	an unregistered classified motor vehicle. The enforcement remedies in this Subchapter do not			
17	apply to unpaid taxes on a registered classified motor vehicle.vehicle for which the tax year			
18	begins on or after August 1, 2013.			
19 20	(d) Tax payments submitted by mail are deemed to be received as of the date shown on the nextmark affined by the United States Postal Service. If no data is shown on the nextmark			
20 21	the postmark affixed by the United States Postal Service. If no date is shown on the postmark or if the postmark is not affixed by the United States Postal Service, the tax payment is deemed			
21	to be received when the payment is received in the office of the tax collector. by the collecting			
22	<u>authority.</u> In any dispute arising under this subsection, the burden of proof is on the taxpayer to			
23 24	show that the payment was timely made."			
25	SECTION 3.5. G.S. 105-330.5(e) is repealed.			
26	SECTION 3.6. Effective July 1, 2011, Section 13 of S.L. 2005-294, as amended by			
<u>-</u> 8 27	Section 31.5 of S.L. 2006-259, Section 22(b) of S.L. 2007-527, and Section 65 of S.L.			
28	2008-134, reads as rewritten:			
29	"SECTION 13. Sections 4 and 8 of this act become effective January 1, 2006. Sections 1,			
30	2, 3, 5, 6, 7, 10 and 11 of this act become effective July 1, <del>2011,2013</del> , or when the Division of			
31	Motor Vehicles of the Department of Transportation and the Department of Revenue certify			
32	that the integrated computer system for registration renewal and property tax collection for			
33	motor vehicles is in operation, whichever occurs first. Sections 12 and 13 of this act are			
34	effective when they become law. Nothing in this act shall require the General Assembly to			
25	annonziete funde te implement it for the biennium ending June 20, 2007 "			

35 36

### 37 **PART IV. EFFECTIVE DATE**

38 SECTION 4.1. Except as otherwise provided, this act is effective when it becomes
39 law.

appropriate funds to implement it for the biennium ending June 30, 2007."