## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

## HOUSE DRH80166-SVx-14 (03/11)

Short Title:	Amend Carteret Co. Occupancy Tax.	(Local)
Sponsors:	Representative McElraft.	
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT	TO MODIFY CARTERET COUNTY'S AUTHORITY TO	LEVY AN
ADDITIC	NAL ONE PERCENT ROOM OCCUPANCY AND	TOURISM
DEVELO	PMENT TAX AND TO MODIFY THE DISTRIBUTION OF THE	E PROCEEDS
OF THE T	ΓAX.	
The General A	Assembly of North Carolina enacts:	
SE	ECTION 1. Section 2 of S.L. 2007-112, as amended by Section	on 40 of S.L.
2007-484, rea	ds as rewritten:	
"SECTIO	N 2. Occupancy Tax (a) Authorization and Scope The Ca	rteret County
Board of Cor	nmissioners may levy a room occupancy and tourism developme	nt tax of five
	of the gross receipts derived from the rental of any room, lodging	
	on furnished by any hotel, motel, inn, tourist camp, condomin	•
10	rental agency, or other similar place within the county that is subje	
	he State under G.S. 105-164.4(a)(3). This tax is in addition to any	
	is tax does not apply to accommodations furnished by nonpro	
	or religious organizations when furnished in furtherance of th	<u>ieir nonprofit</u>
purpose.the fo	0	
	Religious organizations.	
	) Educational organizations.	
	Any business that offers to rent fewer than five units.	
	) Summer camps.	
	Charitable, benevolent, and other nonprofit organizations.	
	<b>N 2.(b)</b> Additional Occupancy Tax. – In addition to the room o	
	lopment tax authorized by subsection (a) of Section 2 of this act	
•	d of Commissioners may, no earlier than July 1, 2010, may levy	
	ncy and tourism development tax of one percent (1%) of the gross re	
	al of accommodations taxable under subsection (a) of Section 2 of t	
	wing conditions have been met:act. Carteret County may not levy a	tax under this
	less it also levies a tax under subsection (a) of this section.	
(1)	1 1	
	approved by resolution of the board of county commission	
	governing board of the municipality where the center is to	be located by
(2)	June 30, 2010. There is a signed contract between the appropriate local gover	mmanta and -
	$H = \frac{1}{1}$	<del></del>

34(2)There is a signed contract between the appropriate local governments and a35private developer that includes financing commitments for construction to36begin no later than July 1, 2011.



R H 8 O 1 6 6 - S V X - 1 4 \*

D

General Assem	bly of North Carolina	Session 2013
(3)	The county is levying the room occupancy authorized under subsection (a) of Section 2	· · · · ·
"SECTION	<b>2.(c)</b> Repeal of Additional Occupancy Tax.	
	anal one percent (1%) room occupancy and the	ý ý
	of Section 2 of this act is repealed as provided	-
following events	· ·	
(1)	A cumulative total of ten million dollars (\$1	0.000.000) in proceeds from the
(1)	additional one percent (1%) room occupancy collected, calculated beginning on July 1	and tourism development tax is
	subdivision is effective on the first day of t date that the cumulative total of ten m	the second month following the
	collected.	
(2)	Construction on the convention center has	not begun by July 1, 2011. The
(-)	repeal under this subdivision is effective s	
	collected before the repeal date must be	1
	Development Authority and used only to pro	
"SECTION	2.(d) Excess Proceeds from Additional Occ	
	e any excess proceeds from the additional one	1 1
and tourism dev	velopment tax authorized under subsection (b)	of Section 2 of this act to the
<b>Tourism Develo</b>	pment Authority to be used only to promote t	ravel and tourism. For purpose
of this subsectio	n, "excess proceeds" means:	
(1)	Any proceeds in excess of ten million dolla	rs (\$10,000,000) collected pric
	to the repeal date of the additional tax.	
(2)	Any proceeds collected but not spent in e	xcess of the actual cost of th
	convention center.	
	<b>2.(e)</b> Administration. – A tax levied un	
	ollected, and repealed as provided in G.S. 153A	
	apply to a tax levied under this act. The Carte	•
-	ures to periodically audit the businesses subjec	t to the tax levied under this ac
	e compliance with this act.	1 • .1 • .
	<b>2.(f)</b> Definitions. – The following definitions a	
(1)	Beach nourishment. – The placement of same	
	beach or dune by mechanical means and oth in conformity with the North Carolina Coas	
	the shorelines of the Atlantic Ocean of North	e e
	for the purpose of widening the beach to be	•
	mitigating damage and erosion from storm	-
	includes expenditures for the following:	is to interior property. The terr
	a. Costs directly associated with c	mualifying for projects eithe
	contracted through the U.S. Army C	
	permitted by all appropriate federal a	1 0
	b. The nonfederal share of the cost requ	-
	c. The costs associated with providing	1 0
	and	I
	d. The costs of associated nonhardenin	g activities such as the plantin
	of vegetation, the building of dunc	
	fences.	-
	Net proceeds Gross proceeds less the cos	t to the county of administerin
(2)	The proceeds. Gross proceeds less the eos	a to the county of autilitistering
(2)	and collecting the tax, as determined by the	-

	General Assemb	bly of North Carolina Session 2013
1 2		gross proceeds collected each year and one percent (1%) of the remaining gross receipts collected each year.
3 4	(3)	Promote travel and tourism. – To advertise or market an area or activity, publish and distribute pamphlets and other materials, conduct market
5		research, or engage in similar promotional activities that attract tourists or
6		business travelers to the area; the term includes administrative expenses
7		incurred in engaging in these activities.
8	(4)	Tourism-related expenditures Expenditures that, in the judgment of the
9		Tourism Development Authority, are designed to increase the use of lodging
10		facilities, meeting facilities, or convention facilities in a county or to attract
11		tourists or business travelers to the county. The term includes
12		tourism-related capital expenditures.
13	"SECTION	<b>2.(g)</b> Use and Distribution of five percent (5%) Occupancy Tax Revenue. If
14	Carteret County-	levies only the room occupancy and tourism development tax authorized by
15 16	subsection (a) o follows:	f Section 2 of this act, the net proceeds of the tax must be distributed as
17	(1)	Travel and tourism promotion. Carteret County must, on a quarterly basis,
18		remit fifty percent (50%) to the Carteret County Tourism Development
19		Authority. Beginning July 1, 2010, if the conditions in subsection (b) of
20		Section 2 of this act are not met, then Carteret County must, on a quarterly
21		basis, remit sixty percent (60%) to the Carteret County Tourism
22		Development Authority. After deducting its administrative expenses, the
23		Authority must use all of the funds remitted to it under this subdivision to
24		promote travel and tourism in Carteret County. Administrative expenses may
25		not exceed ten percent (10%) of the total budget of the Tourism
26		Development Authority and may not include costs associated with the
27		operation of visitor centers.
28	(2)	Beach nourishment. Carteret County must retain the remainder to be used
29 30		only for beach nourishment on Bogue Banks. Any idle funds that are not spent for beach nourishment must be remitted to the Carteret County
30 31		Tourism Development Authority and must be used only to promote travel
32		and tourism in Carteret County. The county may not accumulate a balance of
33		tax proceeds for beach nourishment in excess of fifteen million dollars
34		(\$15,000,000).
35	"SECTION	<b>2.(h)</b> Use and Distribution of six percent (6%) Occupancy Tax Revenue. – If
36		subsection (b) of Section 2 of this act are met and Carteret County levies the
37		tax at a rate of six percent (6%) as authorized by subsections (a) and (b) of
38		act, the net proceeds must be distributed as follows:
39	(1)	Travel and tourism promotion. Carteret County must, on a quarterly basis,
40		remit fifty percent (50%) to the Carteret Tourism Development Authority to
41		be used to promote travel and tourism.
42	(2)	Beach nourishment Carteret County must use thirty three percent (33%)
43		only for beach nourishment on Bogue Banks. Any idle funds that are not
44		spent for beach nourishment must be remitted to the Carteret County
45		Tourism Development Authority and must be used only to promote travel
46		and tourism in Carteret County. The county may not accumulate a balance of
47		tax proceeds for beach nourishment in excess of fifteen million dollars
48		<del>(\$15,000,000).</del>
49	<del>(3)</del>	Convention center financing. Any remaining proceeds, up to a maximum
50		of ten million dollars (\$10,000,000), must be used for the financing of debt

	General Assembly of North Carolina Session 2013
1	service, operating costs, or both associated with the construction of a new
2	convention center in Carteret County.
3	"SECTION 2.(i) Use and Distribution of Tax Revenue The net proceeds of the
4	occupancy taxes levied under Section 2 of this act are distributed as follows:
5	(1) <u>Travel and tourism promotion. – Carteret County must, on a quarterly basis,</u>
6	remit fifty percent (50%) to the Carteret County Tourism Development
7	Authority to be used to promote travel and tourism.
8	(2) <u>Beach nourishment. – Carteret County must use the remaining fifty percent</u>
9	(50%) only for beach nourishment on Bogue Banks."
10	<b>SECTION 2.</b> This act is effective when it becomes law.