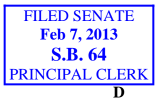
## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



## SENATE DRS35039-SVx-6D (01/23)

Short Title:	IRC Update.	(Public)
Sponsors:	Senators Rucho, Rabin, and Rabon (Primary Sponsors).	
Referred to:		

## A BILL TO BE ENTITLED

2	AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE AND
3	TO DECOUPLE FROM CERTAIN PROVISIONS OF THE FEDERAL AMERICAN
4	TAXPAYER RELIEF ACT OF 2012.
5	The General Assembly of North Carolina enacts:
6	<b>SECTION 1.</b> G.S. 105-228.90(b)(1b) reads as rewritten:
7	"(1b) Code. – The Internal Revenue Code as enacted as of January 1, 2012,
8	January 2, 2013, including any provisions enacted as of that date that
9	become effective either before or after that date."
10	<b>SECTION 2.(a)</b> G.S. 105-130.5(a)(15b) reads as rewritten:
11	"(15b) For taxable years 2010 through 2012,2013, eighty-five percent (85%) of the
12	amount allowed as a special accelerated depreciation deduction under
13	section 168(k) or 168(n) of the Code for property placed in service during
14	the taxable year. In addition, for taxable year 2010, a taxpayer who placed
15	property in service during the 2009 taxable year and whose North Carolina
16	taxable income for the 2009 taxable year reflected a special accelerated
17	depreciation deduction allowed for the property under section 168(k) of the
18	Code must add eighty-five percent (85%) of the amount of the special
19	accelerated depreciation deduction. These adjustments do not result in a
20	difference in basis of the affected assets for State and federal income tax
21	purposes."
22	<b>SECTION 2.(b)</b> G.S. 105-130.5(b)(21b) reads as rewritten:
23	"(21b) An amount equal to twenty percent (20%) of the amount added to federal
24	taxable income as accelerated depreciation under subdivision (a)(15b) of this
25	section. For the amount added to taxable income in the 2010 taxable year,
26	the deduction allowed by this subdivision applies to the first five taxable
27	years beginning on or after January 1, 2011. For the amount added to taxable
28	income in the 2011 taxable year, the deduction allowed by this subdivision
29	applies to the first five taxable years beginning on or after January 1, 2012.
30	For the amount added to taxable income in the 2012 taxable year, the
31	deduction allowed by this subdivision applies to the first five taxable years
32	beginning on or after January 1, 2013. For the amount added to taxable
33	income in the 2013 taxable year, the deduction allowed by this subdivision
34	applies to the first five taxable years beginning on or after January 1, 2014."
35	<b>SECTION 2.(c)</b> G.S. $105-134.6(c)(8b)$ reads as rewritten:



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	General A	ssembl	y of North Carolina	Session 2013
1		"(8b)	For taxable years 2010 through 2012,2013, eighty-five per	
2			amount allowed as a special accelerated depreciation	
3			section $168(k)$ or $168(n)$ of the Code for property placed	Ŭ
4			the taxable year. In addition, for taxable year 2010, a taxy	payer who placed
5			property in service during the 2009 taxable year and whose	
6			taxable income for the 2009 taxable year reflected a sp	
7			depreciation deduction allowed for the property under sect	
8			Code must add eighty-five percent (85%) of the amount	1
9			accelerated depreciation deduction. These adjustments de	
10			difference in basis of the affected assets for State and fe	deral income tax
11			purposes."	
12			<b>ION 2.(d)</b> G.S. 105-134.6(b)(17b) reads as rewritten:	
13		"(17b)	An amount equal to twenty percent (20%) of the amount	
14			taxable income as accelerated depreciation under subdivisi	
15			section. For the amount added to taxable income in the 2	•
16			the deduction allowed by this subdivision applies to the	
17			years beginning on or after January 1, 2011. For the amoun	
18			income in the 2011 taxable year, the deduction allowed by	
19			applies to the first five taxable years beginning on or after	•
20			For the amount added to taxable adjusted gross income in	
21			year, the deduction allowed by this subdivision applies	
22			taxable years beginning on or after January 1, 2013. For the	
23			adjusted gross income in the 2013 taxable year, the dedu	
24 25			this subdivision applies to the first five taxable years begi	nning on or after
25 26		SECT	January 1, 2014." ION = 3 (a) $C = 105$ 120 5(a) is smoothed by adding a particular statement of the stat	w autivision to
20 27	read:	SECI	<b>ION 3.(a)</b> G.S. 105-130.5(a) is amended by adding a ne	
27	Ieau.	"(23a)	For taxable years 2012 and 2013, eighty-five percent (859	%) of the amount
28 29		<u>(23a)</u>	by which the taxpayer's expense deduction under section 17	
2) 30			property placed in service in taxable year 2012 or 2013 ex	
31			that would have been allowed for the respective taxable y	
32			179 of the Code as of May 1, 2010. These adjustments of	
33			difference in basis of the affected assets for State and fe	
34			purposes."	defui meome tux
35		SECT	<b>ION 3.(b)</b> G.S. 105-130.5(b) is amended by adding a net $\mathbf{A}$	w subdivision to
36	read:			
37		"(26a)	An amount equal to twenty percent (20%) of the amount	added to federal
38		<u>,</u>	taxable income under subdivision (a)(23a) of this section	
39			added to taxable income in the 2012 taxable year, the dedu	
40			this subdivision applies to the first five taxable years begin	
41			January 1, 2013. For the amount added to taxable income in	
42			year, the deduction allowed by this subdivision applies	to the first five
43			taxable years beginning on or after January 1, 2014."	
44		SECT	<b>ION 3.(c)</b> G.S. 105-134.6(c) is amended by adding a ne	w subdivision to
45	read:			
46		" <u>(15a)</u>	For taxable years 2012 and 2013, eighty-five percent (859	%) of the amount
47			by which the taxpayer's expense deduction under section 17	
48			property placed in service in taxable year 2012 or 2013 ex	ceeds the amount
49			that would have been allowed for the respective taxable y	ear under section
50			179 of the Code as of May 1, 2010. These adjustments of	do not result in a

Genera	l Assemb	y of North Carolina	Session 2013
		difference in basis of the affected assets for Second	tate and federal income tax
		purposes."	
	SECT	<b>ION 3.(d)</b> G.S. 105-134.6(b) is amended by a	dding a new subdivision to
read:			
	" <u>(21a)</u>	An amount equal to twenty percent (20%) of t	
		taxable income under subdivision (c)(15a) of the	
		added to adjusted gross income in the 2012	•
		allowed by this subdivision applies to the first f	
		on or after January 1, 2013. For the amount add	
		in the 2013 taxable year, the deduction allowed b	
	SECT	the first five taxable years beginning on or after J ION 4. G.S. 105-129.16G reads as rewritten:	<u>January 1, 2014.</u>
8 105 1		(Expiring for taxable years beginning on or af	tor Jonuory 1 2014) Work
8 103-1		tunity Tax Credit.	ter January 1, 2014) WORK
(a)		- A taxpayer who is allowed a federal tax credit	under Part IV Subpart F of
· · ·		axable year is allowed a credit against the tax imp	ý <b>1</b>
		rcent (6%) a percentage of the amount of credit	
		g the taxable year for positions located in this St	
0 1		than fifty percent (50%) of the employee's duties	1
		as follows:	
r ·	(1)	For taxable year 2013, three percent (3%).	
	(2)	For all other taxable years, six percent (6%).	
"		<b>i</b>	
	SECT	<b>ION 5.(a)</b> G.S. 105-134.6(c) is amended by a	dding a new subdivision to
ead:		•	0
	" <u>(16)</u>	For taxable year 2013, the amount of the taxpay	yer's deduction for qualified
		tuition and related expenses under section 222 of	of the Code. The purpose of
		this subdivision is to decouple from the extension	ion of the federal deduction
		under section 207 of the American Taxpayer Rel	
	SECT	<b>ION 5.(b)</b> G.S. 105-134.6(d)(2) reads as rewritte	
	"(2)	The taxpayer may deduct the amount by whic	
		allowed under the Code were reduced, and the	
		deductions that were not allowed, because the ta	1.
		credit in lieu of a deduction. This deduction is I	not allowed in the following
		circumstances:	1
		<u>a.</u> only to the extent that <u>If</u> a similar cro	edit is not-allowed by this
		Chapter for the amount.	alastad ta alasina tha II.
		b. For taxable year 2013, if the taxpayer	-
		scholarship credit, the Lifetime Learnin	•
		Opportunity tax credit under section 25 deduction for qualified tuition and expan	
		<u>deduction for qualified tuition and expen</u> <u>Code.</u> "	ises under section 222 of the
	SECT	<b>ION 6.(a)</b> G.S. 105-134.6(c) is amended by a	dding a new subdivision to
read:	SECI	1011 0.(a) 0.3. 103-134.0(c) is amended by a	duling a new subdivision to
reau.	"(17)	For taxable year 2013, the amount excluded	from the taxpaver's gross
	<u>(17)</u>	income for a qualified charitable distribution from	
		plan by a person who has attained age 70 1/2 ur	
		Code. The purpose of this subdivision is to dec	
		the income exclusion under section 208 of the	-
		Act of 2012."	<u>_</u>
		1101 01 2012.	

General Assembly of North CarolinaSession 2013
<b>SECTION 6.(b)</b> G.S. 105-134.6(b) is amended by adding a new subdivision to
read:
"(23) For taxable year 2013, the amount that would have been allowed as a
charitable deduction under section 170 of the Code had the taxpayer not
elected to take the income exclusion under 408(d)(8) of the Code."
<b>SECTION 7.</b> G.S. 105-134.6(c) is amended by adding a new subdivision to read:
"(18) For taxable year 2013, the amount excluded from the taxpayer's gross
income for the discharge of qualified principal residence indebtedness under
section 108 of the Code. The purpose of this subdivision is to decouple from
the extension of the income exclusion under section 202 of the American
Taxpayer Relief Act of 2012."
<b>SECTION 8.</b> G.S. 105-134.6(c) is amended by adding a new subdivision to read:
"(19) For taxable year 2013, the amount of the taxpayer's deduction for mortgage
insurance premiums as qualified residence interest under section 163 of the
Code. The purpose of this subdivision is to decouple from the extension of
the income exclusion under section 204 of the American Taxpayer Relief
Act of 2012."
<b>SECTION 9.</b> G.S. 105-151.31 reads as rewritten:
"§ 105-151.31. (Repealed for taxable years beginning on or after January 1, 2014) Earned
income tax credit.
(a) Credit. – An individual who claims for the taxable year an earned income tax credit
under section 32 of the Code is allowed a credit against the tax imposed by this Part equal to
five percent (5%)a percentage of the amount of credit the individual qualified for under section
32 of the Code. A nonresident or part-year resident who claims the credit allowed by this
section must reduce the amount of the credit by multiplying it by the fraction calculated under
G.S. 105-134.5(b) or (c), as appropriate. The percentage is as follows:
(1) For taxable year 2013, four and one-half percent (4.5%).
(2) For all other taxable years, five percent (5%).
" 
SECTION 10. G.S. 105-151.32 reads as rewritten:
"§ 105-151.32. Credit for adoption expenses.
(a) Credit. – An individual who is allowed a federal adoption tax credit under section
2336C of the Code for the taxable year is allowed a credit against the tax imposed by this Part.
The credit is equal to fifty percent (50%) a percentage of the amount of credit allowed under
section <u>2336C</u> of the Code. The percentage is as follows:
(1) For taxable year 2013, thirty percent (30%).
(2) For all other taxable years, fifty percent (50%).
" "
<b>SECTION 11.</b> Except as otherwise provided, this act is effective when it becomes
law and applies to the estates of decedents dying on or after January 1, 2012. Notwithstanding
Section 1 of this act, any amendments to the Internal Revenue Code enacted after January 1,
2012, that increase North Carolina taxable income for the 2012 taxable year become effective
for taxable years beginning on or after January 1, 2013.

43 for taxable years beginning on or after January 1, 2013.