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SENATE BILL 165

Judiciary I Committee Substitute Adopted 3/20/01 Finance Committee Substitute #2 Adopted 4/24/01 House Committee Substitute Favorable 8/16/01

	Short Title:Revenue Laws Technical Changes.(Public)
	Sponsors:
	Referred to:
	February 19, 2001
1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE
3	REVENUE LAWS AND RELATED STATUTES.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. Section 10(h) of S.L. 2000-56, as amended by Section 92A(c)
6	of S.L. 2000-140, reads as rewritten:
7	"Section 10.(h) Technical Correction. – Section 9 of this act becomes effective May
8	1, 1999, and applies to taxes paid on or after that date. Section 12-9 is repealed for taxes
9	paid on or after January 1, 2008."
10	SECTION 2. G.S. 105-111 is repealed.

SECTION 3. G.S. 105-113.21(a) reads as rewritten:

"(a) Discount. - A distributor who files a timely report under G.S. 105-113.18
 and who sends a timely payment may deduct from the amount due with the report a
 discount of four percent (4%). This discount covers expenses incurred in preparing the
 records and reports required by this Part, and the expense of furnishing a bond."

SECTION 4. G.S. 105-113.39 reads as rewritten:

17 "§ 105-113.39. Discount.

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A wholesale dealer or a retail dealer who is primarily liable under G.S. 19 105-113.35(b) for the excise taxes imposed by this <u>Part and Part</u>, who files a timely 20 report under <u>G.S. 105-113.37 G.S. 105-113.37</u>, and who sends a timely payment may 21 deduct from the amount due with the report a discount of four percent (4%). This 22 discount covers losses due to damage to tobacco products, expenses incurred in 23 preparing the records and reports required by this Part, and the expense of furnishing a 24 bond."

25 SECTION 5. G.S. 105-113.85 reads as rewritten:

26 "**§ 105-113.85. Discount.**

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Each wholesaler or importer who remits the excise taxes on malt beverages or wine files a timely return and sends a timely payment may deduct from the amount payable by him a discount of four percent (4%). This discount covers losses due to spoilage and breakage, expenses incurred in preparing the records and reports required by this Article, and the expense of furnishing a bond."

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SECTION 6. G.S. 105-129.3A(c) reads as rewritten:

7 "(c) Relationship With Enterprise Tiers. – For the purpose of the wage standard
8 requirement of G.S. 105-129.3(b), 105-129.4, the credit for investing in machinery and
9 equipment allowed in G.S. 105-129.9, and the credit for worker training allowed in G.S.
105-129.11, a development zone is considered an enterprise tier one area. For all other
11 purposes, a development zone has the same enterprise tier designation as the county in
12 which it is located."

13

SECTION 7. G.S. 105-129.4(b) reads as rewritten:

14 "(b) Wage Standard. – A taxpayer is eligible for the credit for creating jobs or the 15 credit for worker training if the jobs for which the credit is claimed meet the wage 16 standard at the time the taxpayer applies for the credit. No credit is allowed for jobs not 17 included in the wage calculation. A taxpayer is eligible for the credit for investing in 18 machinery and equipment, the credit for research and development, or the credit for 19 investing in real property for a central office or aircraft facility if the jobs at the location 20 with respect to which the credit is claimed meet the wage standard at the time the 21 taxpayer applies for the credit. In making the wage calculation, the taxpayer must 22 include any positions that were filled for at least 1,600 hours during the immediately 23 preceding taxable year even if they are not filled at the time the taxpayer applies for the 24 credit.

25 Jobs meet the wage standard if they pay an average weekly wage that is at least 26 equal to the applicable percentage times the applicable average weekly wage for the 27 county in which the jobs will be located, as computed by the Secretary of Commerce 28 from data compiled by the Employment Security Commission for the most recent period 29 for which data are available. The applicable percentage for jobs located in an enterprise 30 tier one area is one hundred percent (100%). The applicable percentage for all other jobs 31 is one hundred ten percent (110%). The applicable average weekly wage is the lowest of 32 the following: (i) the average wage for all insured private employers in the county, (ii) 33 the average wage for all insured private employers in the State, and (iii) the average 34 wage for all insured private employers in the county multiplied by the county 35 income/wage adjustment factor. The county income/wage adjustment factor is the 36 county income/wage ratio divided by the State income/wage ratio. The county 37 income/wage ratio is average per capita income in the county divided by the annualized 38 average wage for all insured private employers in the county. The State income/wage 39 ratio is the average per capita income in the State divided by the annualized average 40 wage for all insured private employers in the State."

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SECTION 8. G.S. 105-129.8(a) reads as rewritten:

42 "(a) Credit. – A taxpayer that meets the eligibility requirements set out in G.S.
43 105-129.4, has five or more full-time employees, and hires an additional full-time

employee during that the taxable year to fill a position located in this State is allowed a credit for creating a new full-time job. The amount of the credit for each new full-time job created is set out in the table below and is based on the enterprise tier of the area in which the position is located. In addition, if the position is located in a development zone, the amount of the credit is increased by four thousand dollars (\$4,000) per job. Area Enterprise Tier

6	Area Enterprise Tier	Amount of Cre
7	Tier One	\$12,500
8	Tier Two	4,000
9	Tier Three	3,000
10	Tier Four	1,000
11	Tier Five	500

A position is located in an area if more than fifty percent (50%) of the employee's duties are performed in the area. The credit may not be taken in the taxable year in which the additional employee is hired. Instead, the credit shall-must be taken in equal installments over the four years following the taxable year in which the additional employee was hired and shall be is conditioned on the continued employment by the taxpayer of the number of full-time employees the taxpayer had upon hiring the employee that caused the taxpayer to qualify for the credit.

19 If, in one of the four years in which the installment of a credit accrues, the number of 20 the taxpayer's full-time employees falls below the number of full-time employees the 21 taxpayer had in the year in which the taxpayer qualified for the credit, the credit expires 22 and the taxpayer may not take any remaining installment of the credit. The taxpayer 23 may, however, take the portion of an installment that accrued in a previous year and was 24 carried forward to the extent permitted under G.S. 105-129.5.

Jobs transferred from one area in the State to another area in the State shall not be are not considered new jobs for purposes of this section. If, in one of the four years in which the installment of a credit accrues, the position filled by the employee is moved to an area in a higher- or lower-numbered enterprise tier, or is moved from a development zone to an area that is not a development zone, the remaining installments of the credit shall-must be calculated as if the position had been created initially in the area to which it was moved."

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SECTION 9. G.S. 105-129.13(c) reads as rewritten:

33 Certification. - Before certifying that a development zone agency will "(c) 34 undertake an improvement project in a development zone, the Secretary of Commerce 35 must require the agency to provide sufficient documentation to establish the identity of 36 the agency, the nature of the project, and that the project is for a community 37 development purpose and is located in a development zone. The Secretary of Commerce shall not certify a development zone agency under this section if the agency, any of the 38 39 agency's officers or directors, or any partner of the agency has ever used any part of a 40 contribution made under this section for any purpose other than an improvement 41 project."

42 **SECTION 10.** G.S. 105-129.19 reads as rewritten:

43 "§ 105-129.19. (See Editor's note for repeal) Reports.

1	The I	Departn	nent of Revenue shall report to the Legislative Research Commission
2	must repo	ort to th	ne Revenue Laws Study Committee and to the Fiscal Research Division
3	_		Assembly by May 1 of each year the following information for the
4	12-month	n period	l ending the preceding April 1:
5		(1)	The number of taxpayers that claimed the credits allowed in this
6			Article.
7		(2)	The cost of business property and renewable energy property with
8			respect to which credits were claimed.
9		(2a)	The location of each qualified North Carolina low-income building
10			with respect to which a low-income housing credit was claimed.
11		(3)	The total cost to the General Fund of the credits claimed."
12		SECT	TION 11. G.S. 105-151.21(b)(1) reads as rewritten:
13	"(b)	Defin	itions. The following definitions apply in this section:
14		(1)	Farm machinery. Machinery subject to State sales tax at the rate of one
15			percent (1%) under G.S. 105-164.4(a)(1d)a. <u>105-164.4A.</u>"
16		SECT	TION 12. G.S. 105-163.013(g) reads as rewritten:
17	"(g)	Repor	t by Secretary of State The Secretary of State shall report to the
18	Legislativ	ve Serv	vices Commission Revenue Laws Study Committee by October 1 of
19	each year	r all o	f the businesses that have registered with the Secretary of State as
20			ss ventures and qualified grantee businesses. The report shall include
21	the name	and a	ddress of each business, the location of its headquarters and principal
22	place of	busines	ss, a detailed description of the types of business in which it engages,
23	whether t	he bus	iness is a minority business as defined in G.S. 143-128, the number of
24	jobs crea	ted by	the business during the period covered by the report, and the average
25	wages pa	2	nese jobs."
26			TION 13. G.S. 105-163.41(a) reads as rewritten:
27	"(a)	-	at as provided in subsection (d), if the amount of estimated tax paid by a
28	•		ing the taxable year is less than the amount of tax imposed upon the
29	-		er Article 4 of this Chapter for the taxable year, the corporation shall
30			d an additional tax as a penalty in an amount determined by multiplying
31			he underpayment as determined under subsection (b), for the period of
32			nt as determined under subsection (c), by the percentage established as
33			est on assessments under G.S. 105-241.1(i) that is in effect for the period
34			ment. For the purpose of this section, the amount of tax imposed under
35			Chapter is the net amount after subtracting the credits against the tax
36	allowed b		Chapter other than the credit allowed by this Article."
37			TION 14. G.S. 105-164.3(4) is repealed.
38			TION 15. G.S. 105-164.6(a) reads as rewritten:
39	"(a)		cise tax at the following percentage rates is imposed on the storage, use,
40		-	in this State of tangible personal property purchased inside or outside
41	the State		age, use, or consumption in the State:
42		(1)	At the applicable percentage rate of the cost purchase price of each
43			item or article of tangible personal property that is stored, used, or

1 2 3 4	consumed in this State. The applicable percentage rate is the rate and the maximum tax, if any, that applies to a sale of the property that is stored, used, or consumed.(2) At the applicable percentage rate of the monthly lease or rental price
5 6	paid, contracted, or agreed to be paid by the lessee or renter to the owner of tangible personal property that is stored, used, or consumed
7	in this State. The applicable percentage rate is the rate and the
8	maximum tax, if any, that applies to a lease or rental of the property
9	that is stored, used, or consumed."
10	SECTION 16. G.S. 105-164.12B(a) reads as rewritten:
11	"(a) Bundled Transaction Defined. – A bundled transaction is a transaction in which all of the following conditions are met:
12 13	which all of the following conditions are met:(1) A seller transfers an item of tangible personal property to a consumer
13 14	on the condition that the consumer enter into an agreement to purchase
15	services on an ongoing basis for a minimum period of at least six
16	months.
17	(2) The agreement requires the consumer to pay a cancellation fee to the
18	service provider if the consumer cancels the contract for services
19	within the minimum period.
20	(3) For the item transferred, the seller:
21	a. Does not charge the consumer; or
22	b. Charges the consumer a price that, after any discount or rebate
23	the seller gives the consumer, is below the cost-purchase price
24	the seller paid for the item."
25 26	SECTION 17. G.S. 105-164.12B(f) reads as rewritten:
26 27	"(f) Determination of <u>Cost-Purchase</u> Price. – For the purpose of this section, the <u>cost-purchase</u> price a seller paid for an item is presumed to be no greater than the price
28	the seller paid for the same model within 12 months before the bundled transaction, as
20 29	shown on the seller's invoices."
30	SECTION 18. G.S. 105-164.16(a), as amended by S.L. 2001-347, reads as
31	rewritten:
32	"(a) General. – Sales and use taxes are payable quarterly, monthly, or
33	semimonthly as specified in this section. A return must be filed with the Secretary on a
34	form prescribed by the Secretary and must be signed by the taxpayer or the taxpayer's
35	agent.
36	A sales tax return must state the taxpayer's gross sales for the reporting period, the
37	amount and type of sales made in the period that are exempt from tax under G.S.
38	105-164.13 or are elsewhere excluded from tax, the amount of tax due, and any other
39	information required by the Secretary. A use tax return must state the cost-purchase
40	price of tangible personal property that was purchased or received during the reporting
41	period and is subject to tax under G.S. 105-164.6, the amount of tax due, and any other information required by the Secretary Petures that do not contain the required
42	information required by the Secretary. Returns that do not contain the required

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1 information will not be accepted. When an unacceptable return is submitted, the2 Secretary will require a corrected return to be filed."

SECTION 19. G.S. 105-164.23 reads as rewritten:

4 "§ 104-164.23. Consumer must keep records.

5 Every consumer shall keep such records, receipts, invoices and other pertinent 6 papers in such form as may be required by the Secretary and all such books, invoices 7 and other records shall be open for examination by the Secretary or any of his duly 8 authorized agents. In the event the retailer, user or consumer has imported the tangible 9 personal property and fails to produce an invoice showing the cost-purchase price of the 10 tangible personal property as defined in this Article which is subject to tax or the 11 invoices do not reflect the true or actual cost as defined herein, then the Secretary shall 12 ascertain in any manner feasible the true cost-purchase price and assess and collect the 13 tax with interest, plus penalties, if such have accrued, on the true cost price as determined by him." 14

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SECTION 20. G.S. 105-164.27A(d) reads as rewritten:

16 "(d) Revocation. – A direct pay certificate is valid until the holder returns it to the 17 Secretary or it is revoked by the Secretary. The Secretary may revoke a direct pay 18 certificate if the holder of the certificate does not file a sales and use tax return on time, 19 does not pay sales and use <u>tax</u> on time, or otherwise fails to comply with the sales and 20 use tax laws."

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SECTION 21. G.S. 105-164.32 reads as rewritten:

22 "§ 105-164.32. Incorrect returns; estimate.

23 In the event any retailer, wholesale merchant or consumer fails to make a return and 24 to pay the tax as provided by this Article or in case any retailer, wholesale merchant or 25 consumer makes a grossly incorrect return or a report that is false or fraudulent, it shall 26 be the duty of the Secretary or his authorized agent to make an estimate for the taxable 27 period of wholesale and/or retail sales of such retailer or wholesale merchant or of the 28 gross proceeds of rentals or leases of tangible personal property by the retailer and to 29 estimate the cost purchase price of all articles of tangible personal property imported by 30 the consumer for use, storage, or consumption in this State and to assess and collect the 31 tax and interest, plus penalties, if such have accrued, upon the basis of such estimate."

SECTION 22. G.S. 105-187.16(a) reads as rewritten:

33 "§ 105-187.16. (Effective until June 30, 2002) Tax imposed.

34 Levy. – A privilege tax is imposed on a tire retailer at a percentage rate of the (a) 35 sales price of each new tire sold at retail by the retailer. A privilege tax is imposed on a 36 tire retailer and on a tire wholesale merchant at a percentage rate of the sales price of 37 each new tire sold by the retailer or wholesale merchant to a wholesale merchant or 38 retailer for placement on a vehicle offered for sale, lease, or rental by the retailer or 39 wholesale merchant. An excise tax is imposed on a new tire purchased for storage, use, 40 or consumption in this State or for placement in this State on a vehicle offered for sale, lease, or rental. This excise tax is a percentage rate of the cost purchase price of the tire. 41 42 These taxes are in addition to all other taxes."

43 **SECTION 23.** G.S. 105-228.90 reads as rewritten:

1	"8 105-228.9	Scope and definitions.			
2	(a) Scope. – This Article applies to Subchapters I, V, and VIII of this Chapter, to				
3	the annual report filing requirements of G.S. 55-16-22, to the primary forest product				
4					
5	k				
6	•	nitions. – The following definitions apply in this			
7	(0) D	Charter school. – A nonprofit corporation that			
8	(1	115C-238.29D to operate a charter school.	has a charter under 0.5.		
9	(1	City. – A city as defined by G.S. $160A-1(2)$. T	he term also includes an		
10	(1	urban service district defined by the governing			
11		city-county, as defined by G.S. 160B-2(1).	, bound of a consolidated		
12	(1	Code The Internal Revenue Code as enacte	d as of January 1, 2000,		
13		including any provisions enacted as of th	at date which become		
14		effective either before or after that date.			
15	(1	County Any one of the counties listed in (G.S. 153A-10. The term		
16		also includes a consolidated city-county as def	ined by G.S. 160B-2(1).		
17	(2	Department. – The Department of Revenue.			
18	(3	Electronic Funds Transfer. – A transfer of fun	• •		
19		electronic terminal, a telephone, a compute			
20		instruct or authorize a financial institution or it	s agent to credit or debit		
21		an account.			
22	(4	Reserved.			
23	(5	Person. – An individual, a fiduciary, a f			
24		partnership, a limited liability company, a			
25		government, or another group acting as a uni			
26		officer or employee of a corporation, a mer	-		
27		employee of a limited liability company, and a			
28		a partnership who, as officer, employee, memb			
29 20		a duty to perform an act in meeting the require			
30 31		V, or VIII of this Chapter Chapter, of G.S. 55 Chapter 112A of the Constal Statutes or of			
31		<u>Chapter 113A of the General Statutes</u> , or of <i>A</i> of the General Statutes.	Afficie 5 of Chapter 119		
33	(6	Secretary. – The Secretary of Revenue.			
33 34	(6 (7	Tax. – A tax levied under Subchapter I, V,	or VIII of this Chapter		
35	(/	<u>Chapter, the primary forest product assessmen</u>	-		
36		of Chapter 113A of the General Statutes, or			
30 37		under Article 3 of Chapter 119 of the Gene	_		
38		context clearly requires otherwise, the terms "			
39		include penalties and interest as well as the pri			
40	(8	Taxpayer. – A person subject to the tax or re	—		
41	(0	Subchapter I, V, or VIII of this Chapter <u>Cl</u>			
42		<u>Chapter 113A of the General Statutes</u> , or of A			
43		of the General Statutes."	1		

1	SECTION 24. G.S. 105-249.2, as amended by S.L. 2001-87, reads as
2	rewritten:
3	"§ 105-249.2. Due date extended and penalties waived for certain military
4	personnel or individuals affected by a presidentially declared disaster.
5	(a) <u>Combat. – The Secretary may not assess interest or a penalty against a</u>
6	taxpayer for any period that is disregarded under section 7508 of the Code in
7	determining the taxpayer's liability for a federal tax. A taxpayer is granted an extension
8 9	of time to file a return or take another action concerning a State tax for any period
9 10	during which the Secretary may not assess interest or a penalty under this section. (b) Disaster The penalties in $C = 105, 226(2)$ (3) and (4) may not be assessed
10	(b) <u>Disaster. –</u> The penalties in G.S. $105-236(2)$, (3), and (4) may not be assessed for any period in which the time for filing a federal return or report or for paying a
12	federal tax is extended under section 7508A of the Code because of a presidentially
12	declared disaster. For the purpose of this section, 'presidentially declared disaster' has
14	the same meaning as in section 1033(h)(3) of the Code."
15	SECTION 25. G.S. 143B-218.1 is recodified as G.S. 105-256(a)(6), and
16	G.S. 105-256(a)(6) reads as rewritten:
17	"(a) Reports. – The Secretary shall prepare and publish the following:
18	
19	(6) The Department of Revenue shall report annually to the Joint
20	Legislative Commission on Governmental Operations On an annual
21	basis, a report on the quality of services provided to taxpayers,
22	including telephone and walk-in assistance and taxpayer education.
23	The report must be submitted to the Joint Legislative Commission on
24	Governmental Operations."
25	SECTION 26. G.S. 105-256 is amended by adding a new subsection to read:
26	"(d) Other Requirements. – The following requirements apply to the Secretary:
27	(1) <u>Video Poker. – G.S. 14-306.1(j) requires the Department to provide</u>
28	summary reports quarterly to the Joint Legislative Commission on
29	<u>Governmental Operations.</u>
30	(2) Escheats. – G.S. 116B-60(g) requires the Secretary to furnish
31	information to the Escheat Fund on October 1 of each year."
32	SECTION 27. G.S. 105-449.60(41) reads as rewritten:
33	"(41) User. – A person who owns or operates a licensed highway vehicle
34 25	that has a registered gross vehicle weight of at last least 10,001 pounds
35 26	and who does not maintain storage facilities for motor fuel."
36 37	SECTION 28. G.S. 105-466(c) reads as rewritten:
	"(c) Collection of the tax, and liability therefor, shall-must begin and continue only on and after the first day of the month of either Japuary or July, as set by the board
38 20	only on and after the first day of the month of either January or July, as set by the board of county commissioners in the resolution
39 40	of county commissioner set by the board of county commissioners in the resolution
40 41	levying the tax. In no event may the tax be imposed, or the tax rate changed, earlier than the first day of the second succeeding calendar month after the data of the adoption of
41 42	the first day of the second succeeding calendar month after the date of the adoption of the resolution. The county must give the Secretary at least 90 days advance notice of a
42 43	
43	new tax levy or tax rate change."

1	SECTION 29. G.S. 105-40	67(5) reads as rew	vritten:	
2	"§ 105-467. Scope of sales tax.			
3	The sales tax that may be imposed under this Article is limited to a tax at the rate of			
4	one percent (1%) of the following:			
5				
6	(5) The sales price of fo		-	-
7	to G.S. 105-164.13		▲	
8	use tax pursuant to		-	sed under the
9	Food Stamp Program			
10	SECTION 30. Subdivision	· · · ·	• •	n 4 of Chapter
11	1096 of the 1967 Session Laws, as am			2
12	"(5) The sales price of food and oth			-
13	pursuant to G.S. 105-164.13 but wou	-		
14	pursuant to G.S. 105-164.13 if purch	•	ns issued under the	e Food Stamp
15	Program, 7 U.S.C. § 51.G.S. 105-164.			
16	SECTION 31. G.S. 20-87(· ,	tten:	
17	"§ 20-87. Passenger vehicle registra			0 1
18	These shall be paid to the Divisio	•	•	•
19	registration and licensing of passer	nger vehicles, fe	es according to t	the following
20	classifications and schedules:			
21			•	
22	(6) Private Motorcycles.			-
23	shall be nine dolla		-	•
24	equipped with an a		-	-
25	persons or property,			
26	<u>An additional</u> tax of		-	-
27	motorcycle registere			
28	tax. The revenue fr		-	
29	General Fund. cred			•
30	implement the Moto	rcycle Safety Ins	truction Program c	reated in G.S.
31	<u>115D-72.</u> "	7(h) maada aa maxxw		
32	SECTION 32. G.S. 20-79.7	. ,		awat and the
33	"(b) Distribution of Fees. – T			
34 25	Collegiate and Cultural Attraction P			••••
35	Fund. The Division must credit the a	-	-	-
36 27	plates listed in subsection (a) among t			
37	Collegiate and Cultural Attraction Pl			-
38 39	Trust Fund (NHTF), which is establish			
	Special Plate	<u>SRPA</u>	<u>CCAPA</u>	<u>NHTF</u>
40	Animal Lovara	¢10	¢10	0
41 42	Animal Lovers Ducks Unlimited	\$10 \$10	\$10 \$10	0
42 43	Goodness Grows	\$10 \$10		0
43	OUDDITESS OTOWS	φ10	<u>\$10</u> <u>\$15</u>	0

	GENERAL ASSEMBLY OF NORT	TH CAROLINA		SESSION 2001
1	Historical Attraction	\$10	\$20	0
2	In-State Collegiate Insignia	\$10	\$15	0
3	Kids First	\$10	\$15	0
4	Litter Prevention	\$10	\$10	0
5	March of Dimes	\$10	\$10	0
6	Olympic Games	\$10	\$15	0
7	Omega Psi Phi Fraternity	\$10	\$10	0
8	Out-of-state Collegiate Insignia	\$10	0	\$15
9	Personalized	\$10	0	\$10
10	Scenic Rivers	\$10	\$10	0
11	School Technology	\$10	\$10	0
12	Soil and Water Conservation	\$10	\$10	0
13	Special Olympics	\$10	\$10	0
14	State Attraction	\$10	\$20	0
15	Support Public Schools	\$10	\$10	0
16	University Health Systems of			
17	Eastern Carolina	\$10	\$15	0
18	Wildlife Resources	\$10	\$10	0
19	All other Special Plates	\$10	0	0".
20	SECTION 33. G.S. 69-25.	4 reads as rewritt	en:	

21 "§ 69-25.4. Tax to be levied and used for furnishing fire protection.

22 If a majority of the qualified voters voting at said election vote in favor of (a) 23 levying and collecting a tax in said district, then the board of county commissioners is 24 authorized and directed to levy and collect a tax in said district in such amount as it may 25 deem necessary, not exceeding ten cents (10¢) on the one hundred dollars (\$100.00) 26 valuation of property in said district from year to year, and shall keep the same as a 27 separate and special fund, to be used only for furnishing fire protection within said 28 district, as provided in G.S. 69-25.5.

Provided, that if a majority of the qualified voters voting at such elections vote in 29 30 favor of levying and collecting a tax in such district, or vote in favor of increasing the 31 tax limit in said district, then the board of county commissioners is authorized and 32 directed to levy and collect a tax in such districts in such amount as it may deem 33 necessary, not exceeding fifteen cents (15ϕ) on the one hundred dollars (\$100.00) 34 valuation of property in said district from year to year.

35 For purposes of this Article, the term "fire protection" and the levy of a tax (b) 36 for that purpose may include the levy, appropriation, and expenditure of funds for 37 furnishing emergency medical, rescue and ambulance services to protect persons within 38 the district from injury or death; and the levy, appropriation, and expenditure of the tax 39 to provide such services are proper, authorized and lawful. In providing these services 40 the fire district shall be subject to G.S. 153A-250.

41 For purposes of this Article, a fire protection district is a municipal (c)42 corporation organized for a special purpose. Except in cases when a fire protection 43 district commission is appointed to govern the district, the board of county

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1	commissioners, or joint boards of county commissioners when the area lies in more than
2	one county, shall serve as the governing body."
3	SECTION 34. G.S. 96-8(8) is recodified as G.S. 96-8(7c).
4	SECTION 35. G.S. 96-8 is amended by adding a new subdivision to read:
5	"(7f) Internal Revenue Code. – The Code as defined in G.S. 105-228.90."
6	SECTION 36. G.S. 96-8(5)k. reads as rewritten:
7	"k. Notwithstanding any other provision of this Chapter, any
8	nonprofit organization or a group of organizations (hereafter,
9	where the words "nonprofit organization" are used in this
10	Chapter, it shall include a group of nonprofit organizations),
11	corporations, any corporation, or any community chest, fund, or
12	foundation which are that is organized and operated exclusively
13	for religious, charitable, scientific, testing for public safety,
14	literary, or educational purposes, or for the prevention of cruelty
15	to children or animals and which <u>animals</u>, and that is exempt or
16	may be exempted from federal income tax under section $501(2)(2) = 5(11 + 11) = 100$
17	501(c)(3) of the Internal Revenue Code of 1954, provided such
18	<u>Code, as long as the employing unit for some portion of a day</u>
19 20	in each of 20 different calendar weeks within the current or
20	preceding calendar year (whether or not such the weeks are or were consecutive) has or had in employment four or more
22	individuals (not necessarily simultaneously and irrespective of
22	whether the same individuals are or were employed in each
23	such-week)."
25	SECTION 37. G.S. 96-8(6)k.12. reads as rewritten:
26	"12. Service in any calendar quarter in the employ of any
27	organization exempt from income tax under the
28	provisions of section 501(a) of the Internal Revenue
29	Code of 1954 (other than an organization described in
30	section 401(a) of said-the Internal Revenue Code of
31	<u>1954)</u> <u>Code</u>) or under section 521 of the Internal
32	Revenue Code of 1954, Code, if the remuneration for
33	such the service is less than fifty dollars (\$50.00)."
34	SECTION 38. G.S. 96-8(6)k.16. reads as rewritten:
35	"16. Notwithstanding the provisions of G.S. 96-8(6)f.3. and
36	96-8(6)k.6., service performed by an individual on a boat
37	engaged in catching fish or other forms of aquatic animal
38	life under the arrangement with the owner or operator of
39	such boat pursuant to which: (A) Such The individual
40	does not receive any cash remuneration (other than as
41	provided in subparagraph (B)), (B) Such The individual
42	receives a share of the boat's (or the boats' in the case of
43	a fishing operation involving more than one boat) catch

1	of fish or other forms of aquatic animal life or a share of
	the proceeds from the sale of such catch, and (C) The
2 3	amount of such-the individual's share depends on the
4	amount of the boat's (or the boats' in the case of a fishing
4 5	operation involving more than one boat) catch of fish or
6	other forms of aquatic animal life, but only if the
7	operating crew of such the boat (or each boat from which
8	the individual receives a share in the case of a fishing
9	operation involving more than one boat) is normally
10	made up of fewer than 10 individuals. In order to
11	preserve the State's right to collect State unemployment
12	taxes for which a credit against federal unemployment
13	taxes may be taken for contributions paid into a State
14	unemployment insurance fund, this paragraph 16 shall
15	does not apply, with respect to any individual, to service
16	during any period for which an assessment for federal
17	unemployment taxes is made by the Internal Revenue
18	Service pursuant to the Federal Unemployment Tax Act
19	which assessment becomes a final determination (as
20	defined by section 1313 of the Internal Revenue Code of
21	1954 as amended). Code)."
22	SECTION 39. G.S. 96-8(13)b. reads as rewritten:
23	"b. "Wages" shall not include:
23	"b. "Wages" shall not include:
23 24	"Wages" shall not include:1. Any payment made to, or on behalf of, an employee or
23 24 25	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which
23 24 25 26	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections
23 24 25 26 27	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code
23 24 25 26 27 28	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code;
23 24 25 26 27 28 29 30 31	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the
23 24 25 26 27 28 29 30 31 32	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under
23 24 25 26 27 28 29 30 31 32 33	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at
23 24 25 26 27 28 29 30 31 32 33 34	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to
23 24 25 26 27 28 29 30 31 32 33 34 35	 "b. "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services
23 24 25 26 27 28 29 30 31 32 33 34 35 36	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code: 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section solution 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code: 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the trust; or
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	 "b. "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code: 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section-section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the trust; or 3. Any payment made to, or on behalf of, an employee or
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 "b. "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code: 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections section 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the trust; or 3. Any payment made to, or on behalf of, an employee or his beneficiary under a Cafeteria Plan within the
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his-the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code; 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections sections 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the trust; or 3. Any payment made to, or on behalf of, an employee or his beneficiary under a Cafeteria Plan within the meaning of Section section 125 of the Internal Revenue
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 "b. "Wages" shall not include: 1. Any payment made to, or on behalf of, an employee or his the employee's beneficiary from or to a trust which that qualifies under the conditions set forth in Sections sections 401(a)(1) and (2) of the Internal Revenue Code of 1954; Code: 2. Any payment made to, or under, an annuity plan which at the time of the payment meets the requirements of Sections section 401(a)(3), (4), (5) and (6) of the Internal Revenue Code and exempt from tax under Section section 501(a) of the Internal Revenue Code at the time of the payment, unless the payment is made to an employee of the trust as remuneration for services rendered as an employee and not as beneficiary of the trust; or 3. Any payment made to, or on behalf of, an employee or his beneficiary under a Cafeteria Plan within the

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1	"(d) Benefits paid to employees of nonprofit organizations shall be financed in
2	accordance with the provisions of this paragraph. For the purposes of this paragraph, a
3	nonprofit organization is an organization (or group of organizations) described in
4	section 501(c)(3) of the United States Internal Revenue Code of 1954 which that is
5	exempt from income tax under section 501(a) of said-the Internal Revenue Code."
6	SECTION 41. G.S. 96-12(g)(3) reads as rewritten:
7	"(3) The individual may elect to have federal individual income tax
8	deducted and withheld from the individual's payment of
9	unemployment compensation at the amount specified in section 3402
10	of the Internal Revenue Code. The term "Code" has the same meaning
11	as defined in G.S. 105-228.90."
12	SECTION 42. G.S. 96-12.01(a) is recodified as G.S. 91-12.01(a1).
13	SECTION 43. The first sentence of G.S. 96-12.01 is designated as
14	subsection (a) of that section and reads as rewritten:
15	"(a) Effective January 1, 1972, extended Extended benefits shall be paid under
16	this Chapter as herein specified: provided in this section."
17	SECTION 44. G.S. 96-12.01(a1)(11) reads as rewritten:
18	"(11) "State law" means the unemployment insurance law of any state
19	approved by the United States Secretary of Labor under section 3304
20	of the Internal Revenue Code of 1954. Code."
21	SECTION 45. G.S. 116D-11(g) reads as rewritten:
22	"(g) University Improvement Bonds Fund. – The proceeds of university
23	improvement general obligation bonds and notes, including premium thereon, if any,
24	except the proceeds of bonds the issuance of which has been anticipated by bond
25	anticipation notes or the proceeds of refunding bonds or notes, shall be placed by the
26	State Treasurer in a special fund to be designated 'University Improvement Bonds
27	Fund'. Moneys in the University Improvement Bonds Fund shall be used for the
28	purposes set forth in this Article.
29	Any additional moneys that may be received by means of a grant or grants from the
30	United States of America or any agency or department thereof or from any other source
31	to aid in financing the cost of any university improvements authorized by this Article
32	may be placed by the State Treasurer in the University Improvement Bonds Fund or in a
33	separate account or fund and shall be disbursed, to the extent permitted by the terms of
34	the grant or grants, without regard to any limitations imposed by this act [the Michael
35	K. Hooker Higher Education Facilities Financing Act, S. L. 2000-3]. Article.
36	The proceeds of university improvement general obligation bonds and notes may be
37	used with any other moneys made available by the General Assembly for the making of
38	university improvements, including the proceeds of any other State bond issues,
39	whether previously made available or which may be made available after the effective
40	date of this Article. The proceeds of university improvement bonds and notes shall be expended and disburged under the direction and supervision of the Director of the
41	expended and disbursed under the direction and supervision of the Director of the Budget. The funds provided by this Article for university improvements shall be
42 43	Budget. The funds provided by this Article for university improvements shall be disbursed for the purposes provided in this Article upon warrants drawn on the State
43	disbursed for the purposes provided in this Article upon warrants drawn on the State

Treasurer by the State Controller, which warrants shall not be drawn until requisition 1 2 has been approved by the Director of the Budget and which requisition shall be 3 approved only after full compliance with the Executive Budget Act, Article 1 of Chapter 4 143 of the General Statutes."

5

SECTION 46. G.S. 116D-46(g) reads as rewritten:

6 "(g) Community College Bonds Fund. – The proceeds of community college 7 general obligation bonds and notes, including premium thereon, if any, except the 8 proceeds of bonds the issuance of which has been anticipated by bond anticipation notes 9 or the proceeds of refunding bonds or notes, shall be placed by the State Treasurer in a 10 special fund to be designated 'Community College Bonds Fund'. Moneys in the 11 Community College Bonds Fund shall be used for the purposes set forth in this Article.

Any additional moneys that may be received by means of a grant or grants from the 12 13 United States of America or any agency or department thereof or from any other source 14 to aid in financing the cost of any community college capital facilities authorized by this 15 Article may be placed by the State Treasurer in the Community College Bonds Fund or 16 in a separate account or fund and shall be disbursed, to the extent permitted by the terms 17 of the grant or grants, without regard to any limitations imposed by this act [the Michael 18 K. Hooker Higher Education Facilities Financing Act, S. L. 2000-3]. Article.

19 The proceeds of community college general obligation bonds and notes may be used 20 with any other moneys made available by the General Assembly for the making of 21 grants to community colleges for capital facilities, including the proceeds of any other 22 State bond issues, whether previously made available or which may be made available 23 after the effective date of this Article. The proceeds of community college bonds and 24 notes shall be expended and disbursed under the direction and supervision of the 25 Director of the Budget. The funds provided by this Article for grants to community 26 colleges shall be disbursed for the purposes provided in this Article upon warrants 27 drawn on the State Treasurer by the State Controller, which warrants shall not be drawn 28 until requisition has been approved by the Director of the Budget and which requisition 29 shall be approved only after full compliance with the Executive Budget Act, Article 1 of 30 Chapter 143 of the General Statutes."

31

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SECTION 47. G.S. 143B-221 is repealed.

SECTION 48. G.S. 159-81(3) reads as rewritten:

33 "Revenue bond project" means any undertaking for the acquisition, "(3) 34 construction, reconstruction, improvement, enlargement, betterment, extension of any one or combination of the following 35 or 36 revenue-producing utility or public service enterprise facilities or 37 systems listed in this subdivision, owned or leased as lessee by the 38 issuing unit, to be financed through the issuance of revenue bonds, 39 thereby providing funds to pay the costs of the undertaking or to 40 reimburse funds loaned or advanced by or on the behalf of either the 41 State or a municipality to pay the costs of the undertaking: undertaking. 42 A revenue bond project shall be (i) owned or leased as lessee by the 43 issuing unit or (ii) owned by one or more of the municipalities

1	participating in an undertaking astablished pursuant to Dart 1 of Article
2	participating in an undertaking established pursuant to Part 1 of Article
3	<u>20 of Chapter 160A of the General Statutes. If the revenue bond</u> project is owned by one or more municipalities as provided in (ii) of
4	this subdivision, any one or more of the participating municipalities
5	may each be an issuing unit consistent with their agreement to
6	establish a joint undertaking. In addition, any joint agency established
7	by participating municipalities pursuant to Part 1 of Article 20 of
8	Chapter 160A of the General Statutes may be an issuing unit without
9	owning the revenue bond project or leasing it as lessee.
10	The cost of an undertaking may include all property, both real and
11	personal and improved and unimproved, plants, works, appurtenances,
12	machinery, equipment, easements, water rights, air rights, franchises,
13	and licenses used or useful in connection with the undertaking; the cost
14	of demolishing or moving structures from land acquired and the cost of
15	acquiring any lands to which such structures are to be moved;
16	financing charges; the cost of plans, specifications, surveys, and
17	estimates of cost and revenues; administrative and legal expenses; and
18	any other expense necessary or incident to the project.
19	The following facilities or systems may be revenue bond projects
20	under this subdivision:
21	a. Water systems or facilities, including all plants, works,
22	instrumentalities and properties used or useful in obtaining,
23	conserving, treating, and distributing water for domestic or
24	industrial use, irrigation, sanitation, fire protection, or any other
25	public or private use.
26	b. Sewage disposal systems or facilities, including all plants,
27	works, instrumentalities, and properties used or useful in the
28	collection, treatment, purification, or disposal of sewage.
29	c. Systems or facilities for the generation, production,
30	transmission, or distribution of gas (natural, artificial, or mixed)
31	or electric energy for lighting, heating, or power for public and
32	private uses, where gas systems shall include the purchase
33	and/or lease of natural gas fields and natural gas reserves and
34	the purchase of natural gas supplies, and where any parts of
35	such gas systems may be located either within the State or
36	without.
37	d. Systems, facilities and equipment for the collection, treatment,
38	or disposal of solid waste.
39	e. Public transportation systems, facilities, or equipment,
40	including but not limited to bus, truck, ferry, and railroad
41	terminals, depots, trackages, vehicles, and ferries, and mass
42	transit systems.

1	f.	Public parking lots, areas, garages, and other vehicular parking	
2		structures and facilities.	
3	g.	Aeronautical facilities, including but not limited to airports,	
4	\mathcal{O}^{*}	terminals, and hangars.	
5	h.	Marine facilities, including but not limited to marinas, basins,	
6		docks, dry docks, piers, marine railways, wharves, harbors,	
7		warehouses, and terminals.	
8	i.	Hospitals and other health-related facilities.	
9	j.	Public auditoriums, gymnasiums, stadiums, and convention	
10	J	centers.	
11	k.	Recreational facilities.	
12	1.	In addition to the foregoing, in the case of the State of North	
13		Carolina, low-level radioactive waste facilities developed	
14		pursuant to Chapter 104G of the General Statutes, hazardous	
15		waste facilities developed pursuant to Chapter 130B of the	
16		General Statutes, and any other project authorized by the	
17		General Assembly.	
18	m.	Economic development projects, including the acquisition and	
19		development of industrial parks, the acquisition and resale of	
20		land suitable for industrial or commercial purposes, and the	
21		construction and lease or sale of shell buildings in order to	
22		provide employment opportunities for citizens of the	
23		municipality.	
24	n.	Facilities for the use of any agency or agencies of the	
25		government of the United States of America.	
26	0.	Structural and natural stormwater and drainage systems of all	
27		types.	
28	The	cost of an undertaking may include all property, both real and	
29		nal and improved and unimproved, plants, works, appurtenances,	
30		inery, equipment, easements, water rights, air rights, franchises,	
31	and licenses used or useful in connection with any of the foregoing		
32		es and enterprises; the cost of demolishing or moving structures	
33	from land acquired and the cost of acquiring any lands to which such		
34	structures are to be moved; financing charges; the cost of plans,		
35	specifications, surveys, and estimates of cost and revenues;		
36	administrative and legal expenses; and any other expense necessary or		
37	incident to the project."		
38	SECTION 49. Section 47 of this act does not derogate any existing powers.		
39	SECTION 50. G.S. 159-96(a) reads as rewritten:		
40	"(a) Each utility or public service enterprise listed in G.S. 159-81(3), if financed		
41	wholly or partially by revenue bonds issued under this Article, shall be owned or		
42	operated by the municipality for its own use and for the use of public and private		
43	consumers residing wi	thin its corporate limits. limits or, in the case of a joint agency or	

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undertaking established pursuant to Part 1 of Article 20 of Chapter 160A of the General 1 2 Statutes, for the use of the municipalities that established the joint agency or 3 undertaking and for the use of the public and private consumers residing within their 4 corporate limits. A utility or public service enterprise financed wholly or partially by 5 revenue bonds, when operated primarily for the municipality's own use and for users 6 within its corporate limits, limits or, in the case of two or more municipalities participating in a joint agency or undertaking, when operated primarily for the use of the 7 8 municipalities that established the joint agency or undertaking, may be operated 9 incidentally for users outside its- the corporate limits. limits of either the issuing unit or 10 a participating municipality. Provided, however, that revenue bonds may be issued for 11 the purpose of financing in whole or in part mass transit systems, aeronautical facilities, 12 marine facilities and systems, systems or facilities for the generation, production, 13 transmission, or distribution of gas (natural, artificial, or mixed), facilities and 14 equipment for the collection, treatment or disposal of solid waste, notwithstanding that 15 such systems, facilities or equipment may be operated for users outside the corporate 16 limits of a municipality that is an issuing unit where the municipality finds that the 17 system, facilities systems, facilities, or equipment so financed would benefit the 18 municipality; provided further that revenue municipality or, in the case of two or more municipalities participating in a joint agency or undertaking, where the municipalities 19 20 that are the issuing units find that the systems, facilities, or equipment so financed 21 would benefit the municipalities that established the joint agency or undertaking. 22 Revenue bonds may not be issued for the purpose of financing in whole or in part

23 systems or facilities for the transmission or distribution of gas (natural, artificial, or 24 mixed) to users outside the corporate limits of a municipality to whom service is 25 available or will be available within a reasonable time from a local distribution natural 26 gas utility pursuant to a certificate of public convenience and necessity issued by the 27 North Carolina Utilities Commission. A finding by the governing body of a 28 municipality that is an issuing unit that the systems or facilities to be provided by the 29 financing will not provide service to users to whom such service is available or will be 30 available within a reasonable time from a local distribution natural gas utility shall be 31 conclusive upon (i) the expiration of a 45 day period following the making of such 32 finding, (ii) the mailing by the municipality of a copy of such notice within five days 33 after the making of such finding to any local distribution company certificated to 34 provide service to the area in which the facilities are to be located, and (iii) the absence 35 of a written objection to such finding being mailed by any such certificated local 36 distribution company to a the municipality by not later than five days prior to the end of 37 such 45 day period, all such mailings to be properly given or made if sent by United 38 States registered mail, return receipt requested, postage prepaid. Time shall be 39 computed pursuant to G.S. 1A-1, Rule 6(a)."

40

SECTION 51. G.S. 160A-215.1(e) reads as rewritten:

- 41 42
- "(e) The following definitions apply in this section:
 - (1) Vehicle. Any of the following:

1	a.	A motor vehicle of the passenger type, including a passenger	
2		van, minivan, or sport utility vehicle.	
3	b.	A motor vehicle of the cargo type, including cargo van, pickup	
4		truck, or truck with a gross vehicle weight rating of 26,000	
5		pounds or less used predominantly in the transportation of	
6		property for other than commercial freight and that does not	
7		require the operator to posses a commercial drivers license.	
8	с.	A trailer or semitrailer with a gross vehicle weight of 6,000	
9		pounds or less.	
10	(2) Short	-term lease or rental. – Defined in G.S. 105-187.1."	
11	SECTION :	52. S.L. 1997-380 is repealed.	
12	SECTION	53. Section 32 of this act is effective retroactively to August 2,	
13	2000. Sections 14 the	rough 19, 21, 22, 29, and 30 become effective January 1, 2002.	
14	The remainder of this act is effective when it becomes law.		