GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 523* Finance Committee Substitute Adopted 6/12/19

Short Title: Rev. Laws Clarifying & Administrative Changes.

(Public)

Sponsors:

Referred to:

April 3, 2019

A BILL TO BE ENTITLED

2 AN ACT TO MAKE VARIOUS CLARIFYING AND ADMINISTRATIVE CHANGES TO 3 THE REVENUE LAWS.

4 The General Assembly of North Carolina enacts: 5

6 PART I. BUSINESS TAX CHANGES 7

SECTION 1.1.(a) G.S. 105-154(d) reads as rewritten:

8 Payment of Tax on Behalf of Nonresident Owner or Partner. - If a business conducted "(d) 9 in this State is owned by a nonresident individual or by a partnership having one or more 10 nonresident members, the manager of the business shall report information concerning the 11 earnings of the business in this State, the distributive share of the income of each nonresident 12 owner or partner, and any other information required by the Secretary. The distributive share of the income of each nonresident partner includes any guaranteed payments made to the partner. 13 14 The manager of the business shall pay with the return the tax on each nonresident owner or partner's share of the income computed at the rate levied on individuals under G.S. 105-153.7. 15 The business may deduct the payment for each nonresident owner or partner from the owner or 16 17 partner's distributive share of the income of the business in this State. If the nonresident partner 18 is not an individual and the partner has executed an affirmation that the partner will pay the tax 19 with its corporate, partnership, trust, or estate income tax return, the manager of the business is 20 not required to pay the tax on the partner's share. In this case, the manager shall include a copy 21 of the affirmation with the report required by this subsection. Notwithstanding the provisions of 22 G.S. 105-241.7(b), the manager of the business may not request a refund of an overpayment made 23 on behalf of a nonresident owner or partner if the manager of the business has previously filed the return and paid the tax due. The nonresident owner or partner may, on its own income tax 24 25 return, request a refund of an overpayment made on its behalf by the manager of the business 26 within the provisions of G.S. 105-241.6."

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SECTION 1.1.(b) This section is effective for taxable years beginning on or after 27 January 1, 2019, and applies to a request for refund filed on or after that date.

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30 PART II. PERSONAL INCOME TAX CHANGES

SECTION 2.1.(a) G.S. 105-153.8(e) reads as rewritten:

32 Joint Returns. - A husband and wife whose adjusted gross income is determined on a "(e) 33 joint federal return must file a single income tax return jointly if each spouse either is a resident 34 of this State or has North Carolina taxable income and may file a single income tax return jointly if one spouse is not a resident and has no North Carolina taxable income. Except as otherwise 35 36 provided in this Part, a wife and husband filing jointly are treated as one taxpayer for the purpose



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1 of determining the tax imposed by this Part. A husband and wife filing jointly are jointly and 2 severally liable for the tax imposed by this Part reduced by the sum of all credits allowable 3 including tax payments made by or on behalf of the husband and wife. However, if a spouse 4 qualifies for relief of liability for federal tax attributable to a substantial understatement by the 5 other spouse-pursuant to section 6015 of the Code, that spouse is not liable for the corresponding 6 tax imposed by this Part attributable to the same substantial understatement by the other spouse. 7 Part. A wife and husband filing jointly have expressly agreed that if the amount of the payments 8 made by them with respect to the taxes for which they are liable, including withheld and 9 estimated taxes, exceeds the total of the taxes due, refund of the excess may be made payable to 10 both spouses jointly or, if either is deceased, to the survivor alone." 11 **SECTION 2.1.(b)** This section is effective for taxable years beginning on or after 12 January 1, 2018. 13 14 PART III. SALES AND USE TAX CHANGES 15 SECTION 3.1.(a) G.S. 105-164.3 reads as rewritten: 16 "§ 105-164.3. Definitions. 17 The following definitions apply in this Article: Advertising and promotional direct mail. - Printed material that meets the 18 (1)19 definition of "direct mail" and the primary purpose of which is to attract public 20 attention to a product, an item, person, business, or organization, or to attempt 21 to sell, popularize, or secure financial support for a product, an item, person, business, or organization. As used in this subdivision, "product" means 22 23 tangible personal property, digital property, or a service. 24 25 (1i) Bundled transaction. - A retail sale of two or more distinct and identifiable 26 products, items, at least one of which is taxable and one of which is exempt, 27 nontaxable, for one nonitemized price. The term does not apply to real 28 property and or services to real property. Products Items are not sold for one 29 nonitemized price if an invoice or another sales document made available to 30 the purchaser separately identifies the price of each product. item. A bundled 31 transaction does not include the retail sale of any of the following: 32 A product <u>An item and any packaging item that accompanies the</u> a. 33 product item and is exempt under G.S. 105-164.13(23). 34 A sale of two or more products items whose combined price varies, or b. 35 is negotiable, depending on the products items the purchaser selects. 36 A sale of a product an item accompanied by a transfer of another c. 37 product item with no additional consideration. 38 A product An item and the delivery or installation of the product.item. d. 39 A product An item and any service necessary to complete the sale. e. 40 41 Certain digital property. – An item listed in this subdivision that is delivered (2f)42 or accessed electronically is not considered tangible personal property and would be taxable under this Article if sold in a tangible medium. The term 43 does not include an information service. The items are: 44 45 An audio work. <u>a.</u> 46 An audiovisual work. b. 47 A book, magazine, a newspaper, a newsletter, a report, or another <u>c.</u> 48 publication. A photograph or a greeting card. 49 <u>d.</u> 50 . . .

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1 2	(4d)	Computer supply. An item that is considered a under the Streamlined Agreement.	- "school computer supply"
3 4 5 6	(5)	Consumer. – A person who stores, uses, or otherw tangible personal property, digital property, or a se received from a retailer or supplier either within o	ervice an item purchased or
7 8 9	 (6)	Delivery charges. – Charges imposed by the red delivery of personal property or services an item the consumer.	
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	 (9)	 Engaged in business. – Any of the following: a. Maintaining, occupying, or using permanent or indirectly, or through a subsidiary or called, any office, place of distribution warehouse or storage place, or other place delivering tangible personal property, digits storage, use, or consumption in this temporarily, directly or through a representative, agent, sales representative, State in the selling or delivering. State. Tretailer, agent, or subsidiary engaged in bube legally domesticated or qualified to dimmaterial. b. Maintaining in this State, either permanent or through a subsidiary, tangible personal property for the purpose of lease or rental. 	agent, by whatever name n, sales or sample room, e of business for selling or tal property, or a service for State, or permanently or subsidiary, having any or solicitor operating in this The fact that any corporate usiness in this State may not lo business in this State is
27 28 29	 (12)	Gross sales. – The sum total of the sales price of personal property, digital property, and services. <u>it</u>	-
30 31 32 33	 (16a)	Item. – Tangible personal property, certain diginal structure context requires otherwise.	ital property, or a service,
 33 34 35 36 37 38 39 	 (16e)	Landscaping. A service that modifies the living e Examples include the installation of trees, shrub trimming; mowing; and the application of seed, mu to an area of land. The term does not include service and <u>or</u> similar items tangible personal property in	os, or flowers on land; tree alch, pine straw, or fertilizer ces to trees, shrubs, flowers,
40 41 42 43 44 45	(25)	Nonresident retail or wholesale merchant. – A perplace of business in this State, is registered for sale taxing jurisdiction outside the State, and is eracquiring, by purchase, consignment, or otherwise or <u>certain</u> digital property and selling the property business of providing a service.	es and use tax purposes in a ngaged in the business of e, tangible personal property
46 47 48 49 50 51	 (33j)	Remote sale. – A sale of tangible personal property ordered by mail, by-telephone, via the Internet, <u>m</u> by another similar method, to a purchaser who is order is remitted, from <u>method by</u> a retailer who re state and delivers the property-item or makes it ac	nobile phone application, or in this State at the time the eceives the order in another

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1		<u>State or causes it-the item to be delivered or made</u>	
2 3		this <u>State. State or performs a service sourced to this</u> a resident of this State who <u>remits makes</u> an order wa	-
4		the order was remitted. made.	as in this State at the time
5		the order was remitted.	
6	(33 <i>l</i>)	Repair, maintenance, and installation services	The term includes the
7		activities listed in this subdivision and applies to tar	
8		motor vehicle, vehicles, certain digital property, and	
9		does not include services a service used to fulfill a rea	1 1 V
10		in accordance with G.S. 105-164.4H:G.S. 105-	164.4H. The included
11 12		activities are:	
12		d. To install, apply, connect, adjust, or set into p	osition tangible personal
13 14		property or <u>certain</u> digital property. The term	• •
15		and the installation of carpet, flooring, flo	
16		doors, cabinets, countertops, and other inst	
17		being installed may replace a similar existin	
18		of more than one of a like-kind item, such a	
19		windows, is repair, maintenance, and install	
20		does not include an installation defined as a ca	
21		subdivision (2c)d. of this section and su	bstantiated as a capital
22 23		e. To inspect or monitor property or install, ap	nly or connect tangible
23 24		personal property or <u>certain digital</u> property	
25		adjust a motor vehicle.	y on a motor veniere or
26			
27	(35)	Retailer. – Any of the following persons:	
28		a. A person engaged in business of making sa	
29		make sales at retail, or soliciting sales at re	
30		property, digital property for storage, use, or o	
31 32		or services <u>items</u> sourced to this State. Wh necessary for the efficient administration of	•
33		sales representatives, solicitors, representativ	• •
34		or truckers as agents of the dealers, or	
35		supervisors, employers, or persons under wh	
36		whom they obtain the items sold by them re	gardless of whether they
37		are making sales on their own behalf or on	
38		distributors, consignors, supervisors, emp	-
39 40		Secretary may so regard them and may regard	
40 41		consignors, supervisors, employers, or perso purpose of this Article.	ons as retailers for the
42		b. A person, other than a real property contracto	or engaged in business of
43		delivering, erecting, installing, or applying ta	
44		or <u>certain digital property</u> for use in this State	• • • • • •
45		c. A person engaged in business of making a r	
46		conditions listed in G.S. 105-164.8(b) is met	
47		d. A person, other than a facilitator, required	
48		levied under this Article or the local taxes	_
49 50	(26)	VIII of this Chapter and under Chapter 1096 of Sala or salling The transfer for consideration of	
50 51	(36)	Sale or selling. – The transfer for consideration o consume, or possession of tangible personal pro-	
51		consume, or possession of tangible personal pre-	perty of <u>contain u</u> ightal

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1 2 3 4		property or the performance for consideration of performance may be conditional or in any manner applies to the following:	
4 5 6 7 8		c. A transaction in which the possession of the or certain digital property is transferred b security for the payment of the consideration	out the seller retains title or
9 10 11 12 13 14 15 16	(37)	 Sales price. – The total amount or consideration for property, digital property, or services are <u>an item</u>. The consideration may be in the form of cash, can be consideration may be valued in money, regardled in money. a. The term includes all of the following: The retailer's cost of the property in 	<u>n is sold</u> , leased, or rented. redit, property, or services. ess of whether it is received
17 18 19 20 21 22	(37g)	Secondary metals recycler. – A person that gathers nonferrous metals, and <u>items_products</u> that h economic purpose and that converts them by pr cutting, classifying, cleaning, baling, wrapping, sl new or different product for sale consisting of pre-	ave served their original cocesses, including sorting, hredding, or shearing into a
23 24 25 26 27 28 29 30 31 32 33 34 35 36	(38b)	Service contract. – A contract where the obligor umaintain, monitor, inspect, repair, or provide anor definition of repair, maintenance, and installation property, tangible personal property, or real propersome other defined measure. The term does not included in repair, maintenance, or installation secontract where the obligor may provide a service is repair, maintenance, and installation services as a The term includes a service contract for a pool, f feature and a home warranty. Examples include a than a manufacturer's warranty or dealer's warrant the purchaser, an extended warranty agreement, a repair agreement, or a similar agreement or contract.	ther service included in the n services to <u>certain</u> digital erty for a period of time or ot include a single service ervices, but does include a included in the definition of a condition of the contract. Eish tank, or similar aquatic a warranty agreement other ty provided at no charge to a maintenance agreement, a
37 38 39 40	(44)	Storage. – The keeping or retention in this State f in the regular course of business, of tangible pe digital property for any period of time purchased f	ersonal property or <u>certain</u>
41 42 43	(45a) 	Streamlined Agreement. – The Streamlined Sales amended as of May 3, 2018. December 14, 2018.	C
44 45 46 47 48 49 50	(48)	Telecommunications service. – The electronic tra routing of voice, data, audio, video, or any other point, or between or among points. The term conveyance, or routing in which a computer proce act on the form, code, or protocol of the co transmission, conveyance, or routing, regardless o voice-over Internet protocol or the Federal Cor	information or signals to a includes any transmission, essing application is used to ntent for purposes of the f whether it is referred to as

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1 2 3		classifies it as enhanced or value added. The term doe following:	s not include the
4 5 6		 Digital property that is delivered or accessed electro an audio work, an audiovisual work, or any other i under G.S. 105-164.4(a)(6b).Certain digital propert 	tem subject to tax
7	(49)	Use. – The exercise of any right, power, or dominion whatso	
8	()	personal property, digital property, or a service an item b	-
9		the property or service. item. The term includes withdra	
10		distribution, installation, affixation to real or person	Ũ
11		exhaustion or consumption of the property or service iten	
12		purchaser. The term does not include a sale of tangible	personal property,
13		digital property, or a service an item in the regular course of	of business.
14	•••		
15	(51)	Wholesale merchant A person engaged in the busine	ess of any of the
16		following:	
17		a. Making wholesale sales.	
18		b. Buying or manufacturing tangible personal property	
19		or a service items and selling it them to a registered	resident person or
20		nonresident retail or wholesale merchant for resale.	
21		c. Manufacturing, producing, processing, or blendir	
22 23		commerce and maintaining a store, warehouse, or a	
23 24		is separate and apart from the place of manufacture the sale or distribution of the articles, other than h	-
24 25		the sale or distribution of the articles, other than b another for the purpose of resale.	akery products, to
23 26	(52)	Wholesale sale. – A sale of tangible personal property, dif	tital property or a
20 27	(32)	service an item for the purpose of resale. The term include	
28		digital property for reproduction into <u>certain</u> digital <u>pro</u>	
29		personal property offered for sale. The term does not inclu	
30		or consumer not for resale or, in the case of <u>certain digita</u>	
31		reproduction and sale of the reproduced property."	r r <i>j</i> ,
32	SECT	TON 3.1.(b) G.S. 105-164.3(2f), as enacted by subsection	(a) of this section,
33	reads as rewritten		
34	"(2f)	Certain digital property An item listed in this subdivisio	on that is delivered
35		or accessed electronically, electronically and that is not co	onsidered tangible
36		personal property, and would be taxable under this Article i	-
37		medium. property. The term does not include an information	ation service. The
38		items are:	
39		a. An audio work.	
40		b. An audiovisual work.	_
41		c. A book, magazine, a newspaper, a newsletter, a	report, or another
42		publication.	
43	SECT	d. A photograph or a greeting card."	- Ostalian 1, 2010
44 45		TON 3.1.(c) Subsection (b) of this section becomes effective	
45 46		es occurring on or after that date. The remainder of this section	
40 47		The Revisor of Statutes is authorized to renumber the ensure that the subdivisions are listed in alphabetical orde	
48		current use of alphanumeric designations, to make conforming	
49		space to accommodate future additions to the statutory secti	• •
50		TON 3.2.(a) G.S. 105-164.4 reads as rewritten:	
51		ix imposed on retailers and certain facilitators.	
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1	(a) A pri	vilege tax is imposed on a retailer engaged in business in	the State at the
2	percentage rates	of the retailer's net taxable sales or gross receipts, listed in this	subsection. The
3	general rate of tax	x is four and three-quarters percent (4.75%). The percentage rate	es are as follows:
4	(1)	The general rate of tax applies to the sales price of followi	ng items sold at
5		retail:	•
6		<u>a.</u> each item or <u>The sales price of each article of ta</u>	angible personal
7		property that is sold at retail and is not subject to ta	
8		subdivision in this section. property that is not subj	
9		another subdivision in this section. A sale of a freesta	
10		is a retail sale of tangible personal property.	8 m
11		b. <u>The sales price of certain digital property. The tax approximation of the sales price of certain digital property.</u>	oplies regardless
12		of whether the purchaser of the property has a	
13		permanently or to use it without making continued pa	-
14		<u>c.</u> <u>This subdivision applies to the The</u> sales price of c	
15		derived from repair, maintenance, and installation ser	
16		personal property. This subdivision does not apply to	
17		or certain digital property, regardless of whether the t	
18		property or certain digital property is taxed under and	
19		in this section or is subject to a maximum tax	
20		subdivision in this section. Repair, maintenance,	
20		services generally include any tangible personal pro	
22		digital property that becomes a part of or is applied	
23		property. The use tax exemption in G.S. 105-164.27	
23 24		to these services. Repair, maintenance, and installat	
25		real property; these services are property are taxable u	
26		(16) of this subsection.	
27	(1a)	The general rate applies to the sales price of each of the follo	wing items sold
28	(14)	at retail, including all accessories attached to the item when	U
29		the purchaser, and to the sales price of or the gross receip	
30		repair, maintenance, and installation services for each of the	
31		The items taxable under this subdivision are as follows:purch	-
32		a. A manufactured home.	
33		b. A modular home. The sale of a modular home	to a modular
34		homebuilder is considered a retail sale, no matter t	
35		home may be used to fulfill a real property contract	
36		sells a modular home at retail is allowed a credit	-
37		imposed by this subdivision for sales or use tax paid	•
38		on tangible personal property incorporated in the mo-	
39		retail sale of a modular home occurs when a	
40		manufacturer sells a modular home to a modular	
41		directly to the end user of the modular home.	nonicounder of
42		c. An aircraft. The maximum tax is two thousand five	hundred dollars
43		(\$2,500) per article. The maximum tax lock of apply	
44		of or gross receipts derived from repair, maintenance,	-
45		services, but the use tax exemption in G.S. 105-16	
46		apply to these services.	3+.2713(a3) may
40 47		d. A qualified jet engine.	
48	(1b)	The rate of three percent (3%) applies to the sales price of e	each hoat sold at
40 49	(10)	retail, including all accessories attached to the boat when it is	
49 50		purchaser. The maximum tax is one thousand five hundred	
50 51		per article. The maximum tax is one thousand five number	
51		per article. The maximum tax does not apply to the sales f	The of or gross

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		receipts derived from the sales price of or gross receipt	ets derived from repair,
		maintenance, and installation services, but the u	1
		G.S. 105-164.27A(a3) may apply to these services.	1
	(6b)	The general rate applies to the sales price of digital	property that is sold at
	(00)	retail and that is listed in this subdivision, is o	
		electronically, is not considered tangible personal p	
		taxable under this Article if sold in a tangible med	
		regardless of whether the purchaser of the item	
		permanently or to use it without making continued payr	
		applies to the sales price of or gross receipts derived fro	
		and installation services to digital property. The tax doe	-
		that is taxed under another subdivision of this subsecti-	
		service. The following property is subject to tax under	
		a. An audio work.	
		b. An audio work.	
		c. A book, a magazine, a newspaper, a newslette	er a report or another
		publication.	er, a report, or another
		d. A photograph or a greeting card.	
		u. A photograph of a greening card.	
	(16)	The general rate applies to the sales price of or the gros	s receipts derived from
	(10)	repair, maintenance, and installation services for real	-
		includes any tangible personal property or <u>certain</u>	
		becomes a part of or is applied to a purchaser's property	
		contract and a real property contract are taxed	•
		G.S. 105-164.4H."	in accordance with
	SECT	CION 3.3.(a) G.S. 105-164.4B reads as rewritten:	
"8 105-1		Sourcing principles.	
(a)		al Principles. – The following principles apply in deterr	mining where to source
· · ·		duct an item for the seller's purpose and do not alter the	
	-	S. 105-164.6. Except as otherwise provided in this secti	
-		aser can potentially first make use of the service. T	
	-	nature of the product, <u>item</u>, except as otherwise noted in	
regurates	(1)	When a purchaser receives a product an item at a b	
	(1)	seller, the sale is sourced to that business location.	ubilitess focution of the
	(2)	When a purchaser or purchaser's donee receives a prod	uct an item at a location
	(_)	specified by the purchaser and the location is not a b	
		seller, the sale is sourced to the location where the purc	
		donee receives the product.item.	nuser of the purchasers
		donee receives the product. <u>rem.</u>	
(f)	Certai	in Digital Property. – A purchaser receives <u>certain dig</u>	ital property when the
. ,		possession of the property or makes first use of the prop	
first."	i tuntos r	subsection of the property of manes first alle of the prop	
11150.	SECT	FION 3.3.(b) G.S. 105-164.4D(a) reads as rewritten:	
"(a)		Application. – Tax applies to the sales price of a bundled	transaction unless one
of the fo			i fullistiction unless one
or the ro	(1)	Fifty percent (50%) test. – All of the products items in	the bundle are tangible
	(-)	personal property, the bundle includes one or more of	
		<u>items</u> listed in this subdivision, and the price of the tax	1 1
		the bundle does not exceed fifty percent (50%) of the	-
		a. Food exempt under G.S. 105-164.13B.	
		a. 1000 exempt ander 0.5. 105-10 4 .15 D .	

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1		b. A drug exempt under G.S. 105-164.13(13).
2 3		c. Medical devices, equipment, or supplies exempt under G.S. 105-164.13(12).
4	(2)	Allocation. – The bundle includes a service, and the retailer determines an
5	(2)	allocated price for each product-item in the bundle based on a reasonable
6		allocation of revenue that is supported by the retailer's business records kept
7		in the ordinary course of business. In this circumstance, tax applies to the
8		allocated price of each taxable product <u>item</u> in the bundle .
9	(3)	Ten percent (10%) test. – The price of the taxable products <u>items</u> in the bundle
10	(-)	does not exceed ten percent (10%) of the price of the bundle, and no other
11		subdivision in this subsection applies.
12	"	
13	SEC	FION 3.3.(c) G.S. 105-164.4G(e) reads as rewritten:
14	"(e) Exce	ptions. – The tax imposed by this section does not apply to the following:
15	•••	
16	(2)	Tuition, registration fees, or charges to attend instructional seminars,
17		conferences, or workshops for educational purposes.purposes,
18		notwithstanding that entertainment activity may be offered as an ancillary
19		purpose of an event listed in this subdivision.
20	•••	
21	(6)	An amount paid for the right to participate, other than to be a spectator, in the
22		following activities:
23		a. Rock climbing, skating, skiing, snowboarding, sledding, zip lining, or
24		other similar activities.
25 26		b. Instruction classes related to the <u>items activities</u> included in sub-subdivision a. of this subdivision.
20 27		
27		c. Riding on a carriage, boat, train, plane, horse, chairlift, or other similar rides.
28 29		d. Amusement rides, including a waterslide.
30	"	d. Annuschient fides, merdunig a waterstide.
31		FION 3.3.(d) G.S. 105-164.4H reads as rewritten:
32		Real property contract.
33		icability. – A real property contractor is the consumer of the tangible personal
34		in digital property that the real property contractor purchases, installs, or applies
35	· · ·	Ill a real property contract and that becomes part of real property or used to fulfill
36	the contract. A re	etailer engaged in business in the State shall collect tax on the sales price of the
37	tangible persona	1 property, digital property, or service an item sold at retail to a real property
38		s a statutory exemption in G.S. 105-164.13 or G.S. 105-164.13E applies. Where
39		contractor purchases tangible personal property or <u>certain digital</u> property for
40		onsumption in this State, or a service sourced to this State, and the tax due is not
41	1	of purchase, the provisions of G.S. 105-164.6 apply except as provided in
42	subsection (b) of	this section.
43		
44		ler-Contractor. – This section applies to a retailer-contractor as follows:
45 46	(1)	Acting as a real property contractor. – A retailer-contractor acts as a real
46 47		property contractor when it contracts to perform a real property contract. A
47 48		retailer-contractor that purchases tangible personal property or <u>certain</u> digital property to be installed or applied to real property to fulfill the contract may
48 49		purchase those items exempt from tax under a certificate of exemption
49 50		pursuant to G.S. 105-164.28 provided the retailer-contractor also purchases
50 51		inventory items or services from the seller for resale. When the property is
<i></i>		inventory nember of services from the sener for resule. When the property is

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1 2 3 4 5			withdrawn from inventory and installed or applied to real must be accrued and paid on the retailer-contractor's purce property. Property that the retailer-contractor withdraws fr use that does not become part of real property is also subject by this Article.	chase price of the com inventory for
6 7 8		(2)	Acting as a retailer. – A retailer-contractor is acting as a retain a sale at retail.	iler when it makes
9	(d)	Mixed	d Transaction Contract. – A mixed transaction contract is taxa	ble as follows:
10 11 12 13 14		(1)	If the allocated sales price of the taxable repair, maintenance services included in the contract is less than or equal to two (25%) of the contract price, then the repair, maintenance services portion of the contract, and the tangible personal property, or service items used to perform those services, and	venty-five percent e, and installation property, digital
15		$\langle 0 \rangle$	property contract in accordance with this section.	1 • , 11 ,•
16 17		(2)	If the allocated sales price of the taxable repair, maintenanc services included in the contract is greater than twenty-five	
18			the contract price, then sales and use tax applies to the sal	•
19			gross receipts derived from the taxable repair, maintenance	
20			services portion of the contract. The person must determine	-
21 22			for the taxable repair, maintenance, and installation servic based on a reasonable allocation of revenue that is support	
22			business records kept in the ordinary course of business.	
23 24			tangible personal property or <u>certain</u> digital property to fulfil	
25			contract is taxed in accordance with this section."	1 1 5
26			FION 3.3.(e) G.S. 105-164.6 reads as rewritten:	
27			omplementary use tax.	
28	(a)		- An excise tax at the applicable rate and maximum ta	
29 30			s imposed on the products listed below. The applicable ra any, that would apply to the sale of the product. A product is su	
31			if it is subject to tax under G.S. 105-164.4.following items if t	
32		-	105-164.4:	
33		(1)	Tangible personal property or digital property purchased g	ourchased, leased,
34			or rented inside or outside this State for storage, use, or co	-
35			State. This subdivision includes tangible personal property	that becomes part
36 37		(2)	of a building or another structure.	looged on monted
38		(2)	Tangible personal property or <u>Certain</u> digital property <u>purchased</u> inside or outside this State for storage, use, or co	
39			State.	insumption in uns
40		(3)	Services sourced to this State.	
41	(b)	Liabil	ity The tax imposed by this section is payable by the perso	on who purchases,
42			angible personal property or digital property or who purcha	
43			bdivision (a) of this section. If the property an item purchase	
44 45			y in the State, the real property contractor, the retailed	
45 46			e lessee, and the owner are jointly and severally liable for 1 105-164.4H(a1) regarding receipt of an affidavit of capital i	_
40 47	-		property contractor, a retailer-contractor, a subcontractor, a le	-
48	•		hase the property item is satisfied by receipt of an affidavit fi	
49		-	e tax has been paid.	-
50				

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1	(f) Registration. – A person must obtain a certificate of registration in accordance with
2	G.S. 105-164.29 under any of the following circumstances:
3	(1) Before the person engages in business in this State selling or delivering
4	tangible personal property, digital property, or a service items for storage, use,
5	or consumption in this State.
6	(2) If the person is a facilitator that is liable for tax under this Article.
7	"
8	SECTION 3.3.(f) G.S. 105-164.6A(a) reads as rewritten:
9	"(a) Voluntary Collection Agreements. – The Secretary may enter into agreements with
10	sellers pursuant to which the seller agrees to collect and remit on behalf of its customers State
11	and local use taxes due on items of tangible personal property, digital property, or services the
12	seller sells. For the purpose of this section, a seller is a person who is engaged in the business of
13	selling tangible personal property, digital property, or services items for use in this State and who
14	does not have sufficient nexus with this State to be required to collect use tax on the sales."
15	SECTION 3.3.(g) G.S. 105-164.7 reads as rewritten:
16	"§ 105-164.7. Retailer or facilitator to collect sales tax from purchaser as trustee for State.
17	The sales tax imposed by this Article is intended to be passed on to the purchaser of a taxable
18	item or service and borne by the purchaser instead of by the retailer. A retailer must collect the
19	tax due on an item or service-when sold at retail. The requirements of this section apply to
20	facilitators liable for tax under this Article. The tax is a debt from the purchaser to the retailer
21	until paid and is recoverable at law by the retailer in the same manner as other debts. A retailer
22	is considered to act as a trustee on behalf of the State when it collects tax from the purchaser on
23	a taxable sale. The tax must be stated and charged separately on the invoices or other documents
24	of the retailer given to the purchaser at the time of the sale except for either of the following:
25	(1) Vending machine sales.
26	(2) Where a retailer displays a statement indicating the sales price includes the
27	tax."
28	SECTION 3.3.(h) G.S. 105-164.8(a)(2) reads as rewritten:
29	"(2) That the purchaser's order or the contract of sale is made or closed by
30	acceptance or approval outside this State, or before any tangible personal
31	property or <u>certain</u> digital property that is part of the order or contract enters
32	this State."
33	SECTION 3.3.(i) G.S. 105-164.11B reads as rewritten:
34	"§ 105-164.11B. Recover sales tax paid.
35	A retailer who pays sales and use tax on property or services an item that is separately stated
36	on an invoice or similar billing document given to the retailer at the time of sale and subsequently
37	resells the property or services item at retail, without the property or service item being used by
38	the retailer, may recover the sales or use tax originally paid to a seller as provided in this section.
39 40	A retailer entitled to recover tax under this section may reduce taxable receipts by the taxable
40	amount of the purchase price of the property or services <u>item</u> resold for the period in which the
41 42	retail sale occurs. A recovery of tax allowed under this section is not an overpayment of tax and,
42 43	where such recovery is taken, a refund of the tax originally paid should may not be requested from the caller purposed to the authority under $C = 105 \cdot 164 \cdot 11$. Any amount for tax recovered
43 44	<u>from the seller pursuant to the authority under G.S. 105-164.11</u> . Any amount for tax recovered under this section in excess of tax due for a reporting period under this Article is not subject to
44 45	refund. Any tax recovered under this section may be carried forward to a subsequent reporting
45 46	period and taken as an adjustment to taxable receipts. The records of the retailer must clearly
40 47	reflect and support the adjustment to taxable receipts. The records of the retainer must clearly
48	made."
40 49	SECTION 3.3.(j) G.S. 105-164.12C reads as rewritten:
49 50	"8 105-164 12C Items given away by merchants

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1	If a retailer e	ngaged in the business of selling prepared food and or drink for immediate or
2	on-premises cons	sumption also gives prepared food or drink to its patrons or employees free of
3	charge, for the pu	prose of this Article, the property food or drink given away is considered sold
4	along with the pr	operty food or drink sold. If a retailer gives an item of inventory to a customer
5	free of charge on	the condition that the customer purchase <u>a</u> similar or related property, item, the
6	item given away	is considered sold along with the item sold. In all other cases, property items
7	given away or us	ed by any retailer or wholesale merchant is are not considered sold, whether or
8	not the retailer or	wholesale merchant recovers its cost of the property items from sales of other
9	property.items."	
10	SECT	TION 3.3.(k) G.S. 105-164.13 reads as rewritten:
11	"§ 105-164.13. H	Retail sales and use tax.
12	The sale at re	tail and the use, storage, or consumption in this State of the following tangible
13	personal property	y, digital property, and services items are specifically exempted from the tax
14	imposed by this A	Article:
15		Agricultural Group.
16	•••	
17	(2b)	Tangible personal property, digital property, and services-Items for a farmer
18		may be exempt as provided in G.S. 105-164.13E.
19	•••	
20	(5e)	Sales of mill machinery or mill machinery parts or accessories to any of the
21		persons listed in this subdivision. For purposes of this subdivision, the term
22		"accessories" does not include electricity. The persons are:
23		a. A manufacturing industry or plant. A manufacturing industry or plant
24		does not include (i) a delicatessen, cafe, cafeteria, restaurant, or
25		another similar retailer that is principally engaged in the retail sale of
26		foods food prepared by it for consumption on or off its premises or (ii)
27		a production company.
28		
29		Medical Group.
30	(12)	Sales of any of the following items: following:
31		a. Prosthetic devices for human use.
32		b. Mobility enhancing equipment sold on a prescription.
33		c. Durable medical equipment sold on prescription.
34		d. Durable medical supplies sold on prescription.
35		e. Human blood, including whole, plasma, and derivatives.
36		f. Human tissue, eyes, DNA, or an organ.
37		
38	(23)	Sales of the following packaging items: packaging:
39		a. Wrapping paper, labels, wrapping twine, paper, cloth, plastic bags,
40		cartons, packages and containers, cores, cones or spools, wooden
41		boxes, baskets, coops and barrels, including paper cups, napkins and
42		drinking straws and like articles sold to manufacturers, producers and
43		retailers, when such materials are used for packaging, shipment or
44		delivery of tangible personal property which is sold either at wholesale
45		or retail and when such articles constitute a part of the sale of such
46		tangible personal property and are delivered with it to the customer.
47		b. A container that is used as packaging by the owner of the container or
48		another person to enclose tangible personal property for delivery to a
49 50		purchaser of the property and is required to be returned to its owner
50		for reuse.

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1 (24) 2 3 4 5 6 7 8 9	Sales of fuel and other items of tangible personal consumption by or on ocean-going vessels which ply the or foreign commerce in the transport of freight and/ exclusively, when delivered to an officer or agent of suc such vessel; provided, however, that sales of fuel and of personal property made to officers, agents, members of of such vessels for their personal use shall not be exem- the sales tax.	e high seas in interstate or passengers for hire ch vessel for the use of other items of tangible the crew or passengers
10 (26b) 11 12 13 14 15 16 17	Food, prepared food, soft drinks, candy, and other item property sold not for profit for or at an event that elementary or secondary school when the net proceed given or contributed to the school or to a nonprofit cl one of whose purposes is to serve as a conduit through will flow to the school. For purposes of this exemption an entity regulated under Chapter 115C of the General	t is sponsored by an ds of the sales will be haritable organization, which the net proceeds n, the term "school" is
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Food and other <u>items_products</u> lawfully purchased ur Nutrition Assistance Program, 7 U.S.C. § 2011, an lawfully purchased with a food instrument issue Supplemental Nutrition Program, 42 U.S.C. § 1786, an purchased for direct distribution by the Special Su Program.	d supplemental foods d under the Special nd supplemental foods
25 (43b) 26 27 28	Computer software or <u>certain</u> digital property that becc of other computer software or <u>certain</u> digital property or of a service that is offered for sale.	
29 (61a) 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	The sales price of or the gross receipts derived from the and installation services and service contracts listed is exempt from tax. Except as otherwise provided in this and services an item used to fulfill either a-repair, installation service services or a service contract contr under this subdivision are is taxable. The list of rep installation services and service contracts exempt subdivision is as follows: a. A service and a service contract for an item exer Article, except as otherwise provided in this sub services Items used to fulfill a service or service this sub-subdivision are exempt from tax un exemption does not apply to water for a pool aquatic feature or to a motor vehicle, except subdivision.	in this subdivision are subdivision, property maintenance, or and racts exempt from tax pair, maintenance, and from tax under this mpt from tax under this odivision. Property and contract exempt under der this Article. This l, fish tank, or similar pt as provided under
45 46 47 48 49 50 51	 c. <u>Services A service performed for a person by a</u> e. <u>Services A service on roads, driveways, parking</u> f. Removal of waste, trash, debris, grease, snow, a <u>tangible personal property</u> from property, other The exemption applies to <u>a</u> household and <u>c</u> 	g lots, and sidewalks. and other similar items r than a motor vehicle.

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1 2 3 4		collection and removal services. service. The eremoval of septage from property, including n not include removal of septage from portable t	notor vehicles, but doe
5		i. Pest control service. For purposes of this exe	1 · 1
5 7 3 9		 control service" means the application of pesti Moving services. service. For purposes of th "moving services" service" means a service relocate a person's existing belongings to or fr 	is exemption, the term for hire to transport o
) l		k. Self-service car washes and vacuums. <u>wash or</u>	vacuum.
2		n. Funeral-related services, including services	•
3 4 5		<u>service</u> for the burial of remains. This exempti sale of tangible personal property, such as ca monuments.	
5 7		 Services <u>A service</u> performed on an animal, su microchipping a pet. 	ich as hoof shoeing and
3))		p. A security or similar monitoring contract exemption provided in this subdivision does r repair, maintenance, and installation services t and other similar monitoring systems for real	not apply to charges fo o repair security, alarm
2		and other similar momenting systems for rear j	property.
3	(61b)	Tangible personal property, digital property, and servi	ces Items purchased fo
Ļ		resale under an exemption certificate in accordance v	
5		under a direct pay certificate in accordance with G.S.	105-164.27A.
7	(62)	An item or item, including repair, maintenance, a	nd installation service
8	(02)	<u>services</u> , purchased or used to fulfill a service cont	
)		Article if the purchaser of the contract is not charged	
		item. This exemption does not apply to the purchase	se of tangible persona
		property or <u>certain</u> digital property used to fulfill a s	
		property where the charge being covered would other	•
		a real property contract. For purposes of this exemption not include a tool, equipment, supply, or similar tan	
		that is not deemed to be a component or repair part of	
		property, real property, or <u>certain</u> digital property for v	
		is sold to a purchaser.	
)	(63)	Food and prepared food to be provided to a person e	entitled to the food an
		prepared food under a prepaid meal plan s	ubject to tax unde
		G.S. 105-164.4(a)(12). This exemption applies to pac	00
		wrapping paper, labels, plastic bags, cartons, package	
		cups, napkins and drinking straws, and like article	es that meet all of th
		following requirements:	
		a. Used for packaging, shipment, or delivery of	the food and prepare
		food.	1.6 1
		b. Constitute a part of the sale of the food and pro-	epared food.
		c. Delivered with the food and prepared food.	
	•••		

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1 2 3	(65) This subdivision expires January 1, 2020. Sales of the f professional motorsports racing team or a related member of a	-
	competition in a sanctioned race series:	
4 5	a. The sale, lease, or rental of an engine.b. The sales price of or gross receipts derived from a servi	as contract on
5 6	or repair, maintenance, and installation services for, a tr	
7	engine, rear-end gears, and any other item tangible per	
8	that is purchased, leased, or rented and that is exempt	
9	this subdivision or that is allowed a sales tax	
10	G.S. 105-164.14A(a)(5).	ieruna under
11	c. The gross receipts derived from an agreement to provid	le an engine to
12	a professional motorsports racing team or related men	-
13	for use in competition in a sanctioned race series	
14	agreement does not meet the definition of a "servic	
15	defined in G.S. 105-164.3 but may meet the definition	
16	"lease or rental" as defined in G.S. 105-164.3.	
17		
18	(71) Sales of items to the North Carolina Life and Health Insur	ance Guaranty
19	Association."	
20	SECTION 3.3.(<i>l</i>) G.S. 105-164.13E(a) reads as rewritten:	
21	"(a) Exemption. – A qualifying farmer is a person who has an annual incom	-
22	operations for the preceding taxable year of ten thousand dollars (\$10,000) or me	
23	an average annual income from farming operations for the three preceding taxab	
24	thousand dollars (\$10,000) or more. For purposes of this section, the term "incom	
25 26	operations" means sales plus any other amounts treated as gross income under	
26 27	farming operations. A qualifying farmer includes a dairy operator, a poultry f producer, and a livestock farmer, a farmer of crops, a farmer of an aquatic species	
27	G.S. 106-758, and a person who boards horses. A qualifying farmer may apply to	
28 29	for an exemption certificate number under G.S. 105-164.28A. The exemption cer	
30	when a person fails to meet the income threshold for three consecutive taxable year	-
31	engage in farming operations, whichever comes first.	
32	Except as otherwise provided in this section, the items exempt under this section.	ection must be
33	purchased by a qualifying farmer or conditional farmer and used by the qualifying	or conditional
34	farmer primarily in farming operations. For purposes of this section, an item is us	ed by a farmer
35	for farming operations if it is used for the planting, cultivating, harvesting, or	
36	crops, in the production of dairy products, eggs, or animals, or by a person who	
37	The following tangible personal property and services items that may be exempt	from sales and
38	use tax under this section are as follows: are:	
39		
40	SECTION 3.3.(m) G.S. 105-164.13E(b)(3)a. reads as rewritten:	
41 42	"a. Documents showing that, but for the disaster, the pers	
42 43	earned ten thousand <u>dollars (</u> \$10,000) or more in gros year in which the disaster occurred."	s sales for the
43 44	SECTION 3.3.(n) G.S. 105-164.14(a) reads as rewritten:	
44 45	"(a) Interstate Carriers. – An interstate carrier is allowed a refund, in accord	dance with this
46	section, of part of the sales and use taxes paid by it on the purchase in this State	
47	and locomotives, and fuel, lubricants, repair parts, accessories, service contract	•
48	maintenance, and installation services for a motor vehicle, railroad car, locomoti	-
49	the carrier operates. An "interstate carrier" is a person who is engaged in transpor	-
50	property in interstate commerce for compensation. The Secretary shall prescribe	• •
51	time, whether monthly, quarterly, semiannually, or otherwise, with respect to which	-

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1	be claimed, and shall prescribe the time within which, following these periods, an application for		
2	refund may be made.		
3	An applicant for refund shall furnish the following information and any proof of the		
4	information required by the Secretary:		
5			
5	(2) The purchase price of the taxable <u>items tangible personal property and</u>		
7	services listed in subdivision (1) of this subsection. For purposes of this		
8	subdivision, the term "taxable" is based on the imposition of tax on the items		
9	tangible personal property and services in the State.		
) 1	 For each applicant, the Secretary shall compute the amount to be refunded as follows. First		
2	For each applicant, the Secretary shall compute the amount to be refunded as follows. First,		
3	the Secretary shall determine the mileage ratio. The numerator of the mileage ratio is the number of miles the applicant operated all motor vahiales, reilroad are leaseneity as and similares in		
5 4	of miles the applicant operated all motor vehicles, railroad cars, locomotives, and airplanes in this State during the refund period. The denominator of the mileage ratio is the number of miles		
+ 5	the applicant operated all motor vehicles, railroad cars, locomotives, and airplanes both inside		
5	and outside this State during the refund period. Second, the Secretary shall determine the		
7	applicant's proportional liability for the refund period by multiplying this mileage ratio by the		
8	purchase price of the items tangible personal property and services identified in subdivision (1)		
9	of this subsection and then multiplying the resulting product by the tax rate that would have		
)	applied to the items if they had all been purchased in this State. Third, the Secretary shall refund		
1	to each applicant the excess of the amount of sales and use taxes the applicant paid in this State		
2	during the refund period on these items over the applicant's proportional liability for the refund		
3	period."		
4	SECTION 3.3.(o) G.S. 105-164.15A(a) reads as rewritten:		
5	"(a) General Rate Items. – The effective date of a tax change for tangible personal		
5	property, digital property, or services items taxable under this Article is administered as follows:		
7	(1) For a taxable item that is provided and billed on a monthly or other periodic		
8	basis:		
9	a. A new tax or a tax rate increase applies to the first billing period that		
0	is at least 30 days after enactment and that starts on or after the		
1	effective date.		
2	b. A tax repeal or a tax rate decrease applies to bills rendered on or after		
3	the effective date.		
4	"		
5	SECTION 3.3.(p) G.S. 105-164.16 reads as rewritten:		
5	"§ 105-164.16. Returns and payment of taxes.		
7	(a) General. – Sales and use taxes are payable when a return is due. A return is due		
8	quarterly or monthly as specified in this section. A return must be filed with the Secretary on a		
9	form prescribed by the Secretary and in the manner required by the Secretary. A return must be		
)	signed by the taxpayer or the taxpayer's agent.		
1 2	A sales tax return must state the taxpayer's gross sales for the reporting period, the amount and type of sales made in the period that are exempt from tax under G.S. 105-164.13 or are		
3	elsewhere excluded from tax, the amount of tax due, and any other information required by the		
4	Secretary. A use tax return must state the purchase price of tangible personal property, digital		
5	property, or services items that were purchased or received during the reporting period and are		
5	subject to tax under G.S. 105-164.6, the amount of tax due, and any other information required		
7	by the Secretary. Returns that do not contain the required information will not be accepted. When		
8	an unacceptable return is submitted, the Secretary will require a corrected return to be filed.		
9	····		
0	(d) Use Tax on Out-of-State Purchases. – Use tax payable by an individual who purchases		
1	the items listed in this subsection an item, other than a boat or aircraft, outside the State for a		

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1	nonbusiness purpose is due on an annual basis. For an individual who is not required to file an			
2	individual income tax return under Part 2 of Article 4 of this Chapter, the annual reporting period			
3	ends on the last day of the calendar year and a use tax return is due by the following April 15.			
4	For an individual who is required to file an individual income tax return, the annual reporting			
5	period ends on the last day of the individual's income tax year, and the use tax must be paid on			
6	the income tax return as provided in G.S. 105-269.14. The items are:			
7	(1) Tangible personal property other than a boat or an aircraft.			
8	(2) Digital property.			
9	$\frac{(2)}{(3)} \qquad \frac{\text{A service.}}{(3)}$			
10	"			
11	SECTION 3.3.(q) G.S. 105-164.26 reads as rewritten:			
12	"§ 105-164.26. Presumption that sales are taxable.			
13	For the purpose of the proper administration of this Article and to prevent evasion of the retail			
14	sales tax, the following presumptions apply:			
15	sales tax, the following presumptions appry.			
16	(4) That <u>certain</u> digital property sold for delivery or access in this State is sold for			
17	storage, use, or consumption in this State.			
17	"			
19	SECTION 3.3.(r) G.S. 105-164.27A reads as rewritten:			
20	"§ 105-164.27A. Direct pay permit.			
21	(a) General. – A general direct pay permit authorizes its holder to purchase certain			
22	tangible personal property, digital property, or service items without paying tax to the seller and			
23	authorizes the seller to not collect any tax on a sale to the permit holder. A general direct pay			
24	permit may not be used for purposes identified in subsections (a1), (a2), (a3), or (b) of this			
25	section. A person who purchases an item under a direct pay permit issued under this subsection			
26	is liable for use tax due on the purchase. The tax is payable when the property is placed in use or			
27	the service is received. A direct pay permit issued under this subsection does not apply to taxes			
28	imposed under G.S. 105-164.4 on sales of electricity, piped natural gas, video programming,			
29	spirituous liquor, or the gross receipts derived from rentals of accommodations.			
30	A person who purchases an item for storage, use, or consumption in this State whose tax			
31	status cannot be determined at the time of the purchase because of one of the reasons listed below			
32	may apply to the Secretary for a general direct pay permit:			
33	(1) The place of business where the item will be stored, used, or consumed in the			
34	State is not known at the time of the purchase and a different tax consequence			
35	applies depending on where the item is used in the State.			
36	(2) The manner in which the item will be stored, used, or consumed in the State			
37	is not known at the time of the purchase and one or more of the potential uses			
38	is taxable but others are not taxable in the State.			
39				
40	(a3) Boat and Aircraft. – A direct pay permit issued under this subsection authorizes its			
41	holder to purchase tangible personal property, certain digital property, or repair, maintenance,			
42	and installation services for a boat, an aircraft, or a qualified jet engine without paying tax to the			
43	seller and authorizes the seller to not collect any tax on the item or services purchased items from			
44	the permit holder. A person who purchases the property or services tangible personal property,			
45	certain digital property, or repair, maintenance, and installation services under a direct pay permit			
46	must file a return and pay the tax due to the Secretary in accordance with G.S. 105-164.16. A			
47	permit holder is allowed a use tax exemption on one or more of the following: (i) the installation			
48	charges that are a part of the sales price of tangible personal property or <u>certain</u> digital property			
49	purchased by the permit holder for a boat, an aircraft, or a qualified jet engine, provided the			
50	installation charges are separately stated and identified as such on the invoice or other			
51	documentation given to the permit holder at the time of the sale and (ii) the sales price of or gross			

receipts derived from repair, maintenance, and installation services provided for a boat, an
 aircraft, or a qualified jet engine.boat or an aircraft.

3 In lieu of purchasing under a direct pay permit pursuant to this subsection, a purchaser may 4 elect to have the seller collect and remit the tax due on behalf of the purchaser. Where the purchaser elects for the seller to collect and remit the tax, an invoice given to the purchaser 5 6 bearing the proper amount of tax on a retail transaction extinguishes the purchaser's liability for 7 the tax on the transaction. Where a seller cannot or does not separately state installation charges 8 that are a part of the sales price of tangible personal property or certain digital property for a boat, an aircraft, or a qualified jet engine on the invoice or other documentation given to the purchaser 9 10 at the time of the sale, tax is due on the total purchase price.

The amount of the use tax exemption is the amount of the installation charges and <u>the</u> sales price of or gross receipts derived from the repair, maintenance, and installation services that exceed twenty-five thousand dollars (\$25,000).

14

15

...."

SECTION 3.3.(s) G.S. 105-164.42I(c) reads as rewritten:

Liability. - A seller may contract with a certified service provider to collect and remit 16 "(c) 17 sales and use taxes payable to the State on sales made by the seller. A certified service provider 18 with whom a seller contracts is the agent of the seller. As the seller's agent, the certified service 19 provider, rather than the seller, is liable for sales and use taxes due this State on all sales 20 transactions the certified service provider processes for the seller unless the seller misrepresents 21 the type of products-items it sells or commits fraud. A seller that misrepresents the type of 22 products items it sells or commits fraud is liable for taxes not collected as a result of the 23 misrepresentation or fraud."

24

SECTION 3.3.(t) G.S. 105-467(b) reads as rewritten:

25 Exemptions and Refunds. - The State exemptions and exclusions contained in Article "(b) 26 5 of Subchapter I of this Chapter, except for the exemption for food in G.S. 105-164.13B, apply 27 to the local sales and use tax authorized to be levied and imposed under this Article. The State 28 refund provisions contained in G.S. 105-164.14 and G.S. 105-164.14A apply to the local sales 29 and use tax authorized to be levied and imposed under this Article. A refund of an excessive or 30 erroneous State sales tax collection allowed under G.S. 105-164.11 and a refund of State sales 31 tax paid on a rescinded sale or cancelled service contract under G.S. 105-164.11A apply to the 32 local sales and use tax authorized to be levied and imposed under this Article. The aggregate 33 annual local refund amount allowed an entity under G.S. 105-164.14(b) for the State's fiscal year 34 may not exceed thirteen million three hundred thousand dollars (\$13,300,000).

35 Except as provided in this subsection, a taxing county may not allow an exemption, exclusion, 36 or refund that is not allowed under the State sales and use tax. A local school administrative unit 37 and a joint agency created by interlocal agreement among local school administrative units 38 pursuant to G.S. 160A-462 to jointly purchase food service-related materials, supplies, and 39 equipment on their behalf is allowed an annual refund of sales and use taxes paid by it under this 40 Article on direct purchases of tangible personal property and services. items. Sales and use tax liability indirectly incurred by the entity as part of a real property contract for real property that 41 42 is owned or leased by the entity and is a capital improvement for use by the entity is considered 43 a sales or use tax liability incurred on direct purchases by the entity for the purpose of this 44 subsection. The refund allowed under this subsection does not apply to purchases of electricity, 45 telecommunications service, ancillary service, piped natural gas, video programming, or a 46 prepaid meal plan. A request for a refund is due in the same time and manner as provided in 47 G.S. 105-164.14(c). Refunds applied for more than three years after the due date are barred."

48

SECTION 3.3.(u) G.S. 105-468.1 reads as rewritten:

49 "§ 105-468.1. Certain building materials exempt from sales and use taxes.

50 The provisions of this Article shall not be applicable with respect to any tangible personal 51 property or digital property items purchased for the purpose of fulfilling a real property contract

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1 2 3 4	for a capital improvement entered into or awarded, or entered into or awarded pursuant to any bid made, before the effective date of the tax imposed by a taxing county when, absent the provisions of this section, such property the items would otherwise be subject to tax under the provisions of this Article."			
5		TION 3.4.(a) G.S. 105-164.4(a) reads as rewritten:		
6		ax imposed on retailers and certain facilitators.	1 0	
7		vilege tax is imposed on a retailer engaged in business		
8 9	percentage rates of the retailer's net taxable sales or gross receipts, listed in this subsection. The general rate of tax is four and three-quarters percent (4.75%). The percentage rates are as follows:			
10			. 10 . 1.	
11	(4c)	The combined general rate applies to the gross receipts der		
12		telecommunications service and ancillary service. service		
13		separately stated charges billed to a customer for repair		
14		installation services or a contribution in aid of construc	-	
15		provides telecommunications service or ancillary service		
16		retailer under this Article. These services are taxed i	in accordance with	
17		G.S. 105-164.4C.		
18			· 1 f	
19 20	(6)	The combined general rate applies to the gross receipts der		
20 21		video programming to a subscriber in this State. Su		
$\frac{21}{22}$		separately stated charges billed to a customer for repair installation services or a contribution in aid of construction		
22		provider, a direct-to-home satellite service provider, an		
23 24		engaged in the business of providing video programm		
25		retailer under this Article.	ing is considered a	
26		retarier under uns Article.		
27	(9)	The combined general rate applies to the gross receipts d	erived from sales of	
28		electricity and piped natural gas.gas, including any separ		
29		billed to a customer for repair, maintenance, and instal		
30		contribution in aid of construction.		
31	"			
32	SECT	TION 3.4.(b) G.S. 105-164.3(2c), as amended by Section 3	3.1 of this act, reads	
33	as rewritten:			
34	"(2c)	Capital improvement. – One or more of the following:		
35				
36		c. Installation of utilities <u>a transmission</u> , distribution	n, or other network	
37		asset on utility owned land, right of way, or easer		
38		a service provider or on a right-of-way or ease		
39		service provider, notwithstanding that charges for	•	
40		separately stated charges billed to a customer for n		
41		and installation services or a contribution in aid		
42		included in the gross receipts derived from serv	e e	
43		combined general rate under G.S. 105-164.4. F		
44		sub-subdivision, the term "service provider" means		
45		a governmental entity, who provides any of the se		
46 47		sub-subdivision, and the term "governmental en		
47 48		agency, the federal government, or a governme $G S = 105 + 164 + 14(c)$. The services are:	mai enury listed in	
48 49		<u>G.S. 105-164.14(c). The services are:</u> <u>1.</u> <u>Telecommunications service or ancillary s</u>	ervice	
49 50			<u>-1 v 100.</u>	
50 51		 <u>2.</u> <u>Video programming.</u> <u>3.</u> <u>Electricity or piped natural gas.</u> 		
51		<u>5.</u> <u>Electrony of piped natural gas.</u>		

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1	4. Water or sewer service.	
2	"	
3	SECTION 3.4.(c) G.S. 105-164.13(61a), as amended by Section 3	3.3(l) of this act,
4	reads as rewritten:	
5	"(61a) The sales price of or the gross receipts derived from the repa	
6	and installation services and service contracts listed in this	
7	exempt from tax. Except as otherwise provided in this sub-	
8 9	used to fulfill either repair, maintenance, and installation se	
9 10	contracts exempt from tax under this subdivision is taxable. maintenance, and installation services and service contracts	-
10	under this subdivision is as follows:	exempt nom tax
12		
13	<i>l.</i> <u>A-Services performed on a transmission, distribution,</u>	or other network
14	asset contained on utility-owned land, right-of-way	
15	land owned by a service provider or on a right-of-wa	
16	in favor of a service provider. This exemption de	bes not apply to
17	charges billed to a customer for repair, maintenance	
18	services or a contribution in aid of construction and an	
19	gross receipts derived from items subject to the comb	-
20	under G.S. 105-164.4. The terms "service	A
21 22	<u>"governmental entity" have the same meaning</u>	as defined in
22 23	<u>G.S. 105-164.3(2c)c.</u>	
23 24	SECTION 3.5.(a) G.S. 105-164.3 is amended by adding two new	v subdivisions to
25	read:	
26	"(46d) Taxing district. – A county or any other district, by or for w	hich ad valorem
27	taxes or sales taxes are levied, excluding the State.	
28	(46e) Taxing area. – Any of the following specific geographic area	<u>as:</u>
29	<u>a.</u> <u>A street address.</u>	
30	b. <u>The area within a nine-digit zip code.</u>	
31	<u>c.</u> <u>The area within a five-digit zip code.</u> "	
32	SECTION 3.5.(b) G.S. 105-164.42L reads as rewritten:	• / /• •
33	"§ 105-164.42L. Liability relief for erroneous information or insuffi	cient notice by
34 35	 (a) <u>Boundary and Rate Databases. –</u> The Secretary may develop databases. 	as that provide
35 36	information on the boundaries of taxing jurisdictions districts and the tax rates at	
37	taxing jurisdictions. districts. The databases may assign the proper tax rate and	. 1
38	each taxing area within the State. If more than one tax rate applies within a spe	
39	the Secretary shall assign the lowest combined tax rate imposed within the spe	-
40	If the Secretary cannot determine the appropriate tax rate for a street address, the	
41	assign the lowest combined tax rate imposed within the street address's nine-dig	git zip code. But,
42	if the Secretary cannot determine the appropriate tax rate for a street address's nin	
43	the Secretary shall assign the lowest combined tax rate imposed within the	street address's
44	five-digit zip code.	
45	A person who relies on the information provided in these databases in	
46 47	underpayments of tax attributable to erroneous information provided by the S databases until 10 business days after the date of notification by the Secretary.	ecretary in those
47 48	(b) <u>Taxability Matrix.</u> — The Secretary may develop a taxability matrix	rix that provides
48 49	information on the taxability of certain items or certain tax administration pra	-
	who relies on the information provided in the taxability matrix is not liable fo	_
20		rr

1 of tax attributable to erroneous information provided by the Secretary in the taxability matrix 2 until 10 business days after the date of notification by the Secretary. 3 Rate Changes. – A retailer is not liable for an underpayment of tax attributable to a (c) 4 rate change when the State fails to provide for at least 30 days between the enactment of the rate 5 change and the effective date of the rate change if the conditions of this subsection are satisfied. 6 However, if the State establishes the retailer fraudulently failed to collect tax at the new rate or 7 solicited customers based on the immediately preceding effective rate, this liability relief does 8 not apply. Both of the following conditions must be satisfied for liability relief: 9 The retailer collected tax at the immediately preceding rate. (1)10 The retailer's failure to collect at the newly effective rate does not extend (2)11 beyond 30 days after the date of enactment of the new rate or the effective 12 date applicable under G.S. 105-164.15A." 13 SECTION 3.6. G.S. 105-244.3 reads as rewritten: 14 "§ 105-244.3. Sales tax base expansion protection act. Grace Period. – The Department shall take no action to assess any tax due for a filing 15 (a) period beginning on or after March 1, 2016, and ending prior to January 1, 2019, if one or more 16 17 of the conditions of this subsection apply and the retailer did not receive specific written advice 18 from the Secretary for the transactions at issue for the laws in effect for the applicable periods. 19 Except as otherwise provided, this subsection also applies to use tax liability imposed on a 20 purchaser under G.S. 105-164.6. The conditions are as follows: 21 (1)A retailer failed to charge sales tax due on separately stated installation charges that are part of the sales price of tangible personal property or certain 22 23 digital property sold at retail. 24 (2)A person failed to properly classify themselves as a retailer in retail trade for 25 the period beginning March 1, 2016, and ending December 31, 2016, and did 26 not charge sales tax on all retail transactions but rather treated some 27 transactions as real property contracts in error for sales and use tax purposes. 28 This subdivision does not prohibit the Secretary from assessing use tax on 29 purchases used to fulfill a transaction erroneously treated as a real property 30 contract. 31 (3)A person treated a transaction as a real property contract in error and did not 32 collect sales tax on the transaction as a retail sale. This subdivision does not 33 prohibit the Secretary from assessing use tax on purchases used to fulfill a 34 transaction erroneously treated as a real property contract. 35 . . . 36 A person failed to collect sales tax on the taxable portion of a mixed service (8) 37 contract that exceeds ten percent (10%) for a transaction on or after January 38 1, 2017, and prior to January 1, 2019. This subdivision does not prohibit the 39 Secretary from assessing use tax on purchases used to fulfill a mixed contract. 40 A person failed to collect sales tax on the taxable portion of a mixed (8a) transaction contract that exceeds twenty-five percent (25%) for a transaction 41 42 on or after January 1, 2017, and prior to January 1, 2019. This subdivision 43 does not prohibit the Secretary from assessing use tax on purchases used to 44 fulfill a mixed transaction contract. 45 46 (9) A person treats a transaction as a real property contract for remodeling instead 47 of the retail sale of repair, maintenance, and installation services sold at retail 48 prior to January 1, 2019. This subdivision does not prohibit the Secretary from 49 assessing use tax on purchases used to fulfill the transaction.

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1		(10)	A person failed to collect sales tax on repair, maintenance	, and installation
2			services for tangible personal property, motor vehicles, and	- <u>or certain digital</u>
3			property.	
4	(b)		tions. – This section does not prohibit the following assessme	
5		(1)	The assessment of tax collected by a person and not	remitted to the
6		$\langle 0 \rangle$	Department.	C'''' C 1
7		(2)	The assessment of tax due on an amount included in the d	
8 9			price where a retailer failed to charge or remit the tax, except subsection (a) of this section.	as allowed under
10		(3)	The assessment of use tax on purchases as provided in subs	ection (a) of this
11		(\mathbf{J})	section."	(u) of this
12		SECT	ION 3.7. G.S. 105-244.4(a) reads as rewritten:	
13	"(a)		tion – The Secretary may reduce an assessment against a taxpa	ver who requests
14	• •		d local sales and use taxes in the amount as provided in this s	
15			osed as part of the assessment when the assessment is the res	
16			e Department and all of the following apply:	
17		(1)	The taxpayer remitted to the Department during the period	under audit all of
18			the sales and use taxes it collected during the audit period.th	
19		(2)	The taxpayer had not been informed by the Department in	
20			collect sales and use taxes in the circumstance that is	
21			assessment, as reflected in the written audit comments of the	•
22		(3)	The taxpayer had not requested and received from the Depa	-
23			letter ruling advising to collect sales and use taxes in the circ	cumstance that is
24			the basis of the assessment.	
25		(4)	The assessment is based on the incorrect application of or	ne or both of the
26			following areas of the sales and use tax statutes:	
27 28			a. The failure to collect sales tax on separately stated lin the linears are furnished by a facilitator, rental agent	-
28 29			the linens are furnished by a facilitator, rental agent and the charges are part of the gross receipts derive	-
2) 30			of the accommodation taxed in accordance with G.S.	
31			b. The failure to pay sales or use tax <u>to the lessor</u> on	
32			linens used by a facilitator, rental agent, or other per	
33			the rental of an accommodation taxed in a	
34			G.S. 105-164.4F where the facilitator, rental agent,	
35			issued a certificate of exemption or the required d	-
36			G.S. 105-164.28 to the lessor."	1
37		SECT	ION 3.8.(a) G.S. 105-537(b) reads as rewritten:	
38	"(b)	Vote.	- The board of county commissioners may direct the county b	oard of elections
39	to conduct	t an adv	isory referendum on the question of whether to levy a local sa	les and use tax in
40			ovided in this Article. The election shall be held in acco	
41			S. 163A-1592.G.S. 163A-1592, except that the election shall n	ot be held within
42	one year f		date of the last preceding election under this section."	
43			TON 3.8.(b) This section is effective when it becomes law	w and applies to
44	elections h		or after July 1, 2019.	
45			TON 3.9.(a) Sections 38.5(x) through 38.5(z) of S.L. 2018-5	-
46			TON 3.9.(b) Section 38.5(aa) of S.L. 2018-5 reads as rewritte	
47 48	becomes 1		38.5.(aa) Except as otherwise provided, this section is e	mecuve when it
48 49	becomes I		ation (a) of this section is offective retreastively to Leman	x = 1 - 2017 If the
49 50	amondmor		ction (a) of this section is effective retroactively to January S. 105-164.3(20b), as enacted by subsection (a) of this section	
50 51			ty, then it is effective when this section becomes law.	n, mercases sales
51	and use ta	A HaUIII	cy, then it is encenve when this section becomes law.	

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1	Subsection (g) of this section is effective retroactively to January 1, 2017, and applies
2	to sales and purchases made on or after that date.
3	Subsection (k) of this section is effective retroactively to July 1, 2014. A person who
4	paid sales and use tax for a return period ending prior to the date this section becomes law on an
5	item exempt from sales and use tax pursuant to G.S. 105-164.13E, as amended by subsection (k)
6	of this section, may apply to the Department of Revenue for a refund of any excess tax paid to
7	the extent the refund is the result of the change in the law enacted by subsection (k) of this section.
8	A request for a refund must be made on or before October 1, 2018. Notwithstanding
9	G.S. 105-241.6, a request for a refund received after this date is barred and the provisions of
10	G.S. 105-164.11 do not apply.
11	Subsections (x) and (y) of this section become effective January 1, 2020."
12	SECTION 3.9.(c) G.S. 105-164.3, as amended by subsection (a) of this section,
13	reads as rewritten:
14	"§ 105-164.3. Definitions.
15	The following definitions apply in this Article:
16 17	() Droporty monogoment contract. A written contract chlicating a nerven to
17	() <u>Property management contract. – A written contract obligating a person to</u> provide five or more real property management services.
18 19	
20	() Real property management services. – Any of the following activities:
20	<u>a.</u> <u>Hiring and supervising employees for the real property.</u>
22	b. Providing a person to manage the real property.
23	c. Receiving and applying revenues received from property owners or
24	tenants of the real property.
25	d. Providing repair, maintenance, and installation services to comply
26	with obligations of a homeowners' association or a landlord under a
27	lease, rental, or management agreement.
28	e. Arranging for a third party to provide repair, maintenance, and
29	installation services.
30	f. Incurring and paying expenses for the management, repair, and
31	maintenance of the real property.
32	g. Handling administrative affairs for the real property.
33	() <u>Real property manager. – A person that provides real property management</u>
34	services pursuant to a property management contract.
35	
36	SECTION 3.9.(d) G.S. 105-164.4(a)(16) reads as rewritten:
37 38	"(a) A privilege tax is imposed on a retailer engaged in business in the State at the percentage rates of the retailer's net taxable sales or gross receipts, listed in this subsection. The
38 39	general rate of tax is four and three-quarters percent (4.75%). The percentage rates are as follows:
40	general rate of tax is four and three-quarters percent (4.75%). The percentage rates are as follows.
40 41	(16) The general rate applies to the sales price of or the gross receipts derived from
42	repair, maintenance, and installation services for real property and generally
43	includes any tangible personal property or <u>certain digital</u> property that
44	becomes a part of or is applied to a purchaser's property. A mixed transaction
45	contract and a real property contract are taxed in accordance with
46	G.S. 105-164.4H. A property management contract is taxable in accordance
47	with G.S. 105-164.4K."
48	SECTION 3.9.(e) Article 5 of Chapter 105 of the General Statutes is amended by
49	adding a new section to read:
50	§ 105-164.4K. Property management contracts.

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1	(a)	Taxah	ility of Services under a Property Management Cont	ract – Repair
2			installation services taxable under this Article and provided b	
			property management contract are subject to sales and use tax	
	circumstan			
	<u>•••••••••••••••••••••••••••••••••••••</u>	(1)	Repair, maintenance, installation services provided by the	he real property
		<u>1-1</u>	manager for an additional charge.	
		<u>(2)</u>	The real property manager arranges for a third party to pr	ovide the repair.
		<u> </u>	maintenance, and installation services and the real property i	
			an additional contract amount or charge for the arranging of	
		(3)	More than twenty-five percent (25%) of the time spent m	
		<u> </u>	property for a billing or invoice period is attributable to rep	
			and installation services taxable under this Article and	
			subsection (b) of this section. The tax applies to the sales pri-	
			receipts derived from the taxable repair, maintenance, and ins	-
			portion of the property management contract. The real proper	
			determine an allocated sales price for the repair, maintenance	
			services portion of the property management contract based	
			allocation of revenue that is supported by the person's busin	
			in the ordinary course of business. The charges for the	-
			maintenance, and installation services must be separately stat	_
			or similar billing document given to the customer at the time	e of the sale.
	<u>(b)</u>	Exclu	sions The tax imposed by this Article does not apply to the	following repair,
	maintenand	ce, and	installation services if the services are provided by the real p	property manager
	pursuant to	o a proj	perty management contract:	
		<u>(1)</u>	To troubleshoot, identify, or attempt to identify the source	of a problem for
			the purpose of determining what is needed to restore the	real property to
			working order or good condition.	
		<u>(2)</u>	To inspect or monitor the real property, including the norma	al operation of all
			systems that are part of the real property.	
	<u>(c)</u>	-	antiation. – Generally, repair, maintenance, and installation ser	
			nce with G.S. 105-164.4(a)(16), unless a person substantiates	
			s real property management services provided under a prope	
			dance with subsection (a)(3) of this section, excluded from ta	
			b) of this section, or not subject to tax. A real property manager	
			twenty-five percent (25%) of the time spent managing the re	
			period is attributable to repair, maintenance, and installation	
			and not excluded by subsection (b) of this section. The subst	
			nable approximation of the real property management service	
		-	e person's business records kept in the ordinary course of	
			ust be contemporaneously provided for each billing or inv	once period and
			business records.	as when renair
			<u>Property Management Services. – This subsection appli</u> l installation services otherwise taxable under this Article ar	
			. A real property manager is the consumer of the items that	
			es, installs, applies, or otherwise uses to fulfill a property mana	
			d in business in the State shall collect tax on the sales price of	•
			operty manager unless a statutory exemption in G.S. 105-164.	
			Property Manager Acting as Retailer. – This subsection app	
			l installation services provided by a real property manager and	-
			this section. A real property manager acts as a retailer and mal	
	and use tur		and section. If four property manufor acts as a retailer and man	and a fuir at fourth

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1	when it provides repair, maintenance, and installation services taxable under this	section unless
2	a statutory exemption in G.S. 105-164.13 applies.	
3	(f) Grace Period. – The Department shall take no action to assess any tax d	ue for a filing
4	period beginning on or after January 1, 2019, and ending prior to January 1, 2021,	-
5	failed to collect sales tax on repair, maintenance, and installation services taxal	
6	section. This subsection does not apply if the retailer received specific written ad	
7	Secretary for the transactions at issue for the laws in effect for the applicable	
8	limitations in G.S. 105-244.3 apply to this subsection."	
9	SECTION 3.9.(f) G.S. 105-237.1(a) reads as rewritten:	
10	§ 105-237.1. Compromise of liability.	
10	(a) Authority. – The Secretary may compromise a taxpayer's liability for	r a tax that is
12	collectible under G.S. 105-241.22 when the Secretary determines that the compro	
12	best interest of the State and makes one or more of the following findings:	mise is in the
13	best interest of the State and makes one of more of the following infinings.	
15	(8) The assessment is for sales tax the taxpayer failed to collect	or use toy the
16	taxpayer failed to pay on repair, maintenance, and installa	
17	provided by a real property manager under a property manager	
18	The Secretary must determine that the taxpayer made a good-	
10 19	<u>comply with the sales and use tax laws. Absent fraud or ot</u>	
20	activities, a taxpayer that substantiated the time spent managing	
20	for a billing or invoice period as provided under G.S. 105-164.	
21	determined to have made a good-faith effort to comply with the	
22	tax laws."	sales allu use
23 24		and applies to
24 25	SECTION 3.9.(g) This section is effective when it becomes law a	ind applies to
23 26	property management contracts entered into on or after that date. SECTION 3.10.(a) G.S. 105-164.13(11), as amended by Section 4.9 o	f S I 2010 6
20 27	reads as rewritten:	1 S.L. 2019-0,
28	"(11) Any of the following fuel:	
28 29	a. Motor fuel, as taxed in Article 36C of this Chapter, exce	ent motor fuel
2) 30	for which a refund of the per gallon excise tax is a	-
31	<u>G.S. 105-449.105A,</u> G.S. 105-449.106(c) or G.S. 105-44	
32	b. Alternative fuel taxed under Article 36D of this Cha	
32 33	refund of that tax is allowed under G.S. 105-449.107."	pter, unless a
33 34		
34 35	SECTION 3.11.(a) G.S. 105-164.13(61a) reads as rewritten:	maintananaa
33 36	"(61a) The sales price of or the gross receipts derived from the repair, and installation services and service contracts listed in this su	
30 37		
38	exempt from tax. Except as otherwise provided in this subdivise	
30 39	and services used to fulfill either a repair, maintenance, or instal	
39 40	or a service contract exempt from tax under this subdivision are	
	list of repair, maintenance, and installation services and serv	fice contracts
41	exempt from tax under this subdivision is as follows:	
42		maited commiss
43	k. Self-service car washes and vacuums.vacuums and li	
44	vehicle washes. For purposes of this sub-subdivision,	the following
45 46	definitions apply:	formation to
46	<u>1.</u> <u>Limited-service vehicle washes. – The cleaning c</u>	
47 49	mechanical means where the only activities per	-
48	employee include one or more of the following	-
49 50	payment for the transaction, (ii) guiding the ve	
50	entrance or exit of a conveyor, (iii) applying	-
51	spray of chemicals to the vehicle prior to the cl	eaning of the

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1		vehicle, or (iv) placing protectiv	e tape or covers on the vehicle
2		prior to cleaning. The term d	oes not include any activity
3		whereby an employee physical	ly touches the vehicle for the
4		purpose of cleaning or restoring	g the vehicle, enters or cleans
5		any part of the interior of the ve	ehicle, or performs an activity
6		on the vehicle other than o	one of those listed in this
7		sub-sub-subdivision.	
8	<u>2.</u>	Self-service vehicle washes and	vacuums. – The cleaning of a
9		vehicle by a customer without	at any cleaning or restoring
10		activity performed by an employ	
11		This section becomes effective C	Contraction of the second seco
12	sales made on or after that date		
13			
14	PART IV. EXCISE TAX CH		
15		G.S. 105-113.4A reads as rewritten	1:
16	"§ 105-113.4A. Licenses.		
17			
18		of a license tax is allowed only whe	1
19		l when a licensee surrenders canc	<u>els</u> a license or the Secretary
20	revokes a license.		
21			1 ·
22	-	retary must keep a record of the fol	lowing:
23		or a license under this Article.	
24 25		whom a license has been issued und	
25 26		t hold a current license issued u	inder uns Arucie, by incense
20 27	category. (h) Lists. – The Secre	stary must provide the list require	rad under subdivision (2) of
28		con request of a manufacturer that i	
28 29		count number, and business address	
2) 30		G.S. 105-113.4B reads as rewritter	
31	"§ 105-113.4B. Cancellation		1.
32		cretary may cancel a license issue	d under this Article upon the
33		licensee and the immediate return	1
34	-	evoke a license issued under this A	•
35		bility for the tax imposed under th	•
36	6	e. In addition, the Secretary may re	U
37		he following acts after holding a h	
38	should be revoked:		C
39			
40	(b) Procedure. – The Se	ecretary must send a person whose	license is summarily revoked
41	a notice of the revocation and	must give the person an opportu	nity to have a hearing on the
42	revocation within 10 days after	the revocation. The Secretary mus	st give a person whose license
43	may be revoked after a hearing	at least 10 days' written notice of t	he date, time, and place of the
44	hearing. A notice of a summa	ry license revocation and a notice	e of hearing must be sent by
45	-	last known address of the licensee.	
46	"		
47		G.S. 105-113.21 reads as rewritten	:
48	"§ 105-113.21. Discount; refu	ınd.	
49	•••		.
50		<u>used</u> distributor who files a timely	-
51	and who sends a timely payme	nt may deduct from the amount du	e with the report a discount of

1 two percent (2%). This discount covers expenses incurred in preparing the records and reports 2 required by this Part, and the expense of furnishing a bond. 3 Refund. - A licensed distributor in possession of packages of stale or otherwise (b) 4 unsalable cigarettes upon which the tax has been paid may return the cigarettes to the 5 manufacturer as provided in this subsection and apply to the Secretary for refund of the tax. The 6 application shall be in the form prescribed by the Secretary and shall be accompanied by an 7 affidavit from the manufacturer stating the number of cigarettes returned to the manufacturer by 8 the applicant. The Secretary shall refund the tax paid, less the discount allowed, on the unsalable 9 cigarettes. The licensed distributor must return the cigarettes to the manufacturer of the cigarettes 10 or to the affiliated manufacturer who is contracted by the manufacturer of the cigarettes to serve 11 as the manufacturer's agent for the purposes of validating quantities and disposing of unsalable 12 cigarettes." **SECTION 4.1.(d)** G.S. 105-113.10 reads as rewritten: 13 14 "§ 105-113.10. Manufacturers exempt from paying tax. Shipping to Other Licensed Distributors. – Any-A licensed manufacturer shipping 15 (a) 16 cigarettes to other distributors who are licensed under G.S. 105-113.12 may, upon application to 17 the Secretary and upon compliance with requirements prescribed by the Secretary, be relieved of 18 paying the taxes levied in this Part. Part, but is not relieved from filing a report as required by 19 this Part. 20 (a1) Shipping to Retailers. – No manufacturer may be relieved of the requirement to be 21 licensed as a distributor in order to make shipments, including drop shipments, to a retail dealer 22 or ultimate user. 23 Shipping for Affiliated Manufacturer. – A manufacturer may, upon application to the (b) 24 Secretary and upon compliance with requirements prescribed by the Secretary, be relieved of 25 paying the taxes levied in this Part on cigarettes that are manufactured by an affiliated 26 manufacturer and temporarily stored at and shipped from its facilities.facilities, but is not relieved from filing a report as required by this Part." 27 28 SECTION 4.1.(e) G.S. 105-113.5 reads as rewritten: 29 "§ 105-113.5. Tax on cigarettes. 30 Rate. - A tax is levied on the sale or possession for sale in this State, by a licensed (a) 31 distributor, of all cigarettes at the rate of two and one-fourth cents (2.25¢) per individual cigarette. 32 Primary Liability. - The licensed distributor who first acquires or otherwise handles (b) 33 cigarettes subject to the tax imposed by this section is liable for the tax imposed by this section. 34 A licensed distributor who brings into this State cigarettes made outside the State is the first 35 person to handle the cigarettes in this State. A licensed distributor who is the original consignee 36 of cigarettes made outside the State and is shipped into the State is the first person to handle the 37 cigarettes in this State." 38 SECTION 4.2.(a) G.S. 105-113.4A, as amended by Section 4.1(a) of this act, reads 39 as rewritten: 40 "§ 105-113.4A. Licenses. General. - To obtain or renew a license required by this Article, an applicant must 41 (a) 42 file an application with the Secretary on a form provided by the Secretary and pay the tax due for 43 the license. An application must include the applicant's name, address, federal employer 44 identification number, and any other information required by the Secretary. A license is not 45 transferable or assignable and must be displayed at the place of business for which it is issued. 46 (b) Requirements. – An applicant for a license must meet the following requirements: 47 If the applicant is a corporation, the applicant must either be incorporated in (1)this State or be authorized to transact business in this State. 48 49 (2)If the applicant for a license is a limited liability company, the applicant must 50 either be organized in this State or be authorized to transact business in this 51 State.

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(3)	If the applicant for a license is a limited partnership, the ap	policant must either
~ /	be formed in this State or be authorized to transact busines	-
(4)	If the applicant for a license is an individual or a gener	
	applicant must designate an agent for service of process a	
	name and address.	0 0
(c) Deni	al. – The Secretary may investigate an applicant for a license	required under this
Article to detern	nine if the information the applicant submits with the applicat	tion is accurate and
if the applicant i	s eligible to be licensed under this Article. The Secretary ma	y refuse to issue <u>or</u>
	to an applicant that has done any of the following:	
(1)	Submitted false or misleading information on its application	
(2)	Had a license issued under this Article revoked by the Sec	-
(3)	Had a tobacco products license or registration issued by and	other state revoked.
(4)	Been convicted of fraud or misrepresentation.	
(5)	Been convicted of any other offense that indicates the	applicant may not
	comply with this Article if issued a license.	
(6)	Failed to remit payment for a tax debt under this Chapter.	The term "tax debt"
	has the same meaning as defined in G.S. 105-243.1.	
(7)	Failed to file a return due under this Chapter.	C.1.
	Failed to meet the requirements set out in subsection (b) of	t this section.
" SEC	TION 4.2 (b) $C \in 105, 112, 4D(a)$ as amonded by Section	(1)(h) of this act
reads as rewritte	TION 4.2.(b) G.S. 105-113.4B(a), as amended by Section	4.1(0) of this act,
	ons. – The Secretary may cancel a license issued under thi	s Article upon the
	of the licensee and the immediate return of the license to	-
-	immarily revoke a license issued under this Article when the	-
• •	curring liability for the tax imposed under this Article after	•
	this Article. In addition, the Secretary may revoke the licens	
	more of the following acts after holding a hearing on whether	
be revoked:	more of the fond wing web after hording a nearing on whether	
(1)	Fails to obtain a license in a timely manner or for all pla	aces of business as
()	required by this Article.	
(2)	Willfully fails to file a return required by this Article.	
(3)	Willfully fails to pay a tax when due under this Article.	
(4)	Makes a false statement in an application or return required	l under this Article.
(5)	Fails to keep records as required by this Article.	
(6)	Refuses to allow the Secretary or a representative of the Se	cretary to examine
	the person's books, accounts, and records concerning tobac	cco product.
(7)	Fails to disclose the correct amount of tobacco product tax	able in this State.
(8)	Fails to file a replacement bond or an additional bond	if required by the
	Secretary under this Article.	
(9)	Violates G.S. 14-401.18.	
<u>(10)</u>	Fails to meet or maintain the requirements set out in G.S.	<u>105-113.4A(b).</u> "
	TION 4.2.(c) G.S. 105-113.12 reads as rewritten:	
-	Distributor must obtain license.	
	stributor shall obtain for each place of business a continuing of	
	ax of twenty-five dollars (\$25.00) for the license. <u>A license is</u>	
-	llowing the second calendar year after the date of issuance or	
-	of business is renewable upon signed application with no re	enewal license tax,
	or after the June 30 expiration date.	whom a distribute
	he purposes of this section, a "place of business" is a place	where a distributor
receives or store	s non-tax-paid cigarettes.	

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1	(c) An ou	t-of-state distributor may obtain a distributor's license up	on compliance with	
2		<u>G.S. 105-113.4A and G.S. 105-113.24 and payment of a</u>	-	
3	dollars (\$25.00)."			
4	SECT	ION 4.2.(d) G.S. 105-113.36 reads as rewritten:		
5		Vholesale dealer and retail dealer must obtain license.		
6		red Licenses. – The entities listed in this subsection shall o	btain for each place	
7	_	acco products license and shall pay a license tax in the amo	_	
8		place of business" is a place where a wholesale dealer mak		
9		tes or where a wholesale dealer or a retail dealer receives or	_	
10		other than cigarettes. The entities and license tax amounts	•	
11	(1)	Wholesale dealer \$25.00		
12	$\overline{(2)}$	Retail dealer \$10.00.		
13	(b) Term	of License. – A license is in effect until June 30 of the year f	ollowing the second	
14		er the date of issuance or renewal, unless cancelled of	-	
15	-	nse for each place of business is renewable upon signed	-	
16	_	x, unless applied for after the June 30 expiration date.		
17	(c) Out-of	E-State Wholesale Dealers An out-of-state wholesale	dealer of tobacco	
18	products other that	n cigarettes may obtain a wholesale dealer's license upon o	compliance with the	
19	provisions of G.S	. 105-113.4A and payment of a tax of twenty-five dollars (<u>(\$25.00).</u>	
20	A wholesale	dealer shall obtain for each place of business a continuir	ng tobacco products	
21	license and shall	pay a tax of twenty-five dollars (\$25.00) for the license.	A retail dealer shall	
22	obtain for each pl	ace of business a continuing tobacco products license and s	shall pay a tax of ten	
23	dollars (\$10.00) f	or the license. A "place of business" is a place where a whe	lesale dealer makes	
24	tobacco products	other than cigarettes or a wholesale dealer or a retail deale	er receives or stores	
25	non-tax-paid toba	cco products other than cigarettes."		
26	SECT	ION 4.2.(e) This section becomes effective January 1,	2020. Any license	
27		cle 2A of Chapter 105 of the General Statutes on or befo	-	
28	-	ne 30, 2020. As soon as practicable after the effective date		
29		evenue shall notify each licensee that he or she must renew		
30		h the Secretary in accordance with G.S. 105-113.4A befor	e June 30, 2020.	
31		ION 4.3.(a) G.S. 105-113.18 reads as rewritten:		
32		ayment of tax; reports.		
33		ed in this Part are payable when a report is required to be	filed. The following	
34		ed to be filed with the Secretary:		
35	(1)	Distributor's Report. – A <u>licensed</u> distributor shall file a n		
36		form prescribed by the Secretary. The report covers sales		
37		occurring cigarettes sold, shipped, delivered, or otherwise	-	
38		State in a calendar month and is due within 20 days after t		
39		covered by the report. The report shall show the quant		
40		transported or caused to be transported into the Sta		
41		distributor or licensed manufacturer in the State for sales i		
42		the amount of tax due and shall identify any transactions to	o which the tax does	
43		not apply.	• •.• .	
44	(1a)	Report of Free Cigarettes. A manufacturer who distribute	•	
45		charge shall file a monthly report in the form prescribed b	• •	
46		report covers cigarettes distributed without charge in a ca		
47		due within 20 days after the end of the month covered by the		
48		shall state the number of cigarettes distributed without cha	arge and the amount	
49 50	$\langle 0 \rangle$	of tax due.	minod non 40 : 1	
50	(2)	Use Tax Report. – Every other person who has acc		
51		cigarettes for sale, use, or consumption subject to the tax i	imposed by this Part	

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1	shall, within 96 hours after receipt of the cigarettes, file a report in the form
2	prescribed by the Secretary showing the amount of cigarettes so received and
3	any other information required by the Secretary. The report shall be
4	accompanied by payment of the full amount of the tax.
5	(3) Shipping Report. – Any person, except a licensed distributor, who transports
5	cigarettes upon the public highways, roads, or streets of this State, upon notice
7	from the Secretary, shall file a report in the form prescribed by the Secretary
3	and containing the information required by the Secretary.
)	(4) Repealed by Session Laws 1981 (Regular Session, 1982), c. 1209, s. 1."
)	SECTION 4.3.(b) G.S. 105-113.37 reads as rewritten:
	"§ 105-113.37. Payment of tax.
	(a) Monthly Report. – Except for tax on a designated sale under subsection (b), the taxes
5	Taxes levied by this Article are payable when a report is required to be filed. A report is due on
ŀ	a monthly basis. A monthly report covers sales and other activities tobacco products sold,
i	shipped, delivered, or otherwise disposed of in this State occurring in a calendar month and is
)	due within 20 days after the end of the month covered by the report. A report shall be filed on a
	form provided by the Secretary and shall contain the information required by the Secretary.
	(b) Designation of Exempt Sale. A wholesale dealer who sells a tobacco product to a
	person who has notified the wholesale dealer in writing that the person intends to resell the item
	in a transaction that is exempt from tax under G.S. $105-113.35(a2)(1)$ or G.S. $105-113.35(a2)(2)$
	may, when filing a monthly report under subsection (a), designate the quantity of tobacco
	products sold to the person for resale. A wholesale dealer shall report a designated sale on a form
	provided by the Secretary.
	A wholesale dealer is not required to pay tax on a designated sale when filing a monthly
	report. The wholesale dealer shall pay the tax due on all other sales in accordance with this
	section. A wholesale dealer or a customer of a wholesale dealer may not delay payment of the
	tax due on a tobacco product by failing to pay tax on a sale that is not a designated sale or by
	overstating the quantity of tobacco products that will be resold in a transaction exempt under
	G.S. 105-113.35(a2)(1) or G.S. 105-113.35(a2)(2).
	A person who does not sell a tobacco product in a transaction exempt under
	G.S. 105-113.35(a2)(1) or G.S. 105-113.35(a2)(2) after a wholesale dealer has failed to pay the
	tax due on the sale of the item to the person in reliance on the person's written notification of
	intent is liable for the tax and any penalties and interest due on the designated sale. If the Secretary
	determines that a tobacco product reported as a designated sale is not sold as reported, the
	Secretary shall assess the person who notified the wholesale dealer of an intention to resell the
	item in an exempt transaction for the tax due on the sale and any applicable penalties and interest.
	A wholesale dealer who does not pay tax on a tobacco product in reliance on a person's written
	notification of intent to resell the item in an exempt transaction is not liable for any tax assessed
	on the item.
	(c) Repealed by Session Laws 1991 (Regular Session, 1992), c. 955, s. 12.
	(d) Shipping Report. – Any person who transports other tobacco products upon the public
	highways, roads, or streets of this State must, upon notice from the Secretary, file a report in a
	form prescribed by and containing the information required by the Secretary."
	SECTION 4.4.(a) G.S. 105-113.26 reads as rewritten:
	"§ 105-113.26. Records to be kept.
	Every person required to be licensed under this Article and every person required to make
	reports under this Article shall keep complete and accurate records of all sales purchases,
	inventories, sales, shipments, deliveries, and other information as required under this Article. The
	records shall be in the form prescribed by the Secretary.Secretary and shall be open at all times
	for inspection by the Secretary or an authorized representative of the Secretary.
)	tor inspection by the secretary of an authorized representative of the secretary.

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1 2	These records shall be safely preserved for a period of three years in a m security and accessibility for inspection by the Department. The Secretary	
3	destruction of any records at any time within this three-year period."	•
4	SECTION 4.4.(b) G.S. 105-113.40 reads as rewritten:	
5	"§ 105-113.40. Records of sales, inventories, and purchases to be kept.	
6	Every wholesale dealer and retail dealer shall keep complete and acc	urate records of the
7	dealer's purchases, inventories, and sales sales, shipments, and deliveries of	
8	products, and any other information as required under this Article. These re	
9	form prescribed by the Secretary, open at all times for inspection by the	the Secretary or an
10	authorized representative of the Secretary. Secretary, and safely preserved the	for a period of three
11	years in a manner to ensure their security and accessibility for inspection by	the Department."
12	SECTION 4.5. G.S. 105-113.35 reads as rewritten:	
13	"§ 105-113.35. Tax on tobacco products other than cigarettes.	
14	(a) Tax on Tobacco Products. – An excise tax is levied on tobacco p	roducts at the rate of
15	twelve and eight-tenths percent (12.8%) of the cost price of the products. T	The tax rate does not
16	apply to the following:	
17	(1) Cigarettes subject to the tax in G.S. 105-113.5.	
18	(2) Vapor products subject to the tax in subsection (a1) of the	is section.
19	(a1) Tax on Vapor Products. – An excise tax is levied on vapor produ	
20	cents (5¢) per fluid milliliter of consumable product. All invoices for vapor	r products issued by
21	manufacturers must state the amount of consumable product in milliliters.	
22	(a2) Limitation. – The taxes imposed under this section do not apply	to the following:
23	(1) A tobacco product sold outside the State.	
24	(2) A tobacco product sold to the federal government.	
25	(3) A sample tobacco product product, other than cigarettes	
26	charge. A sample tobacco product, other than cigare	
27	distributed in a "qualified adult-only facility" as that te	rm is defined in 21
28	<u>C.F.R. § 1140.16(d)(2).</u>	
29		
30	(d) Manufacturer's Option. – A manufacturer who is not a retail d	
31	tobacco products other than cigarettes to either a wholesale dealer or retail d	
32	this Part may apply to the Secretary to be relieved of paying the tax impose	-
33	the tobacco products. A manufacturer who is not a retail dealer and who shi	
34	either a wholesale dealer or retail dealer licensed under this Part may apply t	2
35	relieved of paying the tax imposed by this section on the vapor products	
36 37	wholesale dealer or retail dealer. Once granted permission, a manufacturer	
38	pay the tax until otherwise notified by the Secretary. Secretary but is not report as required by this Part. To be relieved of payment of the tax impos	
38 39	manufacturer must comply with the requirements set by the Secretary.	eu by uns section, a
40	Permission granted under this subsection to a manufacturer to be reliev	ad of paying the tax
40 41	imposed by this section applies to an integrated wholesale dealer with whom	1.0
42	an affiliate. A manufacturer must notify the Secretary of any integrated with	
43	whom it is an affiliate when the manufacturer applies to the Secretary f	
44	relieved of paying the tax and when an integrated wholesale dealer become	-
45	manufacturer after the Secretary has given the manufacturer permission to b	
46	the tax.	e rene, eu or pujing
47	If a person is both a manufacturer of cigarettes and a wholesale dealer	of tobacco products
48	other than cigarettes and the person is granted permission under G.S. 105-1	-
49	of paying the cigarette excise tax, the permission applies to the tax impose	
50	tobacco products other than giggerattes. A giggeratte manufacturer who become	

50 tobacco products other than cigarettes. A cigarette manufacturer who becomes a wholesale dealer

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1 2 3	the permission red (d1) Limita	ermission to be relieved of the cigarette excise tax must n ceived under G.S. 105-113.10 when applying for a license ation. – Except as otherwise provided in this Article, <u>a license</u>	as a wholesale dealer. nsed wholesale dealer
4 5		row, loan, or exchange non-tax-paid tobacco products of	
5 6		ther licensed wholesale dealer, and an integrated wholesa loan, or exchange non-tax-paid tobacco products other the	·
7		ther integrated wholesale dealers. dealer.	an eigenetics to, nom,
8		led by Session Laws 2009-451, s. 27A.5(c), effective Sep	ntember 1_2009 "
9		TION 4.6.(a) Part 3 of Article 2A of Chapter 105 of th	
10		ng a new section to read:	
11	" <u>§ 105-113.35A.</u>		
12		l upon the sale or possession for sale by a person other that	n a licensed wholesale
13		d retail dealer and upon the use, consumption, and p	
14	consumption of	tobacco products other than cigarettes within this Sta	te at the rate set in
15	<u>G.S. 105-113.35.</u>	This tax does not apply to tobacco products other than a	cigarettes upon which
16		G.S. 105-113.35 has been paid."	
17	SECT	TION 4.6.(b) This section is effective for taxable years	beginning on or after
18	January 1, 2019.		
19		TION 4.7.(a) G.S. 105-113.4 reads as rewritten:	
20	"§ 105-113.4. De		
21	The following	g definitions apply in this Article:	
22			. 1
23	<u>(1n)</u>	<u>Consumer. – An individual who purchases, receives,</u>	or possesses tobacco
24 25		products for personal consumption and not for resale.	
23 26	 (2d)	Delivery sale. – A sale of tobacco products to a consumer	r in this State in which
20 27	<u>(20)</u>	either of the following apply:	I III ullis State III willeli
28		<u>a.</u> <u>The consumer submits the order for the sale by</u>	telephone mail the
29		Internet or other online service or application,	
30		otherwise not in the physical presence of the	
31		consumer submits the order.	
32		b. The tobacco products are delivered via mail or a	delivery service.
33	<u>(2e)</u>	Delivery seller. – A person that makes a delivery sale.	<u>v</u>
34	<u>(2f)</u>	Delivery service A person engaged in the commerci	ial delivery of letters,
35		packages, or other containers.	
36	"		
37	SECT	TION 4.7.(b) Part 1 of Article 2A of Chapter 105 of the	e General Statutes is
38	•	ng a new section to read:	
39		Delivery sales of certain tobacco products; age verifica	
40		This section applies to delivery sales of tobacco produ	
41		this State regardless of whether the delivery seller is loca	
42		purposes of this section, the term "tobacco produc	t" is as defined in
43 44		except that it does not include cigars.	of the following with
44 45	(b) <u>Delive</u> respect to a delive	ery Seller Requirements. – A delivery seller shall do all	of the following with
43 46	-	<u>Obtain a license from the Secretary pursuant to the requin</u>	rements of this Article
40 47	<u>(1)</u>	before accepting an order.	
48	<u>(2)</u>	<u>Comply with the age verification requirements in G.S. 1</u>	(4-313(b2))
49	$\frac{(2)}{(3)}$	Report, collect, and remit to the Secretary all taxes levie	
50	<u>(5)</u>	as set out in this Article and Article 5 of this Chapter.	

General Assembly Of North Carolina Session 2019 1 Filing Requirement. – A delivery seller who has made a delivery sale, or shipped or (c) 2 delivered tobacco products in connection with a delivery sale, during the previous month shall, 3 not later than the tenth day of each month, file with the Secretary a memorandum or a copy of 4 the invoice for every delivery sale made during the previous month. A delivery seller who 5 complies with 15 U.S.C. § 376 with respect to tobacco products covered by that section is 6 considered to have complied with this subsection. The memorandum or invoice shall contain the 7 following information: 8 (1) The name, address, telephone number, and e-mail address of the consumer. 9 The type and the brand, or brands, of tobacco products that were sold. (2)The quantity of tobacco products that were sold. 10 (3)11 (d) Penalties. – A person who violates this section is subject to the following penalties: For the first violation, a penalty of one thousand dollars (\$1,000). 12 (1)13 (2)For a subsequent violation, a penalty not to exceed five thousand dollars 14 (\$5,000), as determined by the Secretary. Exception. - This section does not apply to sales of tobacco products by a retail dealer 15 (e) 16 who purchased the tobacco products from a licensed distributor or wholesale dealer. 17 State Laws Apply. – All State laws that apply to tobacco product retailers in this State (f) shall apply to delivery sellers that sell tobacco products into this State." 18 19 **SECTION 4.7.(c)** This section is effective October 1, 2019, and applies to delivery 20 sales occurring on or after that date. 21 SECTION 4.8. G.S. 105-113.68 reads as rewritten: 22 "§ 105-113.68. Definitions; scope. 23 Definitions. – The following definitions apply in this Article: (a) 24 25 (13)Wholesaler or importer. - When used with reference to wholesalers a 26 wholesaler or importers an importer of wine or malt beverages, the term 27 includes a resident wineries winery and a wine producer that sell their wines 28 sells its wines, or wine produced for the permittee under contract, at wholesale 29 to a retailer or at retail and a resident breweries brewery that produce fewer 30 than 25,000 barrels of malt beverages per year.sells its malt beverages, or malt 31 beverages produced for the permittee under contract, at wholesale to a retailer 32 or at retail. This subdivision applies to a person that holds any of the following 33 permits issued by the ABC Commission: 34 Unfortified winery permit under G.S. 18B-1101. <u>a.</u> 35 Fortified winery permit under G.S. 18B-1102. b. 36 Brewery permit under G.S. 18B-1104. <u>c.</u> 37 Wine importer permit under G.S. 18B-1106. <u>d</u>. 38 Wine wholesaler permit under G.S. 18B-1107. e. 39 f. Malt beverages importer permit under G.S. 18B-1108. 40 Malt beverages wholesaler permit under G.S. 18B-1109. <u>g.</u> 41 Wine producer permit under G.S. 18B-1114.3. h." 42 SECTION 4.9. G.S. 105-113.84 reads as rewritten: 43 "§ 105-113.84. Report of resident brewery, resident winery, resident wine producer, 44 nonresident vendor, or wine shipper permittee. 45 46 A resident brewery, resident winery, resident wine producer, and nonresident vendor (a) 47 must file a monthly informational report with the Secretary. 48 A wine shipper permittee must file an annual report with the Secretary. (b) 49 (c) The report required by this section must list the amount of beverages delivered sold, delivered, or shipped to North Carolina wholesalers, importers, and purchasers under 50 G.S. 18B-1001.1 during the period covered by the report. The report is due by the 15th day of 51

Session 2019 **General Assembly Of North Carolina** 1 the month following the period covered by the report, report, unless otherwise provided. The 2 report must be filed on a form approved by the Secretary and must contain the information 3 required by the Secretary." 4 SECTION 4.10. G.S. 105-449.47A reads as rewritten: 5 "§ 105-449.47A. Denial of license application and decal issuance. 6 The Secretary may refuse to license and issue a decal to an applicant that does not meet the 7 requirements set out in G.S. 105-449.69(b) or that has done any of the following: 8 Had a license issued under Chapter 105 or Chapter 119 of the General Statutes (1)9 revoked by the Secretary. 10 Had a license issued by another jurisdiction, pursuant to the International Fuel (2)11 Tax Agreement, revoked. Been convicted of fraud or misrepresentation. 12 (3) 13 Been convicted of any other offense that indicates that the applicant may not (4) comply with this Article if licensed and issued a decal. 14 Failed to remit payment for a tax debt under Chapter 105 or Chapter 119 of 15 (5)the General Statutes. The term "tax debt" has the same meaning as defined in 16 17 G.S. 105-243.1. Failed to file a return due under Chapter 105 or Chapter 119 of the General 18 (6) 19 Statutes. 20 Failed to maintain motor vehicle registration on the qualified motor vehicle." (7)21 SECTION 4.11. G.S. 105-449.60 reads as rewritten: 22 "§ 105-449.60. Definitions. 23 The following definitions apply in this Article: 24 25 (8) Bulk end-user. – A person who maintains bulk storage facilities for motor fuel 26 and uses part or all of the stored fuel to operate a highway vehicle. 27 28 (33) Motor fuel transporter. – A person who transports motor fuel by pipeline, 29 transport truck, tank wagon for hire, railroad tank car, or marine vessel. 30 31 (48) Tank wagon. – A truck that is not a transport truck and is designed or used to 32 carry at least 1,000 gallons of motor fuel.fuel and the motor fuel is owned by 33 the transporter. 34 (48a) Tank wagon for hire. – A truck designed or used to carry at least 1,000 gallons 35 of motor fuel and the transporter is compensated for transporting motor fuel 36 owned by another person. 37 38 (51) Terminal. - A motor fuel storage and distribution facility that has been 39 assigned a terminal control number by the Internal Revenue Service, is 40 supplied by pipeline or marine vessel, and from which motor fuel, jet fuel, or aviation gasoline may be removed at a rack. 41 42 . . . 43 (55)Transport truck. – A tractor trailer designed or used to transport loads of motor 44 fuel over a highway. For the purposes of this definition, a tank wagon for hire is considered a transport truck. 45" 46 47 SECTION 4.12. G.S. 105-449.115 reads as rewritten: 48 "§ 105-449.115. Shipping document required to transport motor fuel by railroad tank car 49 or transport truck. Issuance. - A person may not transport motor fuel by railroad tank car or transport 50 (a)

50 (a) Issuance. – A person may not transport motor rule by ramoad tank car of transport 51 truck unless the person has a shipping document for its transportation that complies with this

1				ninal operator, a fuel alcohol provider, <u>a biodiesel provider</u> , and the	
2 3	operator of a bulk plant must give a shipping document to the person who operates a railroad				
	tank car or a transport truck into which motor fuel is loaded at the terminal rack or bulk plant				
4 5	rack.				
5 6	••••	SECT		13. G.S. 105-449.115A reads as rewritten:	
0 7	"8 105 14			bing document required to transport fuel by tank wagon.	
8	9 103-44 (a)			person who operates a tank wagon into which motor fuel is loaded at	
9				with the document requirements in G.S. 105-449.115(b). A person who	
10				to which motor fuel is loaded from some other source must have an	
11	1		0	hipping document containing the following information and any other	
12				he Secretary:	
12	monnau	(1)	-	ame and address of the person from whom the motor fuel was received.	
14		(1) (2)		ate the fuel was loaded.	
15		(2) (3)		pe of fuel.	
16		(3) (4)	•	oss number of gallons loaded.	
17		<u>(5)</u>	-	estination state of the fuel.	
18	"	<u>(0)</u>	<u>-1110 ut</u>		
19		SECT	ION 4.	14.(a) G.S. 105-113.29 reads as rewritten:	
20	"§ 105-11			sed place of business.	
21	It shal	l be <u>is</u>	unlawfi	ul for any <u>a person</u> to maintain a place of business within this State	
22	required b	y this A	Article t	to be licensed to engage in the business of selling or offering for sale	
23	selling, of	fering for	or sale,	or possessing with the intent to sell cigarettes or other tobacco products	
24	without fi	rst obtai	ining su	ch <u>the</u> licenses."	
25		SECT	ION 4.	14.(b) This section becomes effective December 1, 2020, and applies	
26	to offense	s comm	itted on	or after that date.	
27					
28	PART V.			LIANCE CHANGES	
29				1.(a) G.S. 105-243.1(d) reads as rewritten:	
30	"(d)			ection assistance fee is imposed on an overdue tax debt that remains	
31				nore after the fee notice required by this subsection is mailed to the	
32				med collectible under G.S. 105-241.22. In order to impose a collection	
33				bt, the Department must notify the taxpayer that the fee will be imposed	
34			-	in full within <u>30-60</u> days after the date the fee notice notice of collection	
35				er. The Department may not mail the fee notice earlier than 60 days after	
36				ectible under G.S. 105-241.22. The fee is collectible as part of the debt.	
37		etary ma	iy waiv	e the fee pursuant to G.S. 105-237 to the same extent as if it were a	
38	penalty."	OFOT			
39				1.(b) This section becomes effective January 1, 2020, and applies to	
40	tax debts			llectible on or after that date. $2 (x) \in S_{-} 105, 226(x)$ much as a maximum.	
41	"(a)			2.(a) G.S. 105-236(a) reads as rewritten:	
42	"(a)	Penan	les. -11	he following civil penalties and criminal offenses apply:	
43 44		 (10)	Donalt	ice Deserving Informational Deturns The following penalties apply	
44		(10)		ies Regarding Informational Returns. – The following penalties apply egard to an informational return required by Article <u>2A, 2C, 4, 4A, 5, 9</u> ,	
43 46				or 36D of this Chapter:	
40 47					
48			 с.	For failure to file with the Secretary by the date the return is due, the	
49			··	Secretary shall assess a penalty of fifty dollars (\$50.00) per day, up to	
50				a maximum penalty of one thousand dollars (\$1,000).	

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1 2 3	d. For failure to file in the format prescribed by t Secretary shall assess a penalty of two hundred doll	-
4	SECTION 5.2.(b) This section becomes effective January 1, 20	20, and applies to
5	informational returns due to be filed on or after that date.	/ II
6	SECTION 5.3. G.S. 105-251.2 is amended by adding a new subs	ection to read:
7	"(c1) Franchisor. – A franchisor with at least one franchisee located with	
8	must give information to the Secretary when the Secretary requests the	information. The
9	Secretary may not request the information more than one time per calendar year	ear. The Secretary
10	may request the franchisor to provide on a return, a report, or otherwise, a fran	
11	identification number, business address, and any other information pertaining	
12	in possession of the franchisor that the Secretary deems necessary to determine	
13	compliance with this Chapter. For purposes of this subsection, the terms	"franchisor" and
14	"franchisee" have the same meaning as defined in 16 C.F.R. § 436.1."	
15	SECTION 5.4. Article 9 of Chapter 105 of the General Statut	es is amended by
16	adding a new section to read:	
17	"§ 105-251.3. Information required on real property transactions.	
18	Every person that buys real property located in this State from a nonreside	-
19	information to the Secretary within 15 days of the closing date of the sale. The r	-
20	seller's name, seller's address, seller's tax identification number if known, sa	
21	address, and any other information required by the Secretary. The Secretary	may prescribe the
22	manner of the report."	
23	DADT MI CENEDAL TAY ADMINISTRATION CHANCES	
24 25	PART VI. GENERAL TAX ADMINISTRATION CHANGES SECTION 6.1.(a) G.S. 105-241.6 reads as rewritten:	
23 26	"§ 105-241.6. Statute of limitations for refunds.	
20	(a) General. – The general statute of limitations for obtaining a refund of	of an overnavment
28	applies unless a different period applies under subsection (b) of this section. T	
28 29	of limitations for obtaining a refund of an overpayment is the later of the follo	-
30	(1) Three years after the due date of the return.	willg.
31	(1) Three years after have due due of the feddin. (2) Two years after payment of the tax.	
32	(b) Exceptions. – The exceptions to the general statute of limitation	ns for obtaining a
33	refund of an overpayment are as follows:	is for obtaining a
34		
35	(5) Contingent Event. – The period to request a refund of an ov	erpayment may be
36	extended <u>once</u> as provided in this subdivision if an event or	
37	the taxpayer from possessing the information necessary to fi	
38	definite request for a refund of an overpaym	
39	Chapter:subdivision:	
40	a. <u>Litigation or a State Tax Audit. – If a taxpaye</u>	er is subject to a
41	contingent event and files written notice with the S	ecretary, litigation
42	or a state tax audit that prevents the taxpayer from	filing an accurate
43	and definite request for a refund of an overpayment	t within the period
44	under this section, the period to request a refund of	an overpayment is
45	six months after the contingent event litigation	or state tax audit
46	concludes. For purposes of this subdivision, a "	-
47	means litigation or a state tax audit initiated prior to	-
48	the statute of limitations under subsection (a) of	
49	pendency of which prevents the taxpayer from	
50	information necessary to file an accurate and defi	1
51	refund of an overpayment under this Chapter. The	taxpayer must file

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1 2		written notice to the Secretary must be filed p statute of limitations under subsection (a) of th	-
3		payment in which a contingent event prevents	
4		definite request for a refund of an overpaym	
5		must identify and describe the contingent eve	
6		audit, identify the type of tax, list the return or	payment affected by the
7		contingent event, affected, and state in clear te	
8		estimated amount of the overpayment.	
9	b.	<u>Other Event. – If a taxpayer contends that an</u>	event or condition other
10		than a contingent event, as defined in this su	bdivision, has occurred
11		that prevents the taxpayer from filing an accu	rate and definite request
12		for a refund of an overpayment within the per	iod under subsection (a)
13		of-this section, the taxpayer may submit a	written request to the
14		Secretary seeking an extension of the statute	
5		under this subdivision. limitations. The taxp	
6		request to the Secretary prior to expiration of	
17		under this section. The request must establi	
18		proof that the event or condition is beyond the	1.0
19		that it prevents the taxpayer's taxpayer from	
20		accurate and definite request for a refund o	
21		request must be filed within the period under	
22		section. The Secretary's decision on the req	uest is final and is not
23		subject to administrative or judicial review.	
24		1 (b) This section has seen a ffective when it h	
25 26		1.(b) This section becomes effective when it before a compared of the filed on an often that d	11
20 27		of an overpayment of tax filed on or after that d $2(a) = C \sum_{i=1}^{n} \frac{1}{2} \frac{1}{$	
27		2.(a) G.S. 105-241.8(b)(1a) reads as rewritten:	
28 29		al amended return. $-$ If a taxpayer files a return l amended return and the return is filed within t	
30		apter, the period for proposing an assessment o	1 V
31		he return is filed or three years after the origina	
32		filed, whichever is later. If the taxpayer does n	
33		quired time, the period for proposing an asses	
34		years after the date the federal amended ret	-
35		hissioner of Internal Revenue. The date the feder	
36		s presumed to be the date recorded by the Internet	
37		2.(b) This section becomes effective when it b	
38	to an assessment propose		II III III III III III III III III III
39	1 1	3.(a) G.S. 105-228.90(b)(3a) reads as rewritten	n:
40		al determination. – A change or correction of the	
41		ising from an audit by the Commissioner of Int	
42		agreement of the U.S. competent authority, and	
43		come final. A federal determination is final wi	-
44	<u>not su</u>	bject to administrative or judicial review. Add	litionally, audit findings
45	made	by the Internal Revenue Service are deemed	final in the following
46	circun	nstances:	
47	<u>a.</u>	The taxpayer has received audit findings fro	
48		Service for the tax period and the taxpayer	•
49		administrative appeal with the Internal Reven	ue Service.

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1	<u>b.</u>	The taxpayer consented to any of the aud	it findings for the tax period
2		through a form or other written agreemen	nt with the Internal Revenue
3		Service."	
4	SECTIO	N 6.3.(b) G.S. 105-130.20(a) reads as rewritten	n:
5	"(a) Federal I	Determination. – If a taxpayer's federal taxable in	ncome or a federal tax credit
5	is changed or correc	ted by the Commissioner of Internal Revenue e	or other officer of the United
7	States or other an agi	eement of the U.S. competent authority, and the	change or correction affects
3	the amount of State	tax payable, the taxpayer must file an incom	e tax return reflecting each
9	change or correction	from a federal determination within six months	s after being notified of each
)	change or correction	. The Secretary must propose an assessment for	any additional tax due from
1		ded in Article 9 of this Chapter. The Secretary m	
2	of tax as provided in	Article 9 of this Chapter. A federal determination	ion has the same meaning as
3	defined in G.S. 105-	228.90."	
4	SECTIO	N 6.3.(c) G.S. 105-159 reads as rewritten:	
5	"(a) Federal E	etermination. – If a taxpayer's adjusted gross in	come, filing status, personal
5	exemptions, standar	d deduction, itemized deductions, or federal	tax credit are changed or
7	corrected by the Cor	nmissioner of Internal Revenue or other office	er of the United States or an
3	agreement of the U.	S. competent authority, and the change or corre	ection affects the amount of
9	State tax payable, the	taxpayer must file an income tax return reflecti	ng each change or correction
)	from a federal deterr	nination within six months after being notified of	of each change or correction.
1	The Secretary must propose an assessment for any additional tax due from the taxpayer as		
2		9 of this Chapter. The Secretary must refund	
3) of this Chapter. A federal determination has t	he same meaning as defined
4	in G.S. 105-228.90."		
5	SECTION 6.3.(d) This section becomes effective when it becomes law and applies		
5	to a federal determination on or after that date.		
7	SECTION 6.4.(a) G.S. 105-163.1 reads as rewritten:		
8	"§ 105-163.1. Definitions.		
9		finitions apply in this Article:	
)	(1) C	ompensation. – Consideration a payer pays to a	
1	a.		entity for personal services
2		performed in this State.	
3	b .		tot an employee for services
4		performed in this State.	
5	· ,	epealed by Session Laws 2009-476, s. 1, o	effective for taxable years
5		eginning on or after January 1, 2010.	
7	· ,	epealed by Session Laws 2014-3, s. 14.4(a),	effective for taxable years
8		eginning on or after January 1, 2014.	
9		mployee. – An individual, whether a resident o	
)		ho performs services in this State for wages or an	
1		this State and performs services outside this	6
2		cludes an ordained or licensed member of the	
3		onsidered an employee under G.S. 105-163.1A,	an officer of a corporation,
4		id an elected public official.	C · · · ·
5		mployer. – A person for whom an individual p	-
5		applying the requirements to withhold income	
7		e withheld taxes, the term includes a person wh	
8	a.		indual for services performed
9	1	for another.	in mat and 1 ! / 1
)	b.		is not engaged in trade or
1		business in this State.	

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1		c. Pays wages on behalf of a unit of governme	ent that is not located in this
2		State.	
3		d. Pays wages for any other reason.	
4	(6)	Individual. – Defined in G.S. 105-153.3.	
5	<u>(6a)</u>	Individual Taxpayer Identification Number	(ITIN). – A taxpayer
6		identification number issued by the Internal Reven	
7		who is required to have a U.S. taxpayer identification	ation number but who does
8		not have, or is not eligible to obtain, a social secur	rity number (SSN) from the
9		Social Security Administration.	
10	(6a)<u>(</u>6	b) ITIN contractor. – An ITIN holder who perform	ms services in this State for
11		compensation other than wages.	
12	(6b)<u>(6</u>		
13		Individual Taxpayer Identification Number (ITIN).(ITIN), including applied
14		for and expired numbers.	
15	(7)	Miscellaneous payroll period A payroll period	
16		biweekly, semimonthly, monthly, quarterly, sem	iannual, or annual payroll
17		period.	
18	(7a)	Nonresident contractor. – Either of the following:	
19		a. A nonresident individual who performs in	
20		other than wages any personal service	
21		performance, an entertainment, an athlet	-
22		creation of a film, radio, or television prog	
23		b. A nonresident entity that provides for the p	
24		compensation of any personal service	
25		performance, an entertainment, an athlet	· •
26		creation of a film, radio, or television prog	ram.
27	(8)	Nonresident entity. – Any of the following:	
28		a. A foreign limited liability company, define	
29		for the term "foreign LLC" in G.S. 57D-1	
30		certificate of authority from the Secretary	of State pursuant to Article
31		7 of Chapter 57D of the General Statutes.	
32		b. A foreign limited partnership as defined i	-
33		partnership formed under the laws of any	
34 25		State, unless the partnership maintains a p	ermanent place of business
35		in this State.	S. S. 55, 1, 40, that has not
36		c. A foreign corporation, as defined in C	
37 38		obtained a certificate of authority from the	
38 39	(0)	to Article 15 of Chapter 55 of the General	
39 40	(9)	Pass-through entity. – Defined in G.S. 105-228.90	
40 41	<u>(9a)</u>	<u>Payee. – Any of the following:</u> <u>a. A nonresident contractor.</u>	
41			
42 43			tate for companyation that
43 44		c. <u>A person who performs services in this S</u> fails to provide the payer a taxpayer identiti	
45		d. <u>A person who performs services in this S</u>	
45 46		<u>a.</u> <u>A person who performs services in this 5</u> fails to provide the payer a valid taxpayer	-
40 47		Secretary must notify a payer that a taxpayer	
48		not valid.	the recontinuation number 15
49	(10)	Payer. – A person who, in the course of a trade or b	usiness pays compensation
5 0	(10)	to any of the following:compensation.	asiness, pays compensation
50		to any of the following.compensation.	

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1 2		a.	A nonresident individual or a nonr personal services performed in this S	2 1
3		b.	An ITIN holder who is a contractor	
4		υ.	performed in this State.	and not an employee for services
5	(11) Pavro	oll period. – A period for which an emp	lover ordinarily pays wages to an
6	(11)		by by by the employer.	loyer ordinarity pays wages to an
7	(11	-	on payer. – A payor or a plan admini	strator with respect to a pension
8	(11		ent under section 3405 of the Code.	strator with respect to a pension
9	(11		on payment. – A periodic payment or a	nonperiodic distribution as those
10	(11		are defined in section 3405 of the Cod	-
10	(12		ble year. – Defined in section 441(b) of	
12	(12)	·	ayer Identification Number (TIN). – An	
12	<u>(12</u>	· -	ocial Security Administration or the Int	•
13 14			ayer Identification Number for Pendi	
15			rer Taxpayer Identification Number (P	
16	(13		res The term has the same meaning as	
10	(13)		holding agent. – An employer, a pensio	
18			5.4.(b) G.S. 105-163.3 reads as rewritte	
10			payers must withhold taxes.	
20			. – Every payer who pays more than o	ne thousand five hundred dollars
20			lar year to either a nonresident contract	
22		-	d from compensation paid to the contra	
23			x payee on the compensation as provid	
23 24			our percent (4%) of the compensation r	
25			are held in trust for the Secretary.	fund to the contractor. <u>payee.</u> The
26		vitilitoidis	are note in trust for the Secretary.	
20 27		urns. Anr	nual Statement, and Report. – A payer	required to deduct and withhold
28			<u>e's</u> compensation under this section mu	
29			bunt withheld in the time and manner re	
30	-		compensation were wages.	
31				
32	(f) Pay	ver Mav R	epay Amounts Withheld Improperly	- A payer may refund to a person
33	· / ·	•	withheld improperly from the person un	
34			the calendar year and before the payer	
35			ubsection (d) of this section. An amou	
36			t to a person who is not a nonresident	
37			om a payment that is not compensation.	
38			under this section. A payer who makes	
39	take the follow			
40	(1)	U	report the amount refunded on the	annual statement required by
41			ction (d) of this section.	1 5
42	(2)		r not pay to the Secretary the amount re	funded or, if the amount refunded
43			ready been paid to the Secretary, reduce	
44			ents to the Secretary of taxes withheld	•
45	SE		5.4.(c) This section becomes effective J	1
46			5.5. G.S. 105-241.20(a) reads as rewrite	-
47			s section applies to the following notice	
48	(1)	-	posed denial of a refund refund or a de	
49	(2)		posed assessment.	
50	(3)	-	ice of collection.	
51	(4)		al determination."	

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1	SECTION 6.6.(a) G.S. 105-128 is recodified as G.S. 105-258.3.
2	SECTION 6.6.(b) G.S. 105-128, recodified as G.S. 105-258.3 by subsection (a) of
3	this section, reads as rewritten:
4	"§ 105-258.3. Power of attorney.
5	The Secretary of Revenue shall have the authority to may require a proper power of attorney
6	of each and every agent for any taxpayer under this Article.<u>taxpayer.</u>"
7	SECTION 6.7. G.S. 105-241.22 reads as rewritten:
8	"§ 105-241.22. Collection of tax.
9	The Department may collect a tax in the following circumstances:
10	
11	(6) When <u>a petition for a contested case at the Office of Administrative Hearings</u>
12	dismisses a petition for a contested case for lack of jurisdiction because the
13	sole issue is the constitutionality of a statute and not the application of a
14	statute. is dismissed and the period for timely filing a petition has expired."
15	
16	PART VII. OTHER CHANGES
17	SECTION 7.1. G.S. 66-252(b) reads as rewritten:
18	"(b) Compliance. – The requirement that a certificate of registration be displayed is
19	satisfied if the vendor displays either of the following:
20	(1) A copy of the certificate.
21	(2) Evidence that the certificate has been applied for and the applicable
22	registration fee has been paid within 30 days before the date the certificate
23	was required to be displayed."
24	
25	PART VIII. EFFECTIVE DATE
26	SECTION 8.1. Except as otherwise provided, this act is effective when it becomes
27	law.