#### **SESSION 1991**

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#### HOUSE BILL 1350

Short Title: Car Property Tax Technical Changes.

Sponsors: Representatives Kerr, Colton, Gamble, Jarrell, Justus, Lilley, Luebke, and Tallent.

Referred to: Finance.

### May 28, 1992

1		A BILL TO BE ENTITLED
2	AN ACT TO	D MAKE TECHNICAL AND ADMINISTRATIVE CHANGES
3	RELATING	TO PROPERTY TAXES ON MOTOR VEHICLES.
4	The General As	sembly of North Carolina enacts:
5	Secti	on 1. G.S. 105-333 reads as rewritten:
6	"§ 105-333. De	finitions.
7	When used	in this Article unless the context requires a different meaning:
8	(1)	'Airline company' means a public service company engaged in the
9		business of transporting passengers and property by aircraft for hire
10		within, into, or from this State.
11	(2)	'Bus line company' means a public service company engaged in the
12		business of transporting passengers and property by motor vehicle for
13		hire over the public highways of this State (but not including a bus line
14		company operating primarily upon the public streets within a single
15		local taxing unit), whether the transportation be within, into, or from
16		this State.
17	(3)	'Distributable system property' means all real property and tangible
18		and intangible personal property owned or used by a railroad company
19		other than nondistributable system property.
20	(4)	'Electric membership corporation' means a public service company
21		which is organized, reorganized, or domesticated under the provisions
22		of Chapter 117 of the General Statutes and which is engaged in the

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1		business of supplying electricity for light, heat, or power to consumers
2	( <b>5</b> )	in this State.
3	(5)	'Electric power company' means a public service company engaged in
4		the business of supplying electricity for light, heat, or power to
5	$(\mathbf{C})$	consumers in this State.
6	(6)	Repealed by Session Laws 1973, c. 783, s. 5, effective January 1,
7		1974.
8	(7)	'Flight equipment' means aircraft fully equipped for flying and used in
9		any operation within this State.
10		(8) 'Gas company' means a public service company engaged in
11		the business of supplying artificial or natural gas to, from, within, or
12		through this State through pipe or tubing for light, heat, or power to
13		consumers in this State.
14		(9) 'Locally assigned rolling stock' means motor vehicles (other
15		than passenger cars and service vehicles) which are rolling stock that is
16		owned or leased by a motor freight carrier company and company,
17		specifically assigned to a terminal or other premises premises, and is
18		regularly used at the premises to which assigned for the pickup and
19		delivery of local freight. assigned.
20		(10) 'Motor freight carrier' company carrier company'
21		means a public service company engaged in the business of
22		transporting property by motor vehicle for hire over the
23		public highways of this State as herein provided:
24		a. As to interstate carrier companies domiciled in North Carolina,
25		this definition shall include carriers who regularly transport
26		property by tractor trailer to or from one or more terminals
27		owned or leased by the carrier outside this State or two or more
28		terminals inside this State. For purposes of appraisal and
29		allocation only, the definition shall also include a North
30		Carolina interstate carrier which does not have a terminal
31		outside this State but whose operations outside the State are
32		sufficient to require the payment of ad valorem taxes on a
33		portion of the value of the rolling stock of such carrier to taxing
34		units in one or more other states.
35		b. As to interstate carrier companies domiciled outside
36		this State, this definition shall include carriers who regularly
30 37		
		transport property by tractor trailer to or from one or more
38		terminals owned or leased by the carrier inside this State.
39		c. As to intrastate carrier companies, this definition
40		shall include only those carriers which are engaged in the
41		transportation of property by tractor trailer to or from two or
42		more terminals owned or leased by the carrier in this State.
43		(11) 'Nondistributable system property' means the
44		following properties owned by a railroad company: Land

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1	other than right-of-way, depots, machine shops, warehouses,
2	office buildings, other structures, and the contents of the
3	structures listed in this subdivision.
4	(12) 'Nonsystem property' means the real and tangible
5	personal property owned by a public service company but not
6	used in its public service activities.
7	(13) 'Pipeline company' means a public service company
8	engaged in the business of transporting natural gas, petroleum
9	products, or other products through pipelines to, from, within,
10	or through this State, or having control of pipelines for such a
11 12	purpose.
12	(14) 'Public service company' means railroad company, pipeline company, gas company, electric power company,
14	electric membership corporation, telephone company,
15	telegraph company, bus line company, motor freight carrier
16	company, airline company, and any other company
17	performing a public service that is regulated by the Interstate
18	Commerce Commission, the Federal Power Commission, the
19	Federal Communications Commission, the Federal Aviation
20	Agency, or the North Carolina Utilities Commission except a
21	water company, a radio common carrier company as defined
22	in G.S. 62-119(3), a cable television company, or a radio or
23	television broadcasting company. (For purposes of appraisal
24	under this Article, this definition shall include a pipeline
25	company whether or not it performs a public service and
26 27	whether or not it is regulated by one of the agencies named in
27	the preceding sentence.) (15) 'Railroad company' means a public service company
28 29	engaged in the business of operating a railroad to, from,
30	within or through this State on rights-of-way owned or leased
31	by the company. It also means a company operating a
32	passenger service on the lines of any railroad located wholly
33	or partly in this State.
34	(16) 'Rolling stock' means buses, trucks, tractor trucks,
35	trailers, semitrailers, combinations thereof, and other motor
36	vehicles (except passenger cars and service vehicles), and
37	railroad locomotives and cars, which motor vehicles, railroad
38	locomotives, and railroad cars that are propelled by
39	mechanical or electrical power and used upon the highways
40	or, in the case of <del>railroads, <u>railroad vehicles</u> upon tracks</del> .
41	(17) 'System property' means the real property and
42	tangible and intangible personal property used by a public
43	service company in its public service activities. It also means
44	public service company property under construction on the

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1	day as of which property is assessed which when completed will be used by the owner in its public service activities
2 3	will be used by the owner in its public service activities.
	(18) 'Telegraph company' means a public service company
4	engaged in the business of transmitting telegraph messages to,
5	from, within, or through the State.
6	(19) 'Telephone company' means a public service
7	company engaged in the business of transmitting telephone
8	messages and conversations to, from, within, or through this
9	State.
10	(20) Repealed by Session Laws 1973, c. 783, s. 5,
11	effective January 1, 1974."
12	Sec. 2. G.S. 105-329 is repealed.
13	Sec. 3. G.S. 105-330.1 reads as rewritten:
14	"§ 105-330.1. (Effective January 1, 1993) Classification of motor vehicles.
15	All motor vehicles, except (i) motor vehicles exempt from registration pursuant to
16	G.S. 20-51, (ii) manufactured homes and (ii) homes, mobile classrooms, and mobile
17	offices, and (iii) motor vehicles owned or leased by a public service company or leased
18	by a public service company and included in the company's system property under G.S. 105-
19	335(b)(1), and appraised under G.S. 105-335, are hereby designated a special class of
20	property under authority of Article V, Sec. 2(2) of the North Carolina Constitution.
21	Classified motor vehicles shall be listed and assessed as provided in this Article and
22	taxes on classified motor vehicles shall be collected as provided in this Article."
23	Sec. 4. G.S. 105-330.2 reads as rewritten:
24	"§ 105-330.2. (Effective January 1, 1993) Appraisal, ownership, and situs.
25	(a) The value of a classified motor vehicle listed pursuant to G.S. 105-
26	<u>330.3(a)(1)</u> that is registered shall be determined annually as of January 1 preceding the
27	date a new registration is applied for or the current registration is renewed. If the value
28	of a new motor vehicle cannot be determined as of January 1 preceding the date the new
29	registration is applied for, the value of that vehicle shall be determined for that year as
30	of the date that model vehicle is first offered for sale at retail in this State. The
31	ownership, situs, and taxability of a classified motor vehicle listed pursuant to G.S. 105-
32	330.3(a)(1) shall be determined annually as of the day on which the current vehicle
33	registration is renewed or the day on which a new registration is applied for. first day of
34	the month in which the new registration is applied for.
35	The value of a classified motor vehicle listed pursuant to G.S. 105-330.3(a)(2) that is
36	unregistered shall be determined as of January 1 of the year in which the motor vehicle is
37	required to be listed pursuant to G.S. 105-330.3(a)(2). The ownership, situs, and taxability
38	of a classified motor vehicle listed pursuant to G.S. 105-330.3(a)(1) shall be determined
39	annually as of the day on which the current vehicle registration is renewed or the day on which
40	a new registration is applied for The ownership, situs, and taxability of a classified motor
41	vehicle listed or discovered pursuant to G.S. 105-330.3(a)(2) shall be determined as of
42	
	January 1 of the year in which the motor vehicle is required to be listed.
43	(b) A classified motor vehicle shall be appraised by the assessor at its true value

appeal the appraisal, appraised value, situs, or taxability of the vehicle in the manner 1 2 provided by G.S. 105-312(d) for appeals in the case of discovered property. The owner 3 of a classified motor vehicle must file an appeal with the assessor within 30 days after the date of the tax notice prepared pursuant to G.S. 105-330.5. Notwithstanding G.S. 4 5 105-312(d), an owner who appeals the listing, valuation, or assessment of a classified 6 motor vehicle shall pay the tax on the vehicle when due, subject to a full or partial 7 refund if the appeal is decided in the owner's favor. 8 The Department of Revenue, acting through the Property Tax Division, and (c)9 the Department of Transportation, acting through the Division of Motor Vehicles, shall 10 enter into a memorandum of understanding concerning the vehicle identification information, name and address of the owner, and other information that will be required 11 12 on the motor vehicle registration forms to implement the tax listing and collection 13 provisions of this Article, and this information shall appear on the forms beginning January 1, 14 1993.-Article." 15 Sec. 5. G.S. 105-330.4 reads as rewritten: 16 "§ 105-330.4. (Effective January 1, 1993) Due date, interest, and enforcement 17 remedies. 18 (a) Taxes on a classified motor vehicle listed pursuant to G.S. 105-330.3(a)(1) 19 shall be due each year on the first day of the fourth month following the date the 20 registration expires or on the first day of the fourth month following the last day of the 21 month in which the new registration is applied for. Taxes on a classified motor vehicle listed pursuant to G.S. 105-330.3(a)(2) shall be due on September 1 following the date 22 23 by which the vehicle was required to be listed. Taxes on a classified motor vehicle 24 listed pursuant to G.S. 105-330.3(a)(1) shall be due each year on the following dates: For a vehicle registered under the staggered system, taxes shall be due 25 (1)26 on the first day of the fourth month following the date the registration 27 expires or on the first day of the fourth month following the last day of the month in which the new registration is applied for. 28 29 For a vehicle registered under the annual system, taxes shall be due on (2) 30 May 1 following the date the registration expired or following the 31 December in which a new registration was obtained. 32 Subject to the provisions of G.S. 105-395.1, interest on unpaid taxes on (b)classified motor vehicles listed pursuant to G.S. 105-330.3(a)(1) accrues at the rate of 33 34 three-fourths of one percent (3/4%) per month beginning the first month following the 35 date the taxes were due until the taxes are paid. Subject to the provisions of G.S. 105-36 395.1, interest on delinquent taxes on classified motor vehicles listed pursuant to G.S. 37 105-330.3(a)(2) accrues as provided in G.S. 105-360(a) and discounts shall be allowed 38 as provided in G.S. 105-360(c). 39 Unpaid taxes on classified motor vehicles may be collected by levying on the (c) motor vehicle taxed or on any other personal property of the taxpayer pursuant to G.S. 40 105-366 and G.S. 105-367, or by garnishment of the taxpayer's property pursuant to 41 42 G.S. 105-368. Notwithstanding the provisions of G.S. 105-366(b), the enforcement measures of levy, attachment, and garnishment may be used to collect unpaid taxes on 43 44 classified motor vehicles listed pursuant to G.S. 105-330.3(a)(1) at any time after

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1	interest accrues. Notwithstanding the provisions of G.S. 105-355, taxes on classified
2	motor vehicles listed pursuant to G.S. $105-330.3(a)(1)$ do not become a lien on real
3	property owned by the taxpayer."
4	Sec. 6. G.S. 105-330.5 reads as rewritten:
5	"§ 105-330.5. (Effective January 1, 1993) Listing and collecting procedures.
6	(a) For classified motor vehicles listed pursuant to G.S. 105-330.3(a)(1), upon
7	receiving the registration lists from the Division of Motor Vehicles each month, the
8	assessor shall prepare a tax notice for each vehicle; the tax notice shall contain all
9	county, municipal, and special district taxes due on the motor vehicle. In computing the
10	taxes, the assessor shall appraise the motor vehicle in accordance with G.S. 105-330.2
11	and shall use the tax rates of the various taxing units in effect on the first day of the
12	month in which the current vehicle registration expired or the new registration was
13	applied for. This procedure shall constitute the listing and assessment of each classified
14	motor vehicle for taxation. The tax notice shall contain:
15	(1) The date of the tax notice.
16	(2) The appraised value of the motor vehicle.
17	(3) The tax rate of the taxing units.
18	(4) <u>A statement that the appraised value, situs, and taxability of the motor</u>
19	vehicle may be appealed to the assessor within 30 days after the date
20	of the notice.
21	(b) For classified motor vehicles listed pursuant to G.S. 105-330.3(a)(2), the
22	assessor shall appraise each vehicle in accordance with G.S. 105-330.2. The assessor
23	shall prepare a tax notice for each vehicle before September 1 following the January 31
24	listing date; the tax notice shall include all county, municipal, and special district taxes
25	due on the motor vehicle. In computing the taxes, the assessor shall use the tax rates of
26	the various taxing units in effect for the fiscal year that begins on July 1 following the
27	January 31 listing date. When the tax notice required by subsection (a) is prepared, the
28	county tax collector shall mail a copy of the notice, with appropriate instructions for
29	payment, to the motor vehicle owner. The county may retain the actual cost of
30	collecting municipal and special district taxes collected pursuant to this section, not to
31	exceed one and one-half percent (1 1/2%) of the amount of taxes collected. The county
32	finance officer shall establish procedures to ensure that tax payments received pursuant
33	to this section are properly accounted for and taxes due other taxing units are remitted to
34	the units to which they are due no later than 30 days after the date of collection.
35	(c) When the tax notice is prepared, the county tax collector shall mail a copy of the notice with enprepriete instructions for payment to the mater vahiale energy. The
36 27	the notice, with appropriate instructions for payment, to the motor vehicle owner. The county may retain the actual cost of collecting municipal and special district taxes
37 38	collected pursuant to this section, not to exceed one and one-half percent (1 1/2%) of the
39	amount of taxes collected. The county finance officer shall establish procedures to
40	ensure that tax payments received pursuant to this section are properly accounted for
41	and taxes due other taxing units are remitted to the units to which they are due no later
42	than 30 days after the date of collection. For classified motor vehicles listed pursuant to
43	G.S. 105-330.3(a)(2), the assessor shall appraise each vehicle in accordance with G.S.
44	105-330.2. The assessor shall prepare a tax notice for each vehicle before September 1

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following the January 31 listing date; the tax notice shall include all county and special 1 district taxes due on the motor vehicle. In computing the taxes, the assessor shall use 2 3 the tax rates of the taxing units in effect for the fiscal year that begins on July 1 following the January 31 listing date. Municipalities shall list, assess, and tax classified 4 5 motor vehicles listed pursuant to G.S. 105-330.3(a)(2) as provided in G.S. 105-326, 6 105-327, and 105-328 and shall send tax notices as provided in this section. 7 The county shall include taxes on classified motor vehicles listed pursuant to (d)8 G.S. 105-330.3(a)(1) in the tax levy for the fiscal year in which the taxes become due 9 and shall charge the taxes to the tax collector for that year." 10 Sec. 7. G.S. 105-330.6(c) reads as rewritten: "(c) If the owner of a classified motor vehicle listed pursuant to G.S. 11 12 105-330.3(a)(1) transfers the motor vehicle to a new owner and surrenders the registration plates from the listed vehicle to the Division of Motor Vehicles and at the 13 14 date of surrender one or more full calendar months remains in the listed vehicle's tax 15 year, the owner may apply for a release or refund of taxes on the vehicle for the full 16 calendar months remaining after surrender. To apply for a release or refund, the owner 17 must present to the county tax collector within 60 days after surrendering the plates the 18 certificate-receipt received from the Division of Motor Vehicles accepting surrender of 19 the registration plates. The county tax collector shall then multiply the amount of the 20 taxes for the tax year on the vehicle by a fraction, the denominator of which is 12 and 21 the numerator of which is the number of full calendar months remaining in the vehicle's tax year after the date of surrender of the registration plates. 22 The product of the 23 multiplication is the amount of taxes to be released or refunded. If the taxes have not 24 been paid at the date of application, the county tax collector shall make a release of the prorated taxes and credit the owner's tax receipt notice with the amount of the release. If 25 the taxes have been paid at the date of application, the county tax collector shall direct 26 27 an order for a refund of the prorated taxes to the county finance officer, and the finance officer shall issue a refund to the vehicle owner." 28 29 Sec. 8. G.S. 105-330.7 reads as rewritten: 30 "§ 105-330.7. (Effective January 1, 1993) List of delinquents sent to Division of 31 **Motor Vehicles.** 

On the tenth day of each month the county tax collector shall prepare a list with the name and address of the owner and the vehicle identification number of every classified motor vehicle <u>listed pursuant to G.S. 105-330.3(a)(1)</u> on which taxes remain unpaid on that date and on which taxes became due on the first day of the fourth month preceding that date. The tax collector shall mail that list to the Division of Motor Vehicles. The list shall be in <u>such-the</u> form and contain <u>such-the</u> information <u>as-required by</u> the Division of Motor <u>Vehicles may require. Vehicles.</u>"

39 Sec. 9. Article 21 of Chapter 105 of the General Statutes is amended by 40 adding a new section to read:

## 41 "<u>§ 105-325.1. Special committee for motor vehicle appeals.</u>

42 <u>The board of county commissioners may appoint a special committee of its members</u> 43 or other persons to hear and decide appeals arising under G.S. 105-330.2(b). The

44 county shall bear the expense of employing the committee."

1	Sec. 10. G.S. 105-373(h) reads as rewritten:	
2	"(h) (Effective January 1, 1993) Relief from Collecting Taxes on Classified	
3	Motor Vehicles. The board of county commissioners may, in its discretion, relieve the	
4	tax collector of the charge of taxes on classified motor vehicles <u>listed pursuant to G.S.</u>	
5	105-330.3(a)(1) that are one year or more past due when it appears to the board that the	
6	taxes are uncollectible. This relief, when granted, shall include municipal and special	
7	district taxes charged to the collector."	
8	Sec. 11. G.S. 20-50.3 reads as rewritten:	
9	"§ 20-50.3. (Effective January 1, 1993) Division to furnish county assessors	
10	registration lists.	
11	On the tenth day of each month the Division shall send to each county assessor a list	
12	of vehicles registered under the staggered system for which registration was renewed or	
13	a new registration was obtained in that county during the second month preceding that	
14	date, with the name and address of each vehicle owner. On the tenth day of March the	
15	Division shall send to each county assessor a list of the following vehicles registered	
16	under the annual system with the name and address of each vehicle owner:	
17	(1) Vehicles for which registration was renewed in that county during the	
18	period beginning the preceding December 1.	
19	(2) <u>Vehicles for which a new registration was obtained in that county</u>	
20	during the preceding December."	
21	Sec. 12. Section 10 of Chapter 624 of the 1991 Session Laws reads as	
22	rewritten:	
23	"Sec. 10. This act becomes effective January 1, <del>1993. This act <u>1993</u>, and shall first</del>	
24	apply to the taxation of classified motor vehicles for the fiscal year beginning July 1,	
25	1993, and to that end it shall apply to 1993. For classified motor vehicles registered under	
26	the staggered system, this act shall first apply to vehicles newly registered in March	
27	1993, and classified motor vehicles-1993 and vehicles whose registration expires in March	
28	1993. For classified motor vehicles registered under the annual system, this act shall	
29 20	first apply to vehicles newly registered during December 1992 and vehicles whose	
30	registration was renewed on or after December 1, 1992. Notwithstanding the provisions	
31 32	of G.S. 105-330.4, for the fiscal year beginning July 1, 1993, taxes on classified motor vehicles registered under the annual system are due July 1, 1993, and interest on these	
32 33	vehicles registered under the annual system are due July 1, 1993, and interest on these unpaid taxes begins to accrue August 1, 1993."	
33 34	Sec. 13. This act becomes effective January 1, 1993.	
54	Sec. 15. This act becomes effective January 1, 1995.	