#### **SESSION 1997**

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SENATE BILL 34\* Finance Committee Substitute Adopted 4/28/97

Short Title: Adjust City Receipts Tax Share.

(Public)

Sponsors:

Referred to:

## February 3, 1997

1		A BILL TO BE ENTITLED
2	AN ACT 7	TO ADJUST THE SHARE THE CITIES RECEIVE FROM THE STATE
3	GROSS	RECEIPTS TAX TO MAKE THE DISTRIBUTION MORE EQUITABLE
4	AND TO	D ALLOW THE DEPARTMENT OF REVENUE TO GIVE CITY FINANCE
5	OFFICL	ALS INFORMATION NEEDED TO VERIFY THE ACCURACY OF A
6	CITY'S	DISTRIBUTION.
7	The Genera	l Assembly of North Carolina enacts:
8	S	ection 1. Article 3 of Chapter 105 of the General Statutes is amended by
9	adding a ne	w section to read:
10	" <u>§ 105-116.</u>	1. Distribution of gross receipts taxes to cities.
11	<u>(a)</u> <u></u>	<u> Definitions. – The following definitions apply in this section:</u>
12	()	1) Freeze deduction. – The amount by which the percentage distribution
13		amount of a city was required to be reduced in fiscal year 1995-96 in
14		determining the amount to distribute to the city.
15	<u>(</u> 2	2) Percentage distribution amount. – Three and nine-hundredths percent
16		(3.09%) of the gross receipts derived by an electric power company, a
17		natural gas company, and a telephone company from sales within a city
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#### 2

1	(b) Distribution. – The Secretary must distribute to the cities part of the taxes
2	collected under this Article on electric power companies, natural gas companies, and
2	telephone companies. Each city's share for a calendar quarter is the percentage
4	distribution amount for that city for that quarter minus one-fourth of the city's hold-back
5	amount. The Secretary must make the distribution within 75 days after the end of each
6	calendar quarter.
7	(c) Limited Hold-Harmless Adjustment. – The hold-back amount for a city that,
8	in the 1995-96 fiscal year, received from gross receipts taxes less than ninety-five percent
9	(95%) of the amount it received in the 1990-91 fiscal year is the amount determined by
10	the following calculation:
11	(1) Adjust the city's 1995-96 distribution by adding the city's freeze
12	deduction to the amount distributed to the city for that year.
13	(2) Compare the adjusted 1995-96 amount with the city's 1990-91
14	distribution.
15	(3) If the adjusted 1995-96 amount is less than or equal to the city's 1990-
16	91 distribution, the hold-back amount for the city is zero.
17	(4) If the adjusted 1995-96 amount is more than the city's 1990-91
18	distribution, the hold-back amount for the city is the city's freeze
19	deduction minus the difference between the city's adjusted 1995-96
20	amount and the city's 1990-91 distribution.
21	(d) Allocation of Hold-Harmless Adjustment. – The hold-back amount for a city
22	that, in the 1995-96 fiscal year, received from gross receipts taxes at least ninety-five
23	percent (95%) of the amount it received in the 1990-91 fiscal year is the amount
24	determined by the following calculation:
25	(1) Determine the amount by which the freeze deduction is reduced for all
26	cities whose hold-back amount is determined under subsection (c) of
27	this section. This amount is the total hold-harmless adjustment.
28	(2) Determine the amount of gross receipts taxes that would be distributed
29	for the quarter to cities whose hold-back amount is determined under
30	this subsection if these cities received their percentage distribution
31	amount minus one-fourth of their freeze deduction.
32	(3) For each city included in the calculation in subdivision (2) of this
33	subsection, determine that city's percentage share of the amount
34	$\frac{\text{determined under that subdivision.}}{\text{Add to the situla fraction on amount equal to the situla}$
35 36	(4) Add to the city's freeze deduction an amount equal to the city's
30 37	percentage share under subdivision (3) of this subsection multiplied by the total held harmlass adjustment "
37 38	the total hold-harmless adjustment." Section 2. G.S. 105-116 reads as rewritten:
38 39	"§ 105-116. Franchise or privilege tax on electric power, natural gas, water, and
39 40	s ros-rro. Francinse of privilege tax on electric power, natural gas, water, and sewerage companies.
40 41	(a) Tax. – An annual franchise or privilege tax is imposed on a person, firm, or
42	corporation, other than a municipal corporation, that is:
12	vorporation, outer than a manerpar corporation, that is.

- An electric power company engaged in the business of furnishing (1)1 2 electricity, electric lights, current, or power. 3 (2)A natural gas company engaged in the business of furnishing piped 4 natural gas. A water company engaged in owning or operating a water system 5 (3) 6 subject to regulation by the North Carolina Utilities Commission. 7 A public sewerage company engaged in owning or operating a public (4) 8 sewerage system. 9 The tax on an electric power company is three and twenty-two hundredths percent 10 (3.22%) of the company's taxable gross receipts from the business of furnishing electricity, electric lights, current, or power. The tax on a natural gas company is three 11 12 and twenty-two hundredths percent (3.22%) of the company's taxable gross receipts from the business of furnishing piped natural gas. The tax on a water company is four percent 13 14 (4%) of the company's taxable gross receipts from owning or operating a water system 15 subject to regulation by the North Carolina Utilities Commission. The tax on a public sewerage company is six percent (6%) of the company's taxable gross receipts from 16 17 owning or operating a public sewerage company. A company's taxable gross receipts are 18 its gross receipts from business inside the State less the amount of gross receipts from sales reported under subdivision (b)(2). A company that engages in more than one 19 20 business taxed under this section shall pay tax on each business. A company is allowed a 21 credit against the tax imposed by this section for the company's investments in certain 22 entities in accordance with Division V of Article 4 of this Chapter. 23 Report and Payment. - The tax imposed by this section is payable monthly or (b)24 quarterly as specified in this subsection. A report is due quarterly. An electric power company or a natural gas company shall pay tax monthly. A monthly tax payment is due 25
- by the last day of the month that follows the month in which the tax accrues, except the payment for tax that accrues in May. The payment for tax that accrues in May is due by June 25. An electric power company or a natural gas company is not subject to interest on or penalties for an underpayment of a monthly amount due if the company timely pays at least ninety-five percent (95%) of the amount due and includes the underpayment with the next report the company files. A water company or a public sewerage company shall pay tax quarterly when filing a report.

A quarterly report covers a calendar quarter and is due by the last day of the month that follows the quarter covered by the report. A company shall submit a report on a form provided by the Secretary. The report shall include the company's gross receipts from all property it owned or operated during the reporting period in connection with its business taxed under this section and shall contain the following information:

- 38 39
- (1) The company's gross receipts for the reporting period from business inside and outside this State, stated separately.
- 40 (2) The company's gross receipts from commodities or services described in
  41 subsection (a) that are sold to a vendee subject to the tax levied by this
  42 section or to a joint agency established under G.S. Chapter 159B or a

1		municipality city having an ownership share in a project established
2		under that Chapter.
3	(3)	The amount of and price paid by the company for commodities or
4		services described in subsection (a) that are purchased from others
5		engaged in business in this State and the name of each vendor.
6	(4)	For an electric power company or a natural gas company, the company's
7		gross receipts from the sale within each municipality city of the
8	. 1	commodities and services described in subsection (a).
9	· ·	Il report its gross receipts on an accrual basis. If a company's report does
10		ompany's taxable gross receipts derived within a city, the Secretary must
11	-	ctical method of allocating part of the company's taxable gross receipts to
12	the city.	
13	• •	Special Charges. – Gross receipts of a natural gas company do not include
14	the following:	
15	(1)	Special charges collected within this State by the company pursuant to
16		drilling and exploration surcharges approved by the North Carolina
17		Utilities Commission, if the surcharges are segregated from the other
18		receipts of the company and are devoted to drilling, exploration, and
19		other means to acquire additional supplies of natural gas for the account
20		of natural gas customers in North Carolina and the beneficial interest in
21		the surcharge collections is preserved for the natural gas customers
22		paying the surcharges under rules established by the Commission.
23	(2)	Natural gas expansion surcharges imposed under G.S. 62-158.
24		ibution For the purpose of this subsection, the term "distribution
25		three and nine hundredths percent (3.09%) of the taxable gross receipts
26		a period by an electric power company and a natural gas company from
27		nunicipality of the commodities and services described in subsection (a) of
28		he Secretary shall distribute to each municipality the distribution amount
29		pality for the preceding calendar quarter less an amount equal to one-
30		ccess of the distribution amount for that municipality for the period April
31		rch 31, 1995, over the distribution amount for that municipality for the
32	<b>. .</b> .	1990, to March 31, 1991, as certified by the Secretary. The Secretary
33	shall distribute	the revenue within 75 days after the end of each quarter. If a company's
34	report does not	state the company's taxable gross receipts derived within a municipality,
35		shall determine a practical method of allocating part of the company's
36		ceipts to the municipality.
37	As used in t	this subsection, the term "municipality" includes an urban service district
38		governing board of a consolidated city-county. The amount due an urban
39	service district	shall be distributed to the governing board of the consolidated city-county.
40	Part of the taxe	es imposed by this section on electric power companies and natural gas
41	companies is di	stributed to cities under G.S. 105-116.1.
42		l Tax So long as there is a distribution to municipalities of the amount
43	herein provided-	-cities from the tax imposed by this section, no municipality-city shall

impose or collect any greater franchise, privilege or license taxes, in the aggregate, on the businesses taxed under this section, than was imposed and collected on or before January 1, 1947. If any municipality shall have collected any privilege, license or franchise tax between January 1, 1947, and April 1, 1949, in excess of the tax collected by it prior to January 1, 1947, then upon distribution of the taxes imposed by this section to municipalities, the amount distributable to any municipality shall be credited with such excess payment."

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Section 3. G.S. 105-120 reads as rewritten:

9 "§ 105-120. Franchise or privilege tax on telephone companies.

10 Tax. – An annual franchise or privilege tax is imposed on a person, firm, or (a) corporation, corporation that owns or operates a business entity for the provision of local 11 12 telecommunications service. The tax is three and twenty-two hundredths percent (3.22%)13 of the company's taxable gross receipts. A company's taxable gross receipts are its 14 receipts from providing local telecommunications service, including receipts from rentals 15 and other similar charges, less its receipts from telecommunications access charges. A 16 company is allowed a credit against the tax imposed by this section for the company's 17 investments in certain entities in accordance with Division V of Article 4 of this Chapter.

18 (b)Report and Payment. – The tax imposed by this section is payable monthly or quarterly as specified in this subsection. A report is due quarterly. A company that is 19 20 liable for an average of less than three thousand dollars (\$3,000) a month in tax imposed 21 by this section may, with the approval of the Secretary of Revenue, pay tax quarterly when filing a report. All other companies shall pay tax monthly. A monthly tax payment 22 23 is due by the last day of the month that follows the month in which the tax accrues, 24 except the payment for tax that accrues in May. The payment for tax that accrues in May A company is not subject to interest on or penalties for an 25 is due by June 25. underpayment of a monthly amount due if the company timely pays at least ninety-five 26 27 percent (95%) of the amount due and includes the underpayment with the next report the 28 company files.

29 A quarterly report covers a calendar quarter and is due by the last day of the month 30 that follows the quarter covered by the report. A company shall submit a report on a form provided by the Secretary. The report shall state the company's gross receipts for 31 32 the reporting period from providing local telecommunications service and from providing 33 local telecommunications service within each municipality city served. If a company's report does not state the company's taxable gross receipts derived within a city, the 34 35 Secretary must determine a practical method of allocating part of the company's taxable gross receipts to the city. A company shall report its gross receipts on an accrual basis. 36

(c) Distribution. - For the purpose of this subsection, the term "distribution
amount" means three and nine hundredths percent (3.09%) of the taxable gross receipts
derived during a period from local telecommunications service provided within a
municipality. The Secretary shall distribute to each municipality the distribution amount
for that municipality for the preceding calendar quarter less an amount equal to onefourth of the excess of the distribution amount for that municipality for the period April
1, 1994, to March 31, 1995, over the distribution amount for that municipality for the

1	period April 1,	1990, to March 31, 1991, as certified by the Secretary. The Secretary			
2	shall distribute the revenue within 75 days after the end of each quarter. If a company's				
3		state the company's taxable gross receipts derived within a municipality,			
4	the Secretary s	hall determine a practical method of allocating part of the company's			
5	0	ceipts to the municipality.			
6		his subsection, the term "municipality" includes an urban service district			
7		governing board of a consolidated city-county. The amount due an urban			
8		shall be distributed to the governing board of the consolidated city-county.			
9		mposed by this section is distributed to cities under G.S. 105-116.1.			
10		o Local Tax. – Counties and cities may not impose a license, franchise, or			
11	· ·	a company taxed under this section or under G.S. 105-164.4(a)(4c).			
12	• •	itions. – For purposes of this section:			
13	(1)	'Local telecommunications service' means telecommunications service			
14		provided wholly within a LATA entitling the user to access to a local			
15		telephone exchange for the privilege of telephonic quality			
16		communication with substantially all persons in the local telephone			
17		exchange. Provided, however, local telecommunications service does			
18		not include intraLATA or interLATA toll telecommunications service,			
19		or private telecommunications service.			
20	(2)	'LATA' is a Local Access and Transport Area representing a			
21		geographical area comprising one or more telephone exchange areas.			
22	(3)	'InterLATA telecommunications' is telecommunications service			
23	$(\mathbf{A})$	provided between two or more LATAs.			
24	(4)	'Toll telecommunications service' means:			
25 26		a. A telephonic quality communication for which:			
26 27		1. There is a toll charge that varies in amount with the distance and clanged transmission time of each individual			
27		distance and elapsed transmission time of each individual communication; and			
28 29		2. The charge is paid within the United States.			
29 30		<ul><li>b. A service that entitles the subscriber, upon payment of a periodic</li></ul>			
31		charge (determined as a flat amount or upon the basis of total			
32		elapsed transmission time), to the privilege of an unlimited			
33		number of telephonic communications to or from all or a			
34		substantial portion of the persons having telephone or			
35		radiotelephone stations in a specified area that is outside the local			
36		telephone exchange.			
37	(5)	'Private telecommunications service' means a service furnished to a			
38	(8)	subscriber that entitles the subscriber to exclusive or priority use of a			
39		communications channel or group of channels.			
40	(6)	'Telecommunications access charges' means charges paid to a provider			
41	(-)	of local telecommunications service for access to an interconnection			
42		with the local telephone exchange."			
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1	Section 4. G.S. 105-114(b) is amended by adding a new subdivision in the
2	appropriate alphabetical order to read:
3	"( <u>01</u> ) <u>City. – Defined in G.S. 105-228.90.</u> "
4	Section 5. If a city's hold-back amount calculated under G.S. 105-116.1(c), as
5	enacted by this act, is less than the amount deducted from the city's 1995-96 franchise tax
6	distribution, the Secretary must distribute two times the amount of the difference to the
7	city by July 15, 1997. This distribution is made to adjust retroactively the city's 1995-96
8	and 1996-97 franchise tax distributions. The amount needed to make the distribution
9	required by this section shall be drawn from the amount of gross receipts taxes distributed
10	to the cities that do not receive a distribution under this section in proportion to the
11	amount received.
12	Section 6. G.S. 105-259(b) is amended by inserting a new subdivision to read:
13	"(5b) To furnish to the finance officials of a city a list of the utility taxable
14	gross receipts that were derived from sales within the city and used to
15	determine the city's distribution under G.S. 105-116.1 or former
16	distribution under G.S. 105-116 and G.S. 105-120."
17	Section 7. This act is effective when it becomes law.