GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL DRH50008-BAx-9A* (02/06)

	Short Title:	Revenue Laws Technical Changes.	(Public)		
	Sponsors:	Representatives Brawley, Saine, and Szoka (Primary Sponsors).			
	Referred to:				
1		A BILL TO BE ENTITLED			
2	AN ACT TO	AN ACT TO MAKE TECHNICAL CHANGES TO THE REVENUE LAWS.			
3	The General Assembly of North Carolina enacts:				
4 5	PART I. IN	PART I. INCOME AND FRANCHISE TAX CHANGES			
6	S	ECTION 1. G.S. 105-228.90(b)(1b) reads as rewritten:			
7		Definitions. – The following definitions apply in this Article:			
8	••				
9	(1b) Code. – The Internal Revenue Code as enacted as of January 1	, 2016, January		
10	,	<u>1, 2017, including any provisions enacted as of that date that b</u>	•		
11		either before or after that date.			
12					
13	S	SECTION 2. G.S. 105-122 reads as rewritten:			
14	"§ 105-122.	Franchise or privilege tax on domestic and foreign corporations.			
15	(a) T	Tax Imposed. – An annual franchise or privilege tax is imposed on a co	prporation doing		
16	business in	business in this State. The tax is determined on the basis of the books and records of the			
17	corporation-	corporation as of the close of its income year. A corporation subject to the tax must file a return			
18	under affirm	under affirmation with the Secretary at the place and in the manner prescribed by the Secretary			
19		nust be signed by the president, vice-president, treasurer, or chief fina			
20		the corporation. The return is due on or before the fifteenth day of the fourth month following the			
21		end of the corporation's income year.			
22		Determination of Net Worth A corporation taxed under this section			
23		ount of its net worth. worth on the basis of the books and records of the	_		
24		of the close of its income year. The net worth of a corporation is its total assets without regard to			
25		the deduction for accumulated depreciation, depletion, or amortization less its total liabilities,			
26		computed in accordance with generally accepted accounting principles as of the end of the			
27		s taxable year. If the corporation does not maintain its books			
28		with generally accepted accounting principles, then its net worth			
29		with the accounting method used by the entity for federal tax purpose	-		
30		y reflects the corporation's net worth for purposes of the tax levied by	/ this section. A		
31	corporation's	s net worth is subject to the following adjustments:			
32					
33		SECTION 3.(a) G.S. 105-129.96 reads as rewritten:			
34 25		96. Credit for constructing a railroad intermodal facility.			
35		Credit. – A taxpayer that constructs or leases an eligible railroad intern	•		
36	this State ar	nd places it in service during the taxable year is allowed a tax cred	it equal to fifty		



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1 percent (50%) of all amounts payable by the taxpayer towards the costs of construction or under 2 the lease. lease if the facility is placed in service in this State during the taxable year. No credit is 3 allowed under this section to the extent the cost of the eligible railroad intermodal facility was 4 provided by public funds. 5 ... No Double Credit. - A taxpayer may not take the credit allowed in this section for an 6 (c) eligible railroad intermodal facility the taxpayer leases from another unless the taxpayer obtains 7 8 the lessor's written certification that the lessor will not claim a credit under this Chapter with 9 respect to the facility." 10 **SECTION 3.(b)** This section is effective for taxable years beginning on or after 11 January 1, 2017. SECTION 4.(a) G.S. 105-130.20 reads as rewritten: 12 13 "§ 105-130.20. Federal corrections. 14 If a taxpayer's federal taxable income or federal tax credit that affects the amount of State tax 15 payable is corrected or otherwise determined by the federal government, the taxpayer must, within 16 six months after being notified of the correction or final determination by the federal government, 17 file an income tax return with the Secretary reflecting the corrected or determined taxable income. 18 The Secretary must propose an assessment for any additional tax due from the taxpayer as 19 provided in Article 9 of this Chapter. The Secretary must refund any overpayment of tax as 20 provided in Article 9 of this Chapter. A taxpayer that fails to comply with this section is subject to 21 the penalties in G.S. 105-236 and forfeits its rights to any refund due by reason of the 22 determination." 23 **SECTION 4.(b)** G.S. 105-159 reads as rewritten: 24 "§ 105-159. Federal corrections. 25 If a taxpayer's adjusted gross income-income, filing status, personal exemptions, standard 26 deduction, itemized deductions, or federal tax credit that affects the amount of State tax payable is 27 corrected or otherwise determined by the federal government, the taxpayer must, within six 28 months after being notified of the correction or final determination by the federal government, file 29 an income tax return with the Secretary reflecting the corrected or determined adjusted gross 30 income or federal tax credit that affects the amount of State tax payable. The Secretary must 31 propose an assessment for any additional tax due from the taxpayer as provided in Article 9 of this 32 Chapter. The Secretary must refund any overpayment of tax as provided in Article 9 of this 33 Chapter. A taxpayer who fails to comply with this section is subject to the penalties in 34 G.S. 105-236 and forfeits the right to any refund due by reason of the determination." 35 36 PART II. SALES TAX CHANGES 37 SECTION 5. G.S. 105-164.3 reads as rewritten: 38 "§ 105-164.3. Definitions. 39 The following definitions apply in this Article: 40 41 (31)Protective equipment. Items for human wear and designed as protection of the 42 wearer against injury or disease or as protection against damage or injury of 43 other persons or property but not suitable for general use including breathing 44 masks, face shields, hard hats, and tool belts. 45 46 (45a) Streamlined Agreement. - The Streamlined Sales and Use Tax Agreement as 47 amended as of September 17, 2015. May 4, 2016. 48'' 49 **SECTION 6.** G.S. 105-164.6(f) reads as rewritten: 50 Registration. - A person must obtain a certificate of registration in accordance with "(f) 51 G.S. 105-164.29 under any of the following circumstances:

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(1)	Before the person engages in business in thi personal property, digital property, or a serv in this State.	vice for storage, use, or consumption	
(2)	If the person is a facilitator that is 105-164.4F.under this Article. "	-	
	CTION 7. G.S. 105-164.14A(a) reads as rewrite		
paid under this	Article:		
 (4)	Motorsports team or sanctioning body. – team, a motorsports sanctioning body, or a body is allowed a refund of the sales and aviation gasoline or jet fuel that is used to the	a related member of such a team or use tax paid by it in this State on	
	in this State, to travel to a motorsports even	1	
	this State, or to travel to this State from a		
	For purposes of this subdivision, a "motors	-	
	race, a motorsports sponsor event, and mot	orsports testing. This subdivision is	
	repealed for purchases made on or after Janu	uary 1, 2020.	
"			
	CTION 8. G.S. 105-164.29 reads as rewritten:		
	"§ 105-164.29. Application for certificate of registration by wholesale merchants, retailers		
	facilitators.		
· · · · · ·	uirement and Application. – Before a person ma		
	a wholesale merchant or when a facilitator is liable for tax under G.S. 105-164.4F, this Article, the		
-	person must obtain a certificate of registration. To obtain a certificate of registration, a person		
must register with the Department. A person who has more than one business is required to obtain			
only one certificate of registration for each legal entity to cover all operations of each business throughout the State. An application for registration must be signed as follows:			
throughout the s	state. An application for registration must be si	gned as follows.	
(c) Term	n. – A certificate of registration is valid unless	s it is revoked for failure to comply	
	ions of this Article or becomes void. A certific		
-	sales or a facilitator person liable for tax		
	becomes void if, for a period of 18 months, the retailer or facilitator person files no returns or files		
	returns showing no sales. A certificate of registration issued to a seller that contracts with a		
	certified service provider pursuant to G.S. 105-164.42I and that is a model one seller as defined in		
the Streamlined	Agreement does not become void if the certifi	ied service provider files returns for	
the seller show	ing no sales for a period for which a certific	cate could become void under this	
subsection.			
"			
	CISE TAX CHANGES		
	CTION 9. G.S. 105-41(a) reads as rewritten:		
	y individual in this State who practices a profes		
	included in the list below must obtain from the Secretary a statewide license for the privilege of		
	practicing the profession or engaging in the business. A license required by this section is not		
transferable to a	nother person. The tax for each license is fifty	dollars (\$50.00).	
··· (11)	A montion function director or anticlus 1	a = 1000	
(11)	A mortician funeral director or embalmer lic	censed under G.S. 90-210.25.	
 Sec	CTION 10. G.S. 105-113.29 reads as rewritten:		
	Unlicensed place of business.		
y 105-115.47.	onneenseu place of busilless.		

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1	It shall be unlawful for any person to maintain a place of business within this State required by					
2		be licensed to engaged engage in the business of selling	or offering for sale			
3		er tobacco products without first obtaining such licenses."				
4		FION 11. G.S. 105-449.37 reads as rewritten:				
5		itions. – The following definitions apply in this Article:				
6	(1)	International Fuel Tax Agreement. – The Articles of Agree				
7		International Fuel Tax Association, Inc., as amended as of	July 1, 2013.January			
8		<u>1, 2017.</u>				
9						
10		cation A motor carrier who operates a qualified motor				
11		vehiclesubmit an application, as provided in this Article An				
12	appropriate license and decals for the vehicle. The Article applies to both an interstate motor					
13		carrier subject to the International Fuel Tax Agreement and to an intrastate motor carrier."				
14		FION 12. G.S. 105-449.60 reads as rewritten:				
15	"§ 105-449.60.]					
16	The followin	g definitions apply in this Article:				
17						
18	(4)	Biodiesel provider. – A person who does any of the followi	-			
19		a. Produces an average of no more than 500,000 gall				
20		month during a calendar year. A person who prod	luces more than this			
21		amount is a refiner.	· 1 C			
22		b. Imports biodiesel outside the terminal transfer sys	•			
23		transport truck, a railroad tank car, or a tank wagor	. wagon, or a marine			
24 25		<u>vessel.</u>				
23 26	 (0a)	Pully storage A container or tenly used to store bully nursh	has of motor fuel or			
20 27	<u>(9a)</u>	<u>Bulk storage. – A container or tank used to store bulk purcl</u> alternative fuel of 42 gallons or more.	hase of motor fuel of			
27		alternative fuer of 42 ganons of more.				
28 29	 (14)	Diversion. – The movement of motor fuel from a terminal	to a state other than			
2) 30	(14)	the destination state indicated on the original bill of lading.				
31		the destination state indicated on the original off of fading.				
32	 (20)	Fuel alcohol provider. – A person who does any of the follo	wing			
33	(20)	The action provider. The person who does any of the fond	wing.			
34		b. Imports fuel alcohol outside the terminal transfer s	vstem -by means of a			
35		transport truck, a railroad tank car, or a tank wagor				
36		vessel.	<u>Mugon, or a marme</u>			
37	(21)	Gasohol. – A blended fuel composed of gasoline and fuel g	rade ethanol.			
38	(22)	Gasoline. – Any of the following:				
39	()					
40		b. A petroleum product component of gasoline, such a	as naptha, reformate,			
41		or toluene, listed in Treasury R	-			
42		48-4081-1(c)(3) as of January 1, 2017, that can be	_			
43		motor fuel.				
44						
45	(46)	Supplier. – Any of the following:				
46						
47		d. A refiner.				
48	(47)	System transfer. – Either of the following:				
49	. ,	a. A transfer of motor fuel within the terminal transfer	system.			
50		b. A transfer, by transport truck or railroad tank car, of	-			
51	''					

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1	SECTION 13. G.S. 105-449.65(b) reads as rewritten:		
2	"(b) Multiple Activity. – A person who is engaged in more than one activity for which a		
3	license is required must have a separate license for each activity, unless one of the following		
4	subdivisions provides otherwise.		
5	(1) Supplier. – A person who is licensed as a supplier is considered to have a		
6	license as a distributor. A person who is licensed as a supplier and is a biodiesel		
7	provider is considered to have a license as a blender.		
8	"		
9	SECTION 14. G.S. 105-449.69(e) reads as rewritten:		
10	"(e) Export Activity An applicant for a license as an exporter must designate an agent		
11	located in North Carolina for service of process and must give the agent's name and address. An		
12	applicant for a license as an exporter or as a distributor must list on the application each state to		
13	which the applicant intends to export motor fuel received in this State by means of a transfer that		
14	is outside the terminal transfer system and, if required by a state listed, must be licensed or		
15	registered for motor fuel tax purposes in that state. If a state listed requires the applicant to be		
16	licensed or registered, the applicant must give the applicant's license or registration number in that		
17	state."		
18			
19	PART IV. EFFECTIVE DATE		
20	SECTION 15. Except as otherwise provided, this act is effective when it becomes		
21	law.		

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