GENERAL ASSEMBLY OF NORTH CAROLINA

SECOND EXTRA SESSION 1996

H 1

HOUSE BILL 22

Short Title: Soft Drink Tax on Milk Drinks.				(Public)
Sponsors: Representation	esentatives Wainwright, 1	Nichols; Allred,	Aldridge,	Dickson, and H.
Referred to: Rul	es, Calendar and Operation	ns of the House.		
	July	9, 1996		
SOFT DRIN DEPARTME The General Ass Section "§ 105-113.46. I	OVIDE THAT MILK PRONK TAX ARE NOT INTOFICE TOR TOWNS OF THE PROPERTY OF THE PR	REQUIRED TO THE EXEMPTIO enacts: Is as rewritten:	REGIST N.	ER WITH THE
and, if the item $\frac{(3)}{(3)}$, or $\frac{(3)}{(1)}$	posed by this Article do not a bottled soft drink or a registered with the Secret A natural liquid milk drink A bottled soft drink that natural milk measured by (1). milk.	a juice concentrate tary in accordance k produced by a f at contains at lea	e included with G.S. armer or a st thirty-fi	in subdivision (2), 105-113.47: dairy. ve percent (35%)
(3a) (4)	Natural juice. Juice that would be natural Natural water. A base product used to n this Article.			bject to tax under

1 (6) Coffee or tea in any form. 2 (7) A bottled soft drink or bas

- (7) A bottled soft drink or base product sold outside the State.
- (8) A bottled soft drink or base product sold to the federal government.
- (9) A base product for domestic use that either contains milk or, according to directions on the base product's container, requires milk to be added to make a soft drink."

Sec. 2. G.S. 105-113.47(a) reads as rewritten:

- "(a) Requirement. To be exempt from the tax imposed by this Article, the following items must be registered with the Secretary as an exempt item:
 - (1) A bottled soft drink that contains at least thirty-five percent (35%) natural milk measured by volume and is not exempt under G.S. 105-113.46(1).
 - (2) A natural juice bottled soft drink.
 - (3) A natural juice concentrate.
 - (4) A juice concentrate or juice bottled soft drink that would be natural if it did not contain sugar."

Sec. 3. This act is effective retroactively as of October 1, 1991. A taxpayer who paid an excise tax on a product that is exempt under this act may apply for a refund of the tax by submitting an application for refund to the Department of Revenue by January 1, 1997. A taxpayer who submits a timely application may receive a refund in an amount equal to the amount of taxes paid on the item since October 1, 1991, along with interest at the rate provided in G.S. 105-266 for refunds of overpaid taxes. If any penalties have been assessed for failure to pay this tax, these penalties shall be waived and, if the penalties have been paid, they shall be refunded to the taxpayer. The application must be in the form and contain the information required by the Secretary of Revenue.