GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 622 Finance Committee Substitute Adopted 5/14/19 PROPOSED COMMITTEE SUBSTITUTE S622-PCS35285-RBxf-7

Short Title: Tax Reduction Act of 2019. (Public)

D

Sponsors	:
Referred	to:

April 4, 2019

A BILL TO BE ENTITLED

1 2 AN ACT TO INCREASE THE STANDARD DEDUCTION, TO SIMPLIFY THE 3 FRANCHISE TAX BASE, TO LOWER THE FRANCHISE TAX RATE, TO REQUIRE MARKETPLACE FACILITATORS TO COLLECT AND REMIT SALES AND USE TAX 4 5 ON MARKETPLACE FACILITATED SALES, AND TO MAKE OTHER TAX LAW 6 CHANGES. 7 The General Assembly of North Carolina enacts: 8

9 PART I. PERSONAL INCOME TAX CHANGES

- **SECTION 1.1.(a)** G.S. 105-153.5(a)(1) reads as rewritten:
- Standard deduction amount. The standard deduction amount is zero for a 11 "(1) person who is not eligible for a standard deduction under section 63 of the 12 Code. For all other taxpayers, the standard deduction amount is equal to the 13 amount listed in the table below based on the taxpayer's filing status: 14

15	Filing Status	Standard Deduction
16	Married, filing jointly/surviving spouse	<u>\$20,000\$20,750</u>
17	Head of Household	15,000<u>15,563</u>
18	Single	10,000<u>10,375</u>
19	Married, filing separately	10,000.<u>10,375.</u>"
20	SECTION 1.1.(b) This section is effective for	taxable years beginning on or a

SECTION 1.1.(b) This section is effective for taxable years beginning on or after January 1, 2021.

SECTION 1.2.(a) G.S. 105-153.5(a)(2)a. reads as rewritten: "a. Charitable Contribution. – The amount allowed as a deduction for

- charitable contributions under section 170 of the Code for that taxable year. For taxable years beginning on or after 2014, 2014 through 2018, a taxpayer who elected to take the income exclusion under section 408(d)(8) of the Code for a qualified charitable distribution from an individual retirement plan by a person who has attained the age of 70 1/2 may deduct the amount that would have been allowed as a charitable deduction under section 170 of the Code had the taxpayer not elected to take the income exclusion." **SECTION 1.2.(b)** G.S. 105-153.5(c2)(3) reads as rewritten:
- 33 For taxable years beginning on or after 2014, 2014 through 2018, the taxpayer "(3) must add the amount excluded from the taxpayer's gross income for a qualified 34 35 charitable distribution from an individual retirement plan by a person who has



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	attained age 70 1/2 under section 408(d)(8) of the Code. T subdivision is to decouple from the income exclusion avai tax law."	
SI	ECTION 1.2.(c) This section is effective when it becomes law.	
PART II. FF	RANCHISE TAX CHANGES	
S	ECTION 2.1.(a) G.S. 105-120.2(b) and (c) read as rewritten:	
"(b) Ta	'ax Rate Every corporation taxed under this section shall a	nnually pay to the
Secretary of	Revenue, at the time the return is due, the greater of the following	-
(1		• • • —
	in G.S. 105-122(d2) per one thousand dollars (\$1,000	
	determined under subsection (a) of this section, but in secti	
	the tax be more than one hundred fifty thousand dollars (\$150,000) nor less
	than two hundred dollars (\$200.00).	
(2		
	subdivision (1) of this subsection, then the tax is levied at the 1.5%	
	and fifty cents ($\$1.50$) set in G.S. 105-122(d2) per one ($\$1.000$) as the sector of the following the total extension:	
	(\$1,000) on the greater of the following: the total actual inv	
	property in this State of such corporation as computed under	
	a. Fifty-five percent (55%) of the appraised value as valorem taxation of all the real and tangible person	
	State of each such corporation plus the total a	
	intangible property returned for taxation of in	
	property as computed under G.S. 105-122(d).	nungiole personar
	b. The total actual investment in tangible property in	this State of such
	corporation as computed under G.S. 105-122(d).	i uns state of such
(c) Fo	or purposes of this section, a "holding company" is a corporati	ion that satisfies at
• •	the following conditions:	
(1	6	rations in which it
× ×	owns, directly or indirectly, more than fifty percent (50%)	
	voting stock or voting capital interests.	U
(2	2) It receives during its taxable year more than eighty percent	t (80%) of its gross
	income from corporations in which it owns directly or in	directly more than
	fifty percent (50%) of the outstanding voting stock, voting	capital interests, or
	ownership interests.	
<u>(3</u>		
	intangible assets that represent more than eighty percent	
	assets, or receives royalties and license fees that represen	
	percent (80%) of its gross income, and it is owned, directly	
	hundred percent (100%) by a corporation that meets al	l of the following
	conditions:	1
	a. <u>Is engaged in manufacturing, as defined by NAICS</u>	
	b. <u>Generates revenues in excess of five billion dollar</u>	<u>s (\$5,000,000,000)</u>
	from goods that it manufactures.	liconce foos in it-
	<u>c.</u> <u>Includes the same intangible assets, royalties, and</u>	
	net worth base, as calculated under G.S. 105-122(company includes in its net worth base."	oj, mai me notaing
CI	ECTION 2.1.(b) G.S. 105-122(d)(2) is repealed.	
	ECTION 2.1.(c) G.S. 105-122(d)(2) is repeated. ECTION 2.1.(c) G.S. 105-122(d2) reads as rewritten:	
	ax Rate. – For an electric power company or a company that	is a member of a
· ,	bup, the tax rate is one dollar and fifty cents (\$1.50) per one thousa	•
quannea gibi	$\phi_{\mu\nu}$, the tax rate is one donar and intry conts ($\phi_{1,30}$) per one mousa	<u>αια αυπαιό (ψ1,000)</u>

General Assembly Of North Carolina of the company's tax base as determined under subsection (d) of this section. For purposes of this 1 2 subsection, the term "electric power company" has the same meaning as defined in 3 G.S. 105-130.4(s3) and the term "qualified group" means an affiliated group that has one or more 4 members that is an electric power company. 5 For a C Corporation, For all other C Corporations, as defined in G.S. 105-130.2, [the] the tax 6 rate is one dollar and fifty cents (\$1.50) one dollar and thirty cents (\$1.30) per one thousand 7 dollars (\$1,000) of the corporation's tax base as determined under subsection (d) of this section. 8 For an S Corporation, as defined in G.S. 105-130.2, the tax rate is two hundred dollars (\$200.00) 9 for the first one million dollars (\$1,000,000) of the corporation's tax base as determined under 10 subsection (d) of this section and one dollar and fifty cents (\$1.50) one dollar and thirty cents 11 (\$1.30) per one thousand dollars (\$1,000) of its tax base that exceeds one million dollars (\$1,000,000). 12 13 In no event may the tax imposed by this section be less than two hundred dollars (\$200.00)." 14 **SECTION 2.1.(d)** This section is effective for taxable years beginning on or after 15 January 1, 2020, and applicable to the calculation of franchise tax reported on the 2019 and later 16 corporate income tax returns. 17 SECTION 2.2.(a) G.S. 105-122(d2), as amended by Section 2.1(c) of this Part, reads 18 as rewritten: 19 ''(d2) Tax Rate. – For an electric power company or a company that is a member of a 20 qualified group, the tax rate is one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) 21 of the company's tax base as determined under subsection (d) of this section. For purposes of this 22 subsection, the term "electric power company" has the same meaning as defined in 23 G.S. 105-130.4(s3) and the term "qualified group" means an affiliated group that has one or more 24 members that is an electric power company. 25 For all other C Corporations, as defined in G.S. 105-130.2, the tax rate is one dollar and thirty 26 cents (\$1.30) one dollar (\$1.00) per one thousand dollars (\$1,000) of the corporation's tax base 27 as determined under subsection (d) of this section. For an S Corporation, as defined in 28 G.S. 105-130.2, the tax rate is two hundred dollars (\$200.00) for the first one million dollars 29 (\$1,000,000) of the corporation's tax base as determined under subsection (d) of this section and 30 one dollar and thirty cents (\$1.30) one dollar (\$1.00) per one thousand dollars (\$1,000) of its tax 31 base that exceeds one million dollars (\$1,000,000). 32 In no event may the tax imposed by this section be less than two hundred dollars (\$200.00)." 33 **SECTION 2.2.(b)** This section is effective for taxable years beginning on or after 34 January 1, 2021, and applicable to the calculation of franchise tax reported on the 2020 and later 35 corporate income tax returns. 36 SECTION 2.3.(a) G.S. 105-122(d2), as amended by Sections 2.1(c) and 2.2(a) of 37 this Part, reads as rewritten: 38 "(d2) Tax Rate. - For an electric power company or a company that is a member of a 39 qualified group, the tax rate is one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) 40 of the company's tax base as determined under subsection (d) of this section. For purposes of this subsection, the term "electric power company" has the same meaning as defined in G.S. 105-41 42 130.4(s3) and the term "qualified group" means an affiliated group that has one or more members 43 that is an electric power company. 44 For all other C Corporations, For a C Corporation, as defined in G.S. 105-130.2, the tax rate 45 is one dollar (\$1.00) per one thousand dollars (\$1,000) of the corporation's tax base as determined 46 under subsection (d) of this section. For an S Corporation, as defined in G.S. 105-130.2, the tax 47 rate is two hundred dollars (\$200.00) for the first one million dollars (\$1,000,000) of the 48 corporation's tax base as determined under subsection (d) of this section and one dollar (\$1.00) 49 per one thousand dollars (\$1,000) of its tax base that exceeds one million dollars (\$1,000,000). 50 In no event may the tax imposed by this section be less than two hundred dollars (\$200.00)."

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1 2 3		and appli	.(b) This section is effective for taxable y cable to the calculation of franchise tax repris.	6 6
4 5 6	PART III. USE APPORTIONM		ET-BASED SOURCING FOR MULT	ISTATE INCOME TAX
7	SECT	FION 3.1	• G.S. 105-130.4 reads as rewritten:	
8	"§ 105-130.4. Al	llocation	and apportionment of income for corpor	rations.
9				
10			<u>:. – The sales factor is a fraction, the nume</u>	
11	-		this State during the income year, and the d	
12		-	ion everywhere during the income year.	. .
13	-		the receipts from any casual sale of prope	•
14			e denominator of the sales factor. Where a c	-
15			ortionable income but is taxable in anot	-
16			all sales shall be treated as having been ma	
17			te if the taxpayer's market for the receipts is	
18	-		determined, the state or states of assign	•
19 20			which a taxpayer cannot ascertain the state	-
20 21			through the use of a method of reasonable a	
21			denominator of a taxpayer's sales factor. Ex 's market for receipts is in this State as prov	
22	(1)		ase of sale, rental, lease, or license of real p	
23 24	<u>(1)</u>		perty is located in this State.	roperty, if and to the extent
2 4 25	(2)		ase of rental, lease, or license of tangible p	personal property if and to
25 26	(2)		ent the property is located in this State.	
27			y are in this State if the property is reco	
28			er. In the case of delivery of goods by co	
29		-	of transportation, including transportation	•
30			h the goods are ultimately received after	• • •
31			ted shall be considered as the place at which	
32			chaser. Direct delivery into this State by t	
33			esignated by a purchaser from within o	
34			te delivery to the purchaser in this State.	
35	(3)	In the	case of sale of tangible personal property	y, if and to the extent the
36		propert	y is received in this State by the purchaser	. In the case of delivery of
37		goods l	by common carrier or by other means o	f transportation, including
38		-	rtation by the purchaser, the place at whic	
39			d after all transportation has been complete	▲
40			he goods are received by the purchaser. Di	•
41			axpayer to a person or firm designated by	-
42			the State constitutes delivery to the purchas	ser in this State. Other sales
43			his State if any of the following occur:	1 , 1 , 1 , 1 ,
44			The receipts are from real or tangible perso	
45 46			State, and includes receipts from incidental	-
46 47			in connection with, the sale of tangible personal tangible property and the property of the pr	
47 48			The receipts are from intangible proper sources within this State.	ty and are received from
48 49			The receipts are from services and the incom	ma producina activitias ara
49 50			in this State. For the purposes of	
51			"income-producing activity" means an acti	
51			meenie producing activity means an acti	inty uncerty performed by

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1	the taxpayer or its agents for the ultimate purpose of generating th	he
2	sale of the service. Receipts from income-producing activitie	es
3	performed within and without this State are attributed to this State i	
4	proportion to the income-producing activities performed in this Stat	ite
5	to total income-producing activities performed everywhere that	at
6	generate the sale of service.	
7	(4) In the case of sale of a service, if and to the extent the service is delivered t	<u>to</u>
8	a location in this State.	
9	(5) In the case of intangible property that is rented, leased, or licensed, if and t	
0	the extent the property is used in this State. Intangible property utilized i	
1	marketing a good or service to a consumer is "used in this State" if that goo	od
2	or service is purchased by a consumer who is in this State.	
3	(6) In the case of intangible property that is sold, if and to the extent the propert	-
4	is used in this State. A contract right, government license, or similar intangibl	
5	property that authorized the holder to conduct a business activity in a specifi	
6	geographic area is "used in this State" if the geographic area includes all o	
7	part of this State. Receipts from a sale of intangible property that is contingen	
8	on the productivity, use, or disposition of the intangible property shall b	
9	treated as receipts from the rental, lease, or licensing of the intangible propert	-
20	as provided under subdivision (5) of this subsection. All other receipts from	
21	sale of intangible property shall be excluded from the numerator an	<u>10</u>
22	denominator of the sales factor.	
23	(l1) Broadcasters. – A broadcaster's market for receipts is in this State as provided i	
24	G.S. 105-130.4A. For purposes of this section, the term "broadcaster" has the same meaning a	<u>as</u>
25 26	$\frac{\text{defined in G.S. 105-130.4A.}}{\text{Derivative market for require it in this State as provided in G.S. 105, 120, 4I}$	D
.0 27	(l2) Banks. – A bank's market for receipts is in this State as provided in G.S. 105-130.4E For purposes of this section, the term "bank" has the same meaning as defined i	
8	G.S. 105-130.4B.	<u> 111</u>
o 9		
9 0	(s2) Pipeline Company. – Receipts from the transportation or transmission of	ച
1	petroleum-based liquids pipeline or natural gas by a company subject to rate regulation by th	
2	Federal Energy Regulatory Commission shall be apportioned by multiplying the income by	
3	fraction, the numerator of which is the number of barrel miles-traffic units in this State durin	
4	the tax year and the denominator of which is the total number of barrel miles traffic unit	0
5	everywhere during the tax year. For purposes of this section, the term "barrel mile" means on	
6	barrel of liquid property transported one mile."traffic unit" means one or more of the following	
7	(1) Barrel mile. – One barrel of liquid property transported one mile.	<u></u>
8	(2) Cubic foot mile. – One cubic foot of gaseous property transported one mile.	
9	(s3) Electric Power Company. – All apportionable income of an electric power compan	_
0	shall be apportioned by a fraction, the numerator of which is the average value of the real an	-
1	tangible personal property owned or rented and used in this State by the electric power compan	
2	during the income year and the denominator of which is the average value of all the real an	
3	tangible personal property owned or rented and used by the electric power company during th	
4	income year. For purposes of this subsection, the term "electric power company" is a company	
5	including any of its wholly owned noncorporate limited liability companies, primarily engage	-
-6	in the business of supplying electricity for light, heat, current, or power to persons in this Stat	
7	and that is subject to control of one or more of the following entities: the North Carolina Utilitie	
8	Commission or the Federal Energy Regulatory Commission.	
9	For purposes of this subsection, the average value of real and tangible personal propert	ty
50	owned or rented by an electric power company is determined as follows:	-

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<u>(1)</u>	The average value of property shall be determined by	averaging the values at
	the beginning and end of the income year, but in all c	
	require the averaging of monthly or other periodic va	• •
	year if reasonably required to reflect properly the	-
	corporation's property.	•
<u>(2)</u>	An electric power company that ceases its operations	in this State before the
	end of its income year because of its intention to disse	
	certificate of authority, or because of a merger, conve	-
	or for any other reason whatsoever shall use the re-	eal estate and tangible
	personal property values as of the first day of the incor	ne year and the last day
	of its operations in this State in determining the averag	e value of property, but
	the Secretary may require averaging of monthly or	other periodic values
	during the income year if reasonably required to refle	ct properly the average
	value of the electric power company's property.	• • •
<u>(3)</u>	Property owned by an electric power company is value	ed at its original cost.
(4)	Property rented by an electric power company is value	ed at eight times the net
	annual rental rate.	
<u>(5)</u>	Net annual rental rate is the annual rental rate paid	l by an electric power
	company less any annual rental rate received by the e	lectric power company
	from sub-rentals except that sub-rentals shall not b	e deducted when they
	constitute apportionable income.	
<u>(6)</u>	Any property under construction and any property the	he income from which
	constitutes nonapportionable income shall be excluded	d from the computation
	of the average value of an electric power company's rea	al and tangible personal
	property.	
	Net Loss Apportionment Election. – Notwithstanding s	
	yer with a State net loss balance as of the end of its 2019	
**	eipts from services based on the percentage of its incor	± •
-	is State. The election must be made on the 2020 tax year	
	ibed by the Secretary and contain any supporting docun	
	e election is binding and irrevocable until the earlier of the	
_	e net loss balance is fully utilized or (ii) all of the existing	-
*	determined by applying the limitations set forth in (
	apportion receipts from services in accordance with su	
	years beginning on and after the tax year that the existing	g State net loss is fully
<u>utilized.</u>		
	s of this subsection, a taxpayer's State net loss balance is the	
	uted under G.S. 105-130.8A for taxable years beginning l	-
	carry forward to taxable years beginning on or after Janua	-
	es not include a State net loss created in a taxable year	
	A State net loss created in a taxable year beginning on o	or after January 1, 2020,
	ned using the apportionment rules in G.S. 105-130.4(<i>l</i>)."	
	TION 3.2. Part 1 of Article 4 of Chapter 105 of the Gene	eral Statutes is amended
	section to read:	
	Market-based sourcing for broadcasters.	· 10····
	nitions. – The definitions in G.S. 105-130.4 and the follo	owing definitions apply
to this section:		
<u>(1)</u>	<u>Audience factor. – The factor determined by the</u>	ratio provided in this
	subdivision. The ratio is as follows:	

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l		<u>a.</u>	Television station. – The ratio that the v	iewing audience located in this
2		_	State for a television station bears to the	-
			television station.	
		<u>b.</u>	Radio station. – The ratio that the listen	ing audience in this State for a
			radio station bears to the total listening	-
		<u>c.</u>	Cable or satellite program and channel	
		<u></u>	subscribers for a cable or satellite system	
			the total subscribers of a cable or sate	
			subscribers cannot be accurately dete	•
			records maintained by the taxpayer, the	
			the basis of the applicable year's sub	
			published surveys, provided the source	-
			from year to year for this purpose.	· · · · · · · · · · · · · · · · · · ·
	<u>(2)</u>	Broa	lcast. – The transmission of audio or vi	deo programming, directly or
	<u> </u>		ectly, to viewers and listeners by any othe	
			ination of methods.	
	(3)		lcaster. – A person that provides aud	io or video programming to
			mers in this State by digital or analog mea	
			e following: advertising receipts, subscribe	
			The term includes a television or radio s	
			munications Commission, including r	
			ns, a television or radio broadcast networ	
			butor of audio or video programming,	
			ite system operator.	
	<u>(4)</u>		s receipts. – The same meaning as the term	n "sales" in G.S. 105-130.4.
	$\overline{(5)}$		use or in release. – The placing of film or ra	
		A fil	n or radio program is placed into service	when it is first broadcast to the
		prima	ary audience for entertainment, educationa	l, commercial, artistic, or other
		purpo	oses. Each episode of a television or radio s	series is placed in service when
		<u>it is t</u>	irst broadcast. A program is not placed i	in service merely because it is
		<u>com</u>	leted and therefore in a condition or stat	e of readiness and availability
		for b	roadcast or merely because it is preview	red to prospective sponsors or
		purch	asers.	
	<u>(6)</u>	Rent.	- License fees or other payments or consi	ideration provided in exchange
		for th	e broadcast or other use of television or ra	<u>adio programming.</u>
	<u>(7)</u>	Subs	criber The individual residence or other	her outlet that is the ultimate
		<u>recip</u>	ient of the transmission of the audio or vic	deo programming.
			Approximation If the audience fac	-
			states of assignment shall be reasonably	± ± • • •
	-	-	clicensed content directly or indirectly to a	
	· · ·		ly approximate the receipts attributable	
			he ratio of North Carolina subscribers to t	
			ing advertising or licensed content throug	-
			of subscribers, the taxpayer shall reason	• • • •
			's market using a percentage that reflects	•
	1 1		population in the specific geographic are	•
			erially used. Unless the taxpayer provid	
			the advertisement or licensed content is m	•
			States. If the taxpayer is able to show with	
			ed content is materially used in a city with	
	population of the	u city n	nay be included in the population ratio cale	culation. If the taxpayer is able

1	. 1	
1		ostantial evidence that the advertisement or license content is materially used
2		eign county, then the population of that foreign country may be included in the
3	* *	calculation. In a case where the specified rules of reasonable approximation fail
4	• •	proximate the percentage of receipts attributable to this State's market, the
5		authorize an alternate approach that reflects an attempt to obtain the most
6	accurate assignm	
7		et for Receipts. – The receipts factor of a broadcaster is a fraction, the numerator
8		sum of the broadcaster's gross receipts from sources within the State and the
9		which is the sum of the broadcaster's gross receipts from transactions and activity
10		urse of its trade or business everywhere. Advertising gross receipts and license
11		video programming in release are attributable to this State in accordance with
12		tor in this State. Gross receipts from subscriber fees, rents, sales, or similar
13	-	lio or video programming in release are attributable to this State based on the
14		riber or other fees paid by customers in this State. A sale of audio or video
15		tangible media is sourced to this State as sales of tangible personal property."
16		FION 3.3. Part 1 of Article 4 of Chapter 105 of the General Statutes is amended
17	by adding a new	
18		Market-based sourcing for banks.
19		itions The definitions in G.S. 105-130.4 apply to this section and the
20	following definit	ions apply to this section:
21	<u>(1)</u>	<u>Bank. – Defined in G.S. 105-130.7B.</u>
22	<u>(2)</u>	Billing address The location indicated in the books and records of the
23		taxpayer on the first day of the taxable year, or on the date in the taxable year
24		when the customer relationship began, as the address where any notice,
25		statement, or billing relating to the customer's account is mailed.
26	<u>(3)</u>	Borrower, cardholder, or payor located in this State. – A borrower, credit
27		cardholder, or payor whose billing address is in this State.
28	<u>(4)</u>	<u>Card issuer's reimbursement fee. – The fee a taxpayer receives from a</u>
29		merchant's bank because one of the persons to whom the taxpayer has issued
30		a credit, debit, or similar type of card has charged merchandise or services to
31		the card.
32	<u>(5)</u>	Credit card. – A card, or other means of providing information, that entitles
33		the holder to charge the cost of purchases, or a cash advance against a line of
34		<u>credit.</u>
35	<u>(6)</u>	Debit card. – A card, or other means of providing information, that enables
36		the holder to charge the cost of purchases, or a cash withdrawal, against the
37		holder's bank account or a remaining balance on the card.
38	<u>(7)</u>	Loan. – Any extension of credit resulting from direct negotiations between the
39		taxpayer and its customer, and/or the purchase, in whole or in part, of such an
40		extension of credit from another. The term includes participations,
41		syndications, and leases treated as loans for federal income tax purposes.
42	<u>(8)</u>	Loan secured by real property. – A loan or other obligation of which fifty
43		percent (50%) or more of the aggregate value of the collateral used to secure
44		the loan or other obligation, when valued at fair market value as of the time
45		the original loan or obligation was incurred, was real property.
46	<u>(9)</u>	Merchant discount The fee, or negotiated discount, charged to a merchant
47		by the taxpayer for the privilege of participating in a program whereby a
48		credit, debit, or similar type of card is accepted in payment for merchandise
49		or services sold to the cardholder, net of any cardholder chargeback and
50		unreduced by any interchange transaction or issuer reimbursement fee paid to
51		another for charges or purchased made by its cardholder.

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	(10)	Participation. – An extension of credit in	which an undivided ownership
2	<u> </u>	interest is held on a prorate basis in a single	_
		collateral. In a loan participation, the credit o	riginator initially makes the loan
		and then subsequently resells all or a port	tion of it to other lenders. The
		participation may or may not be known to the	
	<u>(11)</u>	Payor. – The person who is legally response	sible for making payment to the
		taxpayer.	
	<u>(12)</u>	Real property owned Real property (i) or	n which the taxpayer may claim
		depreciation for federal income tax purpose	es, or (ii) to which the taxpayer
		holds legal title and on which no other per	son may claim depreciation for
		federal income tax purposes or could claim	depreciation if subject to federal
		income tax. Real property does not inclu	de coin, currency, or property
		acquired in lieu of or pursuant to a foreclosur	re.
	<u>(13)</u>	Syndication An extension of credit in which	ch two or more persons fund and
		each person is at risk only up to a specified	percentage of the total extension
		of credit or up to a specified dollar amount.	
	<u>(14)</u>	Tangible personal property owned Tangib	le personal property (i) on which
		the taxpayer may claim depreciation for fede	ral income tax purposes or (ii) to
		which the taxpayer holds legal title and on w	which no other person may claim
		depreciation for federal income tax purpo	ses could claim deprecation if
		subject to federal income tax. Tangible per	
		coin, currency, or property acquired in lieu o	-
	<u>(15)</u>	<u>Transportation property. – Vehicles and vesse</u>	
		own power as well as any equipment or cont	
		Examples of transportation property includ	
		motor vehicles, rolling stock, barges, and tra	
		al Rule. – The receipts factor of a bank is a fra	
	-	of the taxpayer in this State during the incon	
		l receipts of the taxpayer everywhere during t	
	-	pts for purposes of the denominator is the	
		ipts for purposes of the numerator. The reco	• • •
		herein that are apportionable income for the ta	
		under this Part, the receipts from the follows	ing are excluded from both the
		e denominator of the receipts factor:	
	$\frac{(1)}{(2)}$	Receipts from a casual sale of property.	
	$\frac{(2)}{(3)}$	<u>Receipts exempt from taxation.</u>	or maturity of socurities or other
	<u>(3)</u>	The portion of receipts realized from the sale	
	(A)	obligations that represents a return of princip Receipts in the nature of dividends subtract	
	<u>(4)</u>	•	
	(5)	and (3b) and dividends excluded for federal t	
	<u>(5)</u>	<u>The portion of receipts from financial sw</u> derivatives that represent the notional princip	•
		flow traded in the swap agreement.	ai amount that generates the cash
	(c) Recei	ots from the Sale, Lease, or Rental of Real P	roperty. The numerator of the
		cludes receipts from the sale, lease, or rental	
	-	operty is located within this State or receipts fi	
		located within this State.	tom the sublease of real property
		ots from the Sale, Lease, or Rental of Tangible	Personal Property _ The method
		ceipts from the sale, lease, or rental of tangible	- ·
	<u>(1)</u>	Tangible personal property. – Except as pro-	
	<u>\-</u> /	subsection, the numerator of the receipts factor	
		subsection, the numerator of the receipts factor	si menudes receipts nom the suit,

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	lease, or rental of tangible personal property owned	d by the taxpayer if the
	property is located within this State when it is first	
	lessee.	*
<u>(2)</u>	Transportation property. – Receipts from the lease of	r rental of transportation
	property owned by the taxpayer are included in the n	umerator of the receipts
	factor to the extent that the property is used in this Sta	te. The extent an aircraft
	will be deemed to be used in this State and the amour	nt of receipts that is to be
	included in the numerator of this State's receipts	factor is determined by
	multiplying all the receipts from the lease or rental of	•
	the numerator of which is the number of landings of	the aircraft in this State
	and the denominator of which is the total number of	landings of the aircraft.
	If the extent of the use of any transportation property	within this State cannot
	be determined, then the property will be deemed to be	e used wholly in the state
	in which the property has its principal base of operation	ons. A motor vehicle will
	be deemed to be used wholly in the state in which it is	s registered.
(e) Intere	st, Fees, and Penalties from Loans Secured by Real Pr	operty. – The numerator
of the receipts fac	ctor includes interest, fees, and penalties from loans se	cured by real property if
the property is lo	cated within this State. If the property is located both w	within this State and one
or more other stat	tes, the receipts described in this subsection are include	d in the numerator of the
receipts factor if	more than fifty percent (50%) of the fair market value	e of the real property is
located within th	is State. If more than fifty percent (50%) of the fair	market value of the real
	ocated within any one state, then the receipts describe	
	numerator of the receipts factor if the borrower is lo	
	whether the real property securing a loan is located with	
	ginal agreement was made and any and all subsequent s	substitutions of collateral
are disregarded.		
	st, Fees, and Penalties from Loans Not Secured by	
	receipts factor includes interest, fees, and penalties fro	om loans not secured by
	e borrower is located in this State.	
	ains from the Sale of Loans. – The numerator of the red	-
•	le of loans. Net gains from the sale of loans include inc	
	rules of section 1286 of the Code. The amount of ne	et gains from the sale of
	ided in the numerator is determined as follows:	1 / / 1 /1
<u>(1)</u>	<u>Secured by real property. – The amount of net gains</u>	
	from the sale of loans secured by real property is de	
	the net gains by a fraction, the numerator of which is	
	the numerator of the receipts factor pursuant to subset	
	and the denominator of which is the total amount	it of interest, lees, and
(2)	penalties from loans secured by real property.	
<u>(2)</u>	Not secured by real property. – The amount of net gain	
	from the sale of loans not secured by real prop multiplying the net going by a fraction the numerate	•
	multiplying the net gains by a fraction, the numerator	
	included in the numerator of the receipts factor purs	
	this section, and the denominator of which is the total	
(h) Passi	and penalties from loans not secured by real property	
	pts from Interest, Fees, and Penalties from Cardholders ncludes interest, fees, and penalties charged to c	
	iding annual fees and overdraft fees, if the cardholder	
	pts from ATM Fees. – The numerator of the receipts	-
	e use of an ATM owned or rented by the taxpayer, if the	• • • • • • • • • • • • • • • • • • •
	ts factor includes all ATM fees that are not forwarded	
		anceny to another ballk.

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1	Receipts from A	ATM fees that are not sourced under this subsection are	e sourced pursuant to
2	subsection (l) of		<u> </u>
3		Gains from the Sale of Credit Card Receivables. – The nur	merator of the receipts
4	•	et gains, but not less than zero, from the sale of credit card	-
5	by a fraction, th	e numerator of which is the amount included in the num	nerator of the receipts
6	factor pursuant t	to subsection (h) of this section, and the denominator of v	which is the taxpayer's
7	total amount of i	interest, fees, and penalties charged to cardholders.	
8	(k) Misc	ellaneous Receipts The numerator of the receipts fact	tor includes all of the
9	following:		
10	<u>(1)</u>	Card issuer's reimbursement fees Receipts from card i	ssuer's reimbursement
11		fees if the payor is located in this State.	
12	<u>(2)</u>	Receipts from merchant's discount Receipts from a m	erchant discount if the
13		payor is located in this State.	
14	<u>(3)</u>	Loan servicing fees. – Receipts from loan servicing fees	if the payor is located
15		in this State.	
16	<u>(4)</u>	Receipts from services Receipts from services not	otherwise apportioned
17		under this section if the payor is located in this State.	
18	<u>(5)</u>	Receipts from investment assets and activity and trading	<u>g assets and activity. –</u>
19		Receipts from one or more of the following:	
20		a. Interest and dividends from investment asse	
21		trading assets and activities if the payor is located	
22		b. <u>Net gains and other income, but not less than</u>	
23		assets and activities and trading assets and activities	
24		fraction, the numerator of which is the am	
25 26		numerator of the receipts factor pursuant to sub	
26 27		subdivision, and the denominator of which i	
27		amount of interest and dividends from investme	int assets and activities
28 29	(l) All C	<u>and trading assets and activities.</u> Other Receipts. – All other receipts not specifically enumer	estad in this santion are
29 30		numerator of the receipts factor if the payor is located in the	
30 31		TION 3.4. G.S. 105-122(c1) reads as rewritten:	<u>lls State.</u>
32		prtionment. – A corporation that is doing business in this St	tate and in one or more
33		st apportion its capital stock, surplus, and undivided pr	
33 34		st use the apportionment method set out in subdivision	
35	_	rtment has authorized it to use a different method under s	
36	-	axpayer that has made an election under G.S. 105-13	
37		nethod set out in subdivision (1) of this subsection as if the	
38		e Department has authorized a different method under s	
39		portion of a corporation's capital stock, surplus, and undivi	
40		appropriate apportionment method is considered the am	1
41	surplus, and und	livided profits the corporation uses in its business in this S	tate.
42	"		
43	SEC	TION 3.5. The Utilities Commission shall adjust the rat	tes for public utilities,
44	excluding water	public utilities with less than two hundred thousand dollar	s (\$200,000) in annual
45	operating revenu	ues, for the tax changes in Section 3.1 of this Part. Each ut	ility shall calculate the
46	cumulative net e	effect of the tax changes and file the calculations with pro-	posed rate changes to
47	-	cospective tax changes in utility customer rates within 60	-
48	•	adjustments required to existing tax assets or liabilities re-	-
49		ds required by the tax changes shall be deferred and refle	
50	in either the utili	ity's next rate case or earlier if deemed appropriate by the	Commission.

1	SECT	TON 3.6. Under Section 38.4 of S.L. 2016-94, the Department of Revenue			
2		nitted to the Rules Review Commission rules regarding the implementation and			
3	administration of market-based sourcing principles based on legislation proposed in that section.				
4	The Department adopted the rules on January 4, 2017, and submitted the rules to the Rules				
5	-	Review Commission on January 18, 2017. The Rules Review Commission approved the rules			
6		and delivered to the Codifier of Rules on February 16, 2017. Pursuant to Section 38.4(b) of S.L.			
7		ifier of Rules did not enter the rules into the Administrative Code. The Codifier			
8		y directed by the General Assembly to enter the rules into the Administrative			
9		tive date of this act, and the rules apply to taxable years beginning on or after			
10	January 1, 2020.				
11		TON 3.7. Sections 3.1 through 3.4 of this Part are effective for taxable years			
12		after January 1, 2020. The remainder of this Part is effective when it becomes			
13	law.				
14					
15	PART IV. MAR	KETPLACE FACILITATORS TO COLLECT SALES TAX			
16	SECT	TON 4.1.(a) G.S. 105-164.3 reads as rewritten:			
17	"§ 105-164.3. De	efinitions.			
18	The following	g definitions apply in this Article:			
19					
20	<u>(20a)</u>	Marketplace. – A physical or electronic place, forum, platform, application,			
21		or other method by which a marketplace seller sells or offers to sell items, the			
22		delivery of or first use of which is sourced to this State.			
23	<u>(20b)</u>	Marketplace facilitated sale. – The sale of an item by a marketplace facilitator			
24		on behalf of a marketplace seller that occurs through a marketplace.			
25	<u>(20c)</u>	Marketplace facilitator. – A person that, directly or indirectly and whether			
26		through one or more affiliates, does both of the following:			
27		a. <u>Lists or otherwise makes available for sale a marketplace seller's items</u>			
28		through a marketplace owned or operated by the marketplace			
29 30		facilitator.			
30 31		b.Does one or more of the following:1.Collects the sales price or purchase price of a marketplace			
31		1. <u>Collects the sales price or purchase price of a marketplace</u> seller's items or otherwise processes payment.			
33		2. Makes payment processing services available to purchasers for			
34		the sale of a marketplace seller's items.			
35	<u>(20d)</u>	· · · · · · · · · · · · · · · · · · ·			
36	<u>(204)</u>	marketplace regardless of any of the following:			
37		a. <u>Whether the person has a physical presence in this State.</u>			
38		b. Whether the person is registered as a retailer in this State.			
39		c. Whether the person would have been required to collect and remit			
40		sales and use tax had the sales not been made through a marketplace.			
41		d. Whether the person would not have been required to collect and remit			
42		sales and use tax had the sales not been made through a marketplace.			
43	"				
44	SECT	TON 4.1.(b) G.S. 105-164.8(b) reads as rewritten:			
45	"(b) Remot	te Sales. – A retailer who makes a remote sale is engaged in business in this			
46	•	ct to the tax levied under this Article if at least one of the following conditions			
47	is met:				
48	•••				
49	(3)	The retailer solicits or transacts business in this State by employees,			
50		independent contractors, agents, or other representatives, whether the remote			
51		sales thus subject to taxation by this State result from or are related in any			

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1 2		other way to the solicitation or transaction of busin to be soliciting or transacting business by an indepe	-
3		other representative if the retailer enters into an ag	•
4		this State under which the resident, person, fo	
5		consideration, directly or indirectly refers potentia	al customers, whether by a
6		link on an Internet Web site or otherwise, to the	retailer. This presumption
7		applies only if the cumulative gross receipts fro	m sales by the retailer to
8		purchasers in this State who are referred to the retain	iler by all residents <u>p</u>ersons
9		with this type of agreement with the retailer is in exc	
10		(\$10,000) during the preceding four quarterly period	
11		be rebutted by proof that the resident person with	
12		agreement did not engage in any solicitation in the	
13		that would satisfy the nexus requirement of the	United States Constitution
14		during the four quarterly periods in question.	
15	•••		
16	(9)	The retailer, with respect to retailer makes remote	
17		sourced to this State, including sales as a marketpl	_
18		or <u>the</u> current calendar year, had one or more ye	ear that meet either of the
19		following:	
20 21		a. Gross sales in excess of one hundred thousab. Two hundred or more separate transactions	
21	(10)	b. Two hundred or more separate transactions The retailer is a marketplace facilitator that m	
22	<u>(10)</u>	marketplace facilitated sales for all marketplace se	
23 24		for the previous or the current calendar year that m	
25		<u>a.</u> <u>Gross sales in excess of one hundred thousa</u>	
26		b. Two hundred or more separate transactions	
27	SECT	TION 4.1.(c) Part 2 of Article 5 of Chapter 105	
28	amended by addi	ng a new section to read:	
29	" <u>§ 105-164.4J.</u> N	Marketplace facilitated sales.	
30		e. – This section applies to a marketplace facilitator t	
31	-	acilitated sales for all marketplace sellers, sourced to	this State for the previous
32		endar year that meet either of the following:	
33	$\frac{(1)}{(2)}$	Gross sales in excess of one hundred thousand doll	lars (\$100,000).
34 25	$(h) \qquad \frac{(2)}{Payrent}$	Two hundred or more separate transactions.	thread and in subsection (a)
35 36	-	ent of Tax. – A marketplace facilitator that meets the considered the retailer of each marketplace facilitated	
30 37		d remitting the sales and use tax on all such sales. A	
38		ly with the same requirements and procedures as all of	_
39	· · ·	to be registered to collect and remit sales and use tax i	-
40	-	nired to collect and remit sales tax as required by	• · · · ·
41	· · · · ·	tplace seller for whom it makes a marketplace facilit	-
42	following conditi	ons:	· · · ·
43	(1)	Has a physical presence in this State.	
44	(2)	Is required to be registered to collect and remit sale	es and use tax in this State.
45	<u>(3)</u>	Would have been required to collect and remit sale	es and use tax in this State
46		had the sale not been made through a marketplace.	
47	<u>(4)</u>	Would not have been required to collect and rem	
48		State had the sale not been made through a market	
49 50		t. – A marketplace facilitator must provide or	
50	-	r the information listed in this subsection with respec	-
51	sales that are ma	de on behalf of the marketplace seller and that are	sourced to this State. The

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1	information may be provided in any format and shall be provided or made available no later than					
2	10 days after the end of each calendar month. The required information to be provided or made					
3	available to each marketplace seller is as follows:					
4	(1) Gross sales.					
5	(2) <u>The number of separate transactions.</u>					
6	(d) Refund of Tax. – If a purchaser receives a refund on any portion of the sales price					
7	from a marketplace facilitator who collected and remitted the tax on the retail sale, the provisions					
8	<u>of G.S. 105-164.11A(a) apply.</u>					
9	(e) <u>Class Actions. – No class action may be brought against a marketplace facilitator in</u>					
10	any court of this State on behalf of customers arising from or in any way related to an					
11	overpayment of sales or use tax collected on facilitated sales by a marketplace facilitator,					
12	regardless of whether that claim is characterized as a tax refund claim. Nothing in this subsection					
13	affects a customer's right to seek a refund as provided under G.S. 105-164.11.					
14	(f) Agreements. – Nothing in this section shall be construed to interfere with the ability					
15	of a marketplace facilitator and a marketplace seller to enter into an agreement with each other					
16	regarding the fulfillment of the requirements of this Article, except that an agreement may not					
17	require a marketplace seller to collect and remit sales and use tax on marketplace facilitated sales.					
18	(g) Use Tax Obligation. – Nothing in this section affects the obligation of any purchaser					
19	to remit use tax for any taxable transaction for which a marketplace facilitator does not collect					
20	and remit sales or use tax.					
21	(h) <u>Limitation. – This section does not apply to an accommodation facilitator, an</u>					
22	admission facilitator, or a service contract facilitator whose collection and remittance					
23	requirements are set out in G.S. 105-164.4F, 105-164.4G, and 105-164.4I, respectively."					
24 25	SECTION 4.2.(a) G.S. 105-164.3 reads as rewritten: "§ 105-164.3. Definitions.					
23 26	The following definitions apply in this Article:					
20 27	(1) Accommodation. – A hotel room, a motel room, a residence, a cottage, or a					
28	similar lodging facility for occupancy by an individual.					
20 29	(1a) <u>Accommodation facilitator. – A person that contracts, either directly or</u>					
30	indirectly, with a provider of an accommodation to perform, either directly or					
31	indirectly, while provider of the activities listed in this subdivision. The term					
32	includes a real estate broker as defined in G.S. 93A-2. The activities are:					
33	a. Market the accommodation and accept payment or collect credit card					
34	or other payment information for the rental of the accommodation.					
35	b. List the accommodation for rental on a forum, platform, or other					
36	application for a fee or other consideration.					
37						
38	SECTION 4.2.(b) G.S. 105-164.4F reads as rewritten:					
39	"§ 105-164.4F. Accommodation rentals.					
40	(a) Definition. The following definitions apply in this section:					
41	(1) Accommodation. A hotel room, a motel room, a residence, a cottage, or a					
42	similar lodging facility for occupancy by an individual.					
43	(2) Facilitator. A person who is not a rental agent and who contracts with a					
44	provider of an accommodation to market the accommodation and to accept					
45	payment from the consumer for the accommodation.					
46	(3) Rental agent. The term includes a real estate broker, as defined in G.S.					
47	93A-2.					
48	(b) Tax. – The gross receipts derived from the rental of an accommodation are taxed at					
49 50	the general rate set in G.S. 105-164.4. Gross receipts derived from the rental of an					
50	accommodation include the sales price of the rental of the accommodation. The sales price of the					
51	rental of an accommodation is determined as if the rental were a rental of tangible personal					

1 property. The sales price of the rental of an accommodation marketed made by a an 2 accommodation facilitator includes any charges designated as facilitation fees and any other 3 charges or fees, by whatever name called, charged by the accommodation facilitator to the 4 purchaser of the accommodation that are necessary to complete the rental. The tax is due and 5 payable by the retailer in accordance with G.S. 105-164.16. Retailer. - Except as otherwise provided in subsection (c) of this section, the retailer 6 (b1) of the rental of an accommodation is one or more of the persons listed below that collects the 7 8 payment, or a portion of the payment, for the rental of the accommodation. The retailer is liable 9 for reporting and remitting the tax due on the portion of the gross receipts derived from the rental 10 of the accommodation that the retailer collects. The retailer may be one or more of the following: 11 (1) The provider of the accommodation. 12 An accommodation facilitator. (2)13 Certain Accommodation Facilitator Transactions. - A facilitator must report to the (c) 14 retailer with whom it has a contract the sales price a consumer pays to the facilitator for an 15 accommodation rental marketed by the facilitator. A retailer must notify a facilitator when an 16 accommodation rental marketed by the facilitator is completed, and the This subsection applies 17 only to an accommodation facilitator that is operated by or on behalf of a hotel or a hotel 18 corporation, that facilitates the rental of hotel accommodations solely for the hotel or the hotel corporation's owned or managed hotels and franchisees, and that collects payment, or a portion 19 20 of the payment, for the rental of an accommodation. An accommodation facilitator subject to this 21 subsection is not considered the retailer of the rental of the accommodation. The accommodation 22 facilitator must send the retailer the portion of the sales price the facilitator owes the retailer and 23 the tax due on the sales price price, or the portion of the sales price, the accommodation facilitator 24 collected no later than 10 days after the end of each calendar month. A-An accommodation 25 facilitator that does not send the retailer the tax due on the sales price price, or the portion of the 26 sales price the accommodation facilitator collected, is liable for the amount of tax the 27 accommodation facilitator fails to send. A-An accommodation facilitator is not liable for tax sent to a retailer but not remitted by the retailer to the Secretary. Tax payments received by a retailer 28 29 from a-an accommodation facilitator are held in trust by the retailer for remittance to the 30 Secretary. A retailer that receives a tax payment from a an accommodation facilitator must remit the amount received to the Secretary. A retailer is not liable for tax due but not received from a 31 32 an accommodation facilitator. The requirements imposed by this section on a retailer and a 33 facilitator are considered terms of the contract between the retailer and the facilitator. 34 Accommodation Facilitator Report. - An accommodation facilitator must file with (c1) 35 the Secretary an annual report by March 31 of each year for the prior calendar year for 36 accommodation rentals it makes. The annual report must be provided in electronic format and 37 include the property owner's name, the property owner's mailing address, the physical location 38 of the accommodation, and gross receipts information for the rentals. 39 Rental Agent. - A person who, by written contract, agrees to be the rental agent for (d) 40 the provider of an accommodation is considered a retailer under this Article and is liable for the 41 tax imposed by this section. The liability of a rental agent for the tax imposed by this section 42 relieves the provider of the accommodation from liability. 43 Exemptions. – The tax imposed by this section does not apply to the following: (e) 44 A private residence, cottage, or similar accommodation that is rented for fewer (1)than 15 days in a calendar year other than a private residence, cottage, or 45 46 similar accommodation listed with a real estate broker or agent.unless the 47 rental of the accommodation is made by an accommodation facilitator. 48 An accommodation supplied to the same person for a period of 90 or more (2)49 continuous days.

 (3) An accommodation arranged or provided to a person by a school, can similar entity where a tuition or fee is charged to the person for enrolling the school, camp, or similar entity." SECTION 4.2.(c) G.S. 160A-215(c) reads as rewritten: "(c) Collection. – A retailer who is required to remit to the Department of Revert State sales tax imposed by G.S. 105-164.4(a)(3) on accommodations is required to remit occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on and after the effective date of the levy of the room occupancy tax to the taxing city on an after the effective date of the levy of the room occupancy tax to the taxing city on an after the effective date of the levy of the room occupancy tax to the taxing city on an after the effective date of the levy of the room occupancy tax to the taxing city on an after taxing city on an after the effective date of the levy	nue the a room upancy tax on ilitator, i.3, has
 SECTION 4.2.(c) G.S. 160A-215(c) reads as rewritten: "(c) Collection. – A retailer who is required to remit to the Department of Rever State sales tax imposed by G.S. 105-164.4(a)(3) on accommodations is required to remit occupancy tax to the taxing city on and after the effective date of the levy of the room occ 	a room upancy tax on llitator, <u>l.3,</u> has
 5 "(c) Collection. – A retailer who is required to remit to the Department of Rever 6 State sales tax imposed by G.S. 105-164.4(a)(3) on accommodations is required to remit 7 occupancy tax to the taxing city on and after the effective date of the levy of the room occ 	a room upancy tax on llitator, <u>l.3,</u> has
 6 State sales tax imposed by G.S. 105-164.4(a)(3) on accommodations is required to remit 7 occupancy tax to the taxing city on and after the effective date of the levy of the room occ 	a room upancy tax on llitator, <u>l.3,</u> has
7 occupancy tax to the taxing city on and after the effective date of the levy of the room occ	upancy tax on ilitator, I.3, has
	tax on Hitator, 1.3, has
8 tax. The room occupancy tax applies to the same gross receipts as the State sales	ilitator, 1 <u>.3, </u> has
9 accommodations and is calculated in the same manner as that tax. A rental agent or a fac	1 <u>.3, </u> has
10 as defined in G.S. 105-164.4F, An accommodation facilitator, as defined in G.S. 105-164	
11 the same responsibility and liability under the room occupancy tax as the rental a	
12 accommodation facilitator has under the State sales tax on accommodations.	
13 If a taxable accommodation is furnished as part of a package, the bundled tran	saction
14 provisions in G.S. 105-164.4D apply in determining the sales price of the	
15 accommodation. If those provisions do not address the type of package offered, the	
16 offering the package may determine an allocated price for each item in the package base	ed on a
17 reasonable allocation of revenue that is supported by the person's business records kep	in the
18 ordinary course of business and calculate tax on the allocated price of the	axable
19 accommodation.	
20 A retailer must separately state the room occupancy tax. Room occupancy taxes pa	id to a
21 retailer are held in trust for and on account of the taxing city.	
22 The taxing city shall design and furnish to all appropriate businesses and persons in	•
23 the necessary forms for filing returns and instructions to ensure the full collection of the	
24 operator of a business who collects a room occupancy tax may deduct from the amount re-	
to the taxing city a discount equal to the discount the State allows the retailer for State sa	les and
26 use tax."	
27 SECTION 4.2.(d) G.S. 153A-155(c) reads as rewritten:	
28 "(c) Collection. – A retailer who is required to remit to the Department of Reven	
29 State sales tax imposed by G.S. 105-164.4(a)(3) on accommodations is required to remit	
30 occupancy tax to the taxing county on and after the effective date of the levy of the	
31 occupancy tax. The room occupancy tax applies to the same gross receipts as the State sa	
32 on accommodations and is calculated in the same manner as that tax. A rental age 33 facilitator, as defined in G.S. 105-164.4F, An accommodation facilitator, as defi	
 facilitator, as defined in G.S. 105-164.4F, <u>An accommodation facilitator, as defined</u> <u>G.S. 105-164.3</u>, has the same responsibility and liability under the room occupancy tax 	
35 rental agent or accommodation facilitator has under the State sales tax on accommodation	
36 If a taxable accommodation is furnished as part of a package, the bundled tran	
37 provisions in G.S. 105-164.4D apply in determining the sales price of the	
38 accommodation. If those provisions do not address the type of package offered, the	
39 offering the package may determine an allocated price for each item in the package base	-
40 reasonable allocation of revenue that is supported by the person's business records kep	
41 ordinary course of business and calculate tax on the allocated price of the	
42 accommodation.	andore
43 A retailer must separately state the room occupancy tax. Room occupancy taxes pa	id to a
44 retailer are held in trust for and on account of the taxing county.	
45 The taxing county shall design and furnish to all appropriate businesses and persons	in the
46 county the necessary forms for filing returns and instructions to ensure the full collection	
47 tax. A retailer who collects a room occupancy tax may deduct from the amount remitted	
48 taxing county a discount equal to the discount the State allows the retailer for State sales	
49 tax."	
50 SECTION 4.3.(a) G.S. 105-164.3 reads as rewritten:	
51 " § 105-164.3. Definitions.	

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1 2	The following	g definitions apply in this Article:	
2 3 4 5 6 7 8	 <u>(1b)</u>	Admission charge. – Gross receipts derived for the re- entertainment activity. The term includes a charge for multi-occasion ticket, a seasonal pass, and an annual pass that provides for admission; a cover charge; a surcharge; a processing fee, a facility charge, a facilitation fee, or sim other charges included in gross receipts derived from adm	a single ticket, a ; a membership fee convenience fee, a ilar charge; or any
9 10 11 12	<u>(1c)</u>	Admission facilitator. – A person who accepts payment charge to an entertainment activity and who is not the op- where the entertainment activity occurs.	<u>t of an admission</u>
13 14 15 16 17 18 19 20 21	<u>(1f)</u>	Amenity. – A feature that increases the value or attent entertainment activity that allows a person access to items to tax under this Article and that are not available with admission to the same event without the feature. The term privileges, special entrances, access to areas other than mascot visits, and merchandise discounts. The term doe charge for food, prepared food, and alcoholic beverages s this Article.	that are not subject that are not subject the purchase of n includes parking general admission, es not include any
21 22 23 24 25 26 27 28 29 30	 <u>(9a)</u> "	 <u>Entertainment activity. – An activity listed in this subdivis</u> <u>a.</u> <u>A live performance or other live event of any ki</u> which is for entertainment. <u>b.</u> <u>A movie, motion picture, or film.</u> <u>c.</u> <u>A museum, a cultural site, a garden, an exhibit, a attraction.</u> <u>d.</u> <u>A guided tour at any of the activities listed in sub-sussibility.</u> 	nd, the purpose of show, or a similar
30 31 32		TON 4.3.(b) G.S. 105-164.4G reads as rewritten: Entertainment activity.	
33		tion. The following definitions apply in this section:	
34	(1)	Admission charge. Gross receipts derived for the	right to attend an
35 36 37 38 39		entertainment activity. The term includes a charge for multi-occasion ticket, a seasonal pass, and an annual pass that provides for admission; a cover charge; a surcharge; a processing fee, a facility charge, a facilitation fee, or sim other charges included in gross receipts derived from adm	a single ticket, a ; a membership fee convenience fee, a ilar charge; or any
40 41 42 43 44 45 46 47	(2)	Amenity. A feature that increases the value or at entertainment activity that allows a person access to items to tax under this Article and that are not available with admission to the same event without the feature. The term privileges, special entrances, access to areas other than mascot visits, and merchandise discounts. The term door charge for food, prepared food, and alcoholic beverages s this Article.	tractiveness of an that are not subject th the purchase of n includes parking general admission, es not include any
48 49 50 51	(3)	 Entertainment activity. An activity listed in this subdivis a. A live performance or other live event of any ki which is for entertainment. b. A movie, motion picture, or film. 	

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		c. A museum, a cultural site, a garden, an exhi attraction.	bit, a show, or a similar			
, ;		d. A guided tour at any of the activities listed in a subdivision.	sub-subdivision c. of this			
,	(4)	Facilitator. A person who accepts payment of an	admission charge to an			
)		entertainment activity and who is not the operator				
,		entertainment activity occurs.	or the venue where the			
5	(b) Tax	- The gross receipts derived from an admission cha	rge to an entertainment			
)	activity are taxed	d at the general rate set in G.S. 105-164.4. The tax is	due and payable by the			
)		ance with G.S. 105-164.16. For purposes of the tax implicable person listed below.	bosed by this section, the			
		licable person listed below:				
	(1)	The operator of the venue where the entertainment as	-			
5		retailer and the <u>admission</u> facilitator have a contract				
<u>.</u>	(2)	for dual remittance, as provided in subsection (d) of t				
, -	(2)	The person that provides the entertainment and the	that receives admission			
)	(2)	charges directly from a purchaser.	an(2) of this subsection			
}	(3)	A person other than a person listed in subdivision (1)				
)	(a) Admi	that receives gross receipts derived from an admissio	-			
)		<u>ssion</u> Facilitator. – <u>A An admission</u> facilitator must re	-			
,		ntract the admission charge a consumer pays to the <u>admission</u> facilitator must send the retailer				
		ssion facilitator owes the retailer and the tax due on the				
}	-	on charge no later than 10 days after the end of each				
, _		ator that does not send the retailer the tax due on the gro				
,		arge is liable for the amount of tax the <u>admission</u> facility	1			
,)		<u>mission</u> facilitator is not liable for tax sent to a retailer				
,			•			
}	retailer to the Secretary. Tax payments received by a retailer from <u>a an admission</u> facilitator are held in trust by the retailer for remittance to the Secretary. A retailer that receives a tax payment					
)	•	ion facilitator must remit the amount received to the Se				
)	liable for tax due but not received from a-an admission facilitator. The requirements imposed by					
	this subsection on a retailer and a an admission facilitator are considered terms of the contract					
		ler and the admission facilitator.				
5		Remittance The tax due on the gross receipts der	ived from an admission			
L		artially reported and remitted to the operator of the ver				
5		partially reported and remitted by the admission fa				
)		portion of the tax not reported and remitted to the op				
,	1	emitted directly by the <u>admission</u> facilitator to the Depa				
5	_	lects to remit tax under the dual remittance option				
)		sistration in accordance with G.S. 105-164.29. A-An	-			
)	subject to the pro	visions of Article 9 of this Chapter.				
	"	-				
	SECT	FION 4.4.(a) G.S. 105-164.3 reads as rewritten:				
5	"§ 105-164.3. De	efinitions.				
Ļ	The following	g definitions apply in this Article:				
i						
)	<u>(38c)</u>					
,		service contract to market the service contract and ac	ccepts payment from the			
5		purchaser for the service contract.				
)	"					
	SECT	FION 4.4.(b) G.S. 105-164.4I reads as rewritten:				
)		Service contracts.				

General Assembly Of North Carolina Session 2019 1 Tax. – The sales price of or the gross receipts derived from a service contract or the (a) 2 renewal of a service contract sold at retail is subject to the general rate of tax set in G.S. 105-164.4 3 and is sourced in accordance with the sourcing principles in G.S. 105-164.4B. The retailer of a 4 service contract is required to collect the tax due at the time of the retail sale of the contract and 5 is liable for payment of the tax. The tax is due and payable in accordance with G.S. 105-164.16. 6 The retailer of a service contract is the applicable person listed below: 7 When a service contract is sold at retail to a purchaser by the obligor under (1)8 the contract, the obligor is the retailer. 9 When a service contract is sold at retail to a purchaser by a service contract (2)10 facilitator on behalf of the obligor under the contract, the service contract 11 facilitator is the retailer unless the provisions of subdivision (3) of this 12 subsection apply. 13 When a service contract is sold at retail to a purchaser by a service contract (3) facilitator on behalf of the obligor under the contract and there is an agreement 14 between the service contract facilitator and the obligor that states the obligor 15 will be liable for the payment of the tax, the obligor is the retailer. The service 16 17 contract facilitator must send the retailer the tax due on the sales price of or 18 gross receipts derived from the service contract no later than 10 days after the 19 end of each calendar month. A service contract facilitator that does not send 20 the retailer the tax due on the sales price or gross receipts is liable for the 21 amount of tax the service contract facilitator fails to send. A service contract facilitator is not liable for tax sent to a retailer but not remitted by the retailer 22 23 to the Secretary. Tax payments received by a retailer from a service contract 24 facilitator are held in trust by the retailer for remittance to the Secretary. A 25 retailer that receives a tax payment from a service contract facilitator must 26 remit the amount received to the Secretary. A retailer is not liable for tax due 27 but not received from a service contract facilitator. The requirements imposed 28 by this subdivision on a retailer and a service contract facilitator are 29 considered terms of the agreement between the retailer and the service 30 contract facilitator. 31 . . . 32 Definition. For purposes of this section, the term "facilitator" means a person who (e) 33 contracts with the obligor of the service contract to market the service contract and accepts 34 payment from the purchaser for the service contract." 35 SECTION 4.5.(a) G.S. 105-164.22 reads as rewritten: 36 "§ 105-164.22. Record-keeping Recordkeeping requirements, inspection authority, and 37 effect of failure to keep records. 38 <u>Recordkeeping Generally. – Retailers, wholesale merchants, facilitators, real property</u> (a) 39 contractors, and consumers must keep records that establish their tax liability under this Article. 40 The Secretary or a person designated by the Secretary may inspect these records at any reasonable time during the day. 41 42 Retailers. - A retailer's records must include records of the retailer's gross income, (b) gross sales, net taxable sales, and all items purchased for resale, resale, and any reports or records 43 related to transactions with a facilitator with whom it has a contract as provided in this Article. 44 Failure of a retailer to keep records that establish that a sale is exempt under this Article subjects 45 46 the retailer to liability for tax on the sale. 47 Wholesale Merchants. - A wholesale merchant's records must include a bill of sale (c) 48 for each customer that contains the name and address of the purchaser, the date of the purchase, 49 the item purchased, and the sales price at which the wholesale merchant sold of the item. A 50 wholesale merchant must also keep records that establish a sale is exempt from tax and any reports or records related to transactions with a facilitator with whom it has a contract as provided 51

1	in this Article. Failure of a wholesale merchant to keep these records for the sale of an item that					
2	establish a sale is exempt from tax under this Article subjects the wholesale merchant to liability					
3	for tax at the rate that applies to the retail sale of the item.					
4	(d) Facilitators. – A facilitator's records must include records of the facilitator's gross					
5	income, gross sales, net taxable sales, all items purchased for resale, any reports or records related					
6	to transactions with a retailer with whom it has a contract as provided in this Article, and any					
7	other records that establish its tax liability. Failure of a facilitator to keep records that establish a					
8	sale is exempt from tax under this Article subjects the facilitator to liability for tax on the sale.					
9	(e) Real Property Contractors. – A real property contractor's records must include					
10	substantiation that a transaction is a real property contract or a mixed transaction contract					
11	pursuant to G.S. 105-164.4H(a1). Failure of a real property contractor to keep records that					
12	establish a real property contract under this Article subjects the real property contractor to					
13	liability for tax on the sale.					
14	(f) Consumers. – A consumer's records must include an invoice or other statement of the					
15	purchase price of an item the consumer purchased from inside or outside the State. State and any					
16	sales and use tax paid thereon. Failure of the consumer to keep these records subjects the					
17	consumer to liability for tax on the purchase price of the item, as determined by the Secretary."					
18	SECTION 4.5.(b) G.S. 105-164.3, as amended by Section 1 of this Part, reads as					
19	rewritten:					
20	"§ 105-164.3. Definitions.					
21	The following definitions apply in this Article:					
22						
23	(1)(1d) Advertising and promotional direct mail. – Printed material that meets the					
24	definition of "direct mail" and the primary purpose of which is to attract public					
25	attention to a product, an item, person, business, or organization, or to attempt					
26	to sell, popularize, or secure financial support for a product, an item, person,					
27	business, or organization. As used in this subdivision, "product" means					
28	tangible personal property, digital property, or a service.					
29	(1e) Affiliate. – Defined in G.S. 105-130.2.					
30						
31	(1a)(1g) Analytical services. – Testing laboratories that are included in national					
32	industry 541380 of NAICS or medical laboratories that are included in					
33	national industry 621511 of NAICS.					
34	(1b)(1h) Ancillary service. – A service associated with or incidental to the					
35	provision of a telecommunications service. The term includes detailed					
36	communications billing, directory assistance, vertical service, and voice mail					
37	service. A vertical service is a service, such as call forwarding, caller ID,					
38	three-way calling, and conference bridging, that allows a customer to identify					
39	a caller or manage multiple calls and call connections.					
40	(1f)(1i)Audio work. – A series of musical, spoken, or other sounds, including a					
41	ringtone.					
42	(1g)(1j) Audiovisual work. – A series of related images and any sounds					
43	accompanying the images that impart an impression of motion when shown					
44	in succession.					
45	(1h)(1k)Aviation gasoline. – Defined in G.S. 105-449.60.					
46	(1i)(1l)Bundled transaction. – A retail sale of two or more distinct and identifiable					
47	products, items, at least one of which is taxable and one of which is exempt,					
48	nontaxable, for one nonitemized price. The term does not apply to real					
49	property and or services to real property. Products Items are not sold for one					
50	nonitemized price if an invoice or another sales document made available to					

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	(1k)<u>(1</u>	 the purchaser separately identifies the price of each product. It transaction does not include the retail sale of any of the follow a. A product <u>An item</u> and any packaging item that a product item and is exempt under G.S. 105-164.13(23) b. A sale of two or more products items whose combined is negotiable, depending on the products items the purce. A sale of a product <u>an item</u> accompanied by a transproduct item with no additional consideration. d. A product <u>An item</u> and the delivery or installation of the A product <u>An item</u> and any service necessary to comp m) Business. – An activity a person engages in or causes anot with the object of gain, profit, benefit, or advantage, either dia The term does not include an occasional and isolated sale or person who does not claim to be engaged in business. 	item. A bundled wing: ccompanies the ccompanies the f). I price varies, or rchaser selects. asfer of another he product.item. blete the sale. her to engage in irect or indirect. transaction by a
16 17		programming or other programming service and any subscr	iber interaction
18		required to select or use the service.	
18 19 20	 (2c)	Capital improvement. – One or more of the following:	
21 22 23 24 25		 An addition or alteration to real property that is perm or installed to real property and is not an activity liste (331)(33m) of this section as repair, maintenance, services. 	d in subdivision
26	(9)	Engaged in business. – Any of the following:	
27 28 29 30 31 32 33 34		a. Maintaining, occupying, or using permanently or temp or indirectly, or through a subsidiary or agent, by called, any office, place of distribution, sales or warehouse or storage place, or other place of busines delivering tangible personal property, digital property storage, use, or consumption in this State, or temporarily, directly or through a subsidiary representative, agent, sales representative, <u>marketp</u>	whatever name sample room, ss for selling or , or a service for permanently or , having any place facilitator
35 36 37 38		<u>subject to the requirements of G.S. 105-164.4J</u> , or so or transacting business by mobile phone applic <u>applications</u> in this State in the selling or delivering. that any corporate retailer, agent, or subsidiary engage	<u>ation or other</u> - <u>State.</u> The fact ed in business in
39 40		this State may not be legally domesticated or qualified in this State is immaterial.	d to do business
40			
42 43		e. <u>Making marketplace facilitated sales subject to the G.S. 105-164.4J.</u>	requirements of
44 45 46 47	 <u>(9e)</u>	Facilitator. – An accommodation facilitator, an admission service contract facilitator.	<u>facilitator, or a</u>
47 48	 (204)/	(20a) Mixed transaction contract A contract that includes had	n a real property
48 49	(200)<u>(</u>	<u>(20e)</u> Mixed transaction contract. – A contract that includes both contract for a capital improvement and repair, maintenance,	
50		services for real property that are not related to the capital im-	
51		services for row property that are not related to the cupital ini-	r- 5 , U nioniti

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1	(33j)	Remote sale. – A sale of tangible personal property or dig	gital property an item
2		ordered by mail, by-telephone, via the-Internet, mobile p	<u>bhone application, or</u>
3		by another similar method, to a purchaser who is in this	
4		order is remitted, from method by a retailer who receives	
5		state and delivers the property item or makes it accessib	-
6		State or causes it the item to be delivered or made acce	•
7		this State. State or performs a service sourced to this State	-
8		a resident of this State who remits makes an order was in	this State at the time
9		the order was remitted.<u>made.</u>	
10 11	···· (221)(/	22m) Papair maintanance and installation services. The	a term includes the
11	(331) (.	<u>33m</u>)Repair, maintenance, and installation services. – Th activities listed in this subdivision and applies to tangible	
12		motor vehicle, vehicles, certain digital property, and rea	
13 14		does not include services a service used to fulfill a real pro-	
15		in accordance with G.S. 105-164.4H:G.S. 105-164.	1 ·
16		activities are:	III. The menuded
17			
18	(35)	Retailer. – Any of the following persons:	
19	()	a. A person engaged in business of making sales	at retail, offering to
20		make sales at retail, or soliciting sales at retail	
21		property, digital property for storage, use, or const	0 1
22		or services items sourced to this State. When the	-
23		necessary for the efficient administration of this A	•
24		sales representatives, solicitors, representatives, c	consignees, peddlers,
25		or truckers as agents of the dealers, distri	butors, consignors,
26		supervisors, employers, or persons under whom	they operate or from
27		whom they obtain the items sold by them regard	-
28		are making sales on their own behalf or on beh	
29		distributors, consignors, supervisors, employer	-
30		Secretary may so regard them and may regard the	
31		consignors, supervisors, employers, or persons a	as "retailers" for the
32		purpose of this Article.	1 ' 1 ' C
33		b. A person, other than a real property contractor, en	00
34 35		delivering, erecting, installing, or applying tangib	ble personal property
35 36		or digital property for use in this State.c. A person engaged in business of making a remo	to cala if one of the
30 37		c. A person engaged in business of making a remo conditions listed in G.S. 105-164.8(b) is met.	te sale, il one of the
38		d. A person, other than a facilitator, person r equired	d to collect the State
39		tax levied under this Article or the local taxes levi	
40		VIII of this Chapter and under Chapter 1096 of the	1
41		e. <u>A marketplace facilitator that is subject to t</u>	
42		<u>G.S. 105-164.4J or a facilitator that is required to</u>	
43		tax under this Article.	<u> </u>
44	"		
45	SECT	FION 4.6. There is no obligation to collect the sales and us	e tax required by this
46	Part retroactively	-	1 2
47	•	FION 4.7. If any provision of this Part, or the application	of any provision to a
48	person or circum	stance, is held to be unconstitutional, then the remainder	of this Part, and the
49		e provisions to any person or circumstance, shall not be aff	-
50		FION 4.8. The Revisor of Statutes is authorized to renum	
51	of G.S. 105-164.3	3 to ensure that the subdivisions are listed in alphabetical o	rder and in a manner

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	erve sufficier	nt space	use of alphanumeric designations, to make to accommodate future additions to the sta 4.9. This Part becomes effective September	tutory section.	
oco	curring on or		-	r 1, 2019, and appres to sales	
	-				
PA			SINESS TAX CHANGES		
			5.1.(a) G.S. 105-130.5(b) reads as rewritten f_{ab} denotes the important function of the set		
Sta	"(b) The tenet income		ng deductions from federal taxable income	shall be made in determining	
510	te net meonik	~•			
	(31)	To t	he extent included in federal taxable incon	ne, the amount received by a	
	<u> </u>		ayer as an economic incentive pursuant to C		
		<u>or 21</u>	H of Article 10 of Chapter 143B of the Gene	eral Statutes."	
			5.1.(b) G.S. 105-153.5(b) reads as rewritten		
	· · /		ctions In calculating North Carolina tax	, 15 5	
			er's adjusted gross income any of the follow	ring items that are included in	
the	taxpayer's ac	ljusted	gross income:		
	 (14)	The	amount received by a taxpayer as an eco	nomic incentive pursuant to	
	<u>(14)</u>		143B-437.012 or Part 2G or 2H of Articl	_	
		-	eral Statutes."		
	SEC		5.1.(c) This section is effective for taxable	e years beginning on or after	
Jar			plies to amounts received by a taxpayer purs		
agı	reement enter	ed into	on or after that date.		
			5.2. G.S. 105-129.110 reads as rewritten:		
"§	"§ 105-129.110. Sunset.				
	This Article expires for qualified rehabilitation expenditures and rehabilitation expenses				
	incurred on or after January 1, 2020. January 1, 2024. For qualified rehabilitation expenditures and rehabilitation expenses incurred prior to January 1, 2020, January 1, 2024, this Article expires				
		-			
101			in service by January 1, 2028.January 1, 20 5.3.(a) G.S. 105-164.13(11b) reads as rewr		
			s of aviation gasoline and jet fuel to an inter		
	(11)		mercial aircraft. For purposes of this subdi-		
			aft" has the same meaning as defined in sub		
			exemption also applies to aviation gasoline		
		in a	commercial aircraft in interstate or foreign	commerce by a person whose	
		-	ary business is scheduled passenger air tra	nsportation. This subdivision	
	~~~~~	-	res January 1, 2020.January 1, 2024."		
			<b>5.3.(b)</b> G.S. 105-164.13(65) and (65a) read		
	"(65)		subdivision expires January 1, 2020. Ja	-	
			wing to a professional motorsports racing to		
			for use in competition in a sanctioned race The sale, lease, or rental of an engine.	series:	
		a. b.	The sales price of or gross receipts derive	ed from a service contract on	
		0.	or repair, maintenance, and installation s		
			engine, rear-end gears, and any other iter		
			rented and that is exempt from tax und		
			allowed a sales tax refund under G.S. 10		
		c.	The gross receipts derived from an agree		
			a professional motorsports racing team		
			for use in competition in a sanction	ed race series, where such	

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1		agreement does not meet the definition of	
2		defined in G.S. 105-164.3 but may meet th	
3		"lease or rental" as defined in G.S. 105-164.3	
ļ	(65a)	6 1 6	
j j		an engine under an agreement to a professional moto	
		related member of a team for use in competition in	
	<b>SEC</b>	This subdivision expires January 1, 2020. January 1, <b>EVAN</b> 5 2 (a) $C \in [105, 164, 144, (a)(4), and (a)(5), read$	
		<b>FION 5.3.(c)</b> G.S. 105-164.14A(a)(4) and (a)(5) read a Motorements team or constitution holds. A professional formula $A$	
	"(4)	Motorsports team or sanctioning body. – A profess team, a motorsports sanctioning body, or a related m	
		body is allowed a refund of the sales and use tax pa	
		aviation gasoline or jet fuel that is used to travel to or	•
		in this State, to travel to a motorsports event in anot	-
		in this State, or to travel to this State from a motorspo	
		For purposes of this subdivision, a "motorsports even	
		race, a motorsports sponsor event, and motorsports	1
		is repealed for purchases made on or after January 1,	
	(5)	Professional motorsports team A professional mot	
		related member of a team is allowed a refund of fit	• •
		sales and use tax paid by it in this State on tangible	
		than tires or accessories, that comprises any part of a	
		vehicle. For purposes of this subdivision, "motorspo	
		instrumentation, telemetry, consumables, and pai	
	SECT	repealed for purchases made on or after <del>January 1, 24</del> <b>FION 5.4.</b> Except as otherwise provided, this Part is et	
	SECI	<b>101 5.4.</b> Except as otherwise provided, this Part is en	
law		1 1 /	frective when it becomes
law.			frective when it becomes
	VI. FACI	ILITATE CRITICAL INFRASTRUCTURE DISAS	
			STER RELIEF
<b>PART</b>	SECT ection to 1	<b>ILITATE CRITICAL INFRASTRUCTURE DISAS</b> <b>FION 6.1.</b> Part 8 of Article 166A of the General Statut read:	STER RELIEF
<b>PART</b> a new se	SECT ection to a -19.70A.	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: . Facilitate critical infrastructure disaster relief.	STER RELIEF tes is amended by adding
<b>PART</b> a new se " <u>§ 166A</u> (a)	SECT ection to r -19.70A. Purpo	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no	STER RELIEF tes is amended by adding onresident businesses and
<b>PART</b> a new se " <u>§ 166A</u> (a) nonresid	SECT ection to r -19.70A. <u>Purpo</u> dent emp	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no ployees who temporarily come to this State at th	STER RELIEF tes is amended by adding onresident businesses and the request of a critical
PART a new se " <u>§ 166A (a)</u> <u>nonresic</u> infrastru	SECT ection to r -19.70A. <u>Purpo</u> dent emp acture cor	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>See. – The State finds that it is appropriate to exclude no</u> ployees who temporarily come to this State at the mpany solely to perform disaster-related work during a	STER RELIEF tes is amended by adding onresident businesses and the request of a critical
PART a new se " <u>§ 166A</u> <u>(a)</u> nonresic infrastru	SECT ection to r -19.70A. <u>Purpo</u> dent emp acture cor e followir	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>ose. – The State finds that it is appropriate to exclude no</u> <u>oloyees who temporarily come to this State at th</u> <u>mpany solely to perform disaster-related work during a</u> <u>ng tax and regulatory requirements:</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period
PART a new se " <u>§ 166A</u> <u>(a)</u> nonresic infrastru	SECT ection to r -19.70A. <u>Purpo</u> dent emp acture cor	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no ployees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided up</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period
PART a new se " <u>§ 166A</u> <u>(a)</u> nonresic infrastru	SECT ection to re- 19.70A. Purpo dent emp icture cor e followir (1)	ILITATE CRITICAL INFRASTRUCTURE DISAS TION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>ise. – The State finds that it is appropriate to exclude no</u> <u>bloyees who temporarily come to this State at th</u> <u>inpany solely to perform disaster-related work during a</u> <u>ing tax and regulatory requirements:</u> <u>Corporate and individual income tax, as provided un</u> <u>G.S. 105-153.2.</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period
PART a new se " <u>§ 166A (a)</u> <u>nonresic</u> infrastru	SECT ection to re- <u>Purpo</u> dent emp acture cor <u>e followir</u> (1) (2)	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>ose. – The State finds that it is appropriate to exclude no</u> <u>oloyees who temporarily come to this State at th</u> <u>mpany solely to perform disaster-related work during a</u> <u>ng tax and regulatory requirements:</u> <u>Corporate and individual income tax, as provided un</u> <u>G.S. 105-153.2.</u> <u>Franchise tax, as provided under G.S. 105-114.</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period nder G.S. 105-130.1 and
PART a new se " <u>§ 166A</u> <u>(a)</u> nonresic infrastru	SECT ection to re- <u>Purpo</u> dent emp icture cor e followir (1) (2) (3)	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no oloyees who temporarily come to this State at th mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided un G.S. 105-153.2.</u> Franchise tax, as provided under G.S. 105-114. Unemployment tax, as provided under G.S. 96-1(b)(	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period nder G.S. 105-130.1 and 12).
PART a new se " <u>§ 166A (a)</u> <u>nonresic</u> infrastru	SECT ection to re- <u>Purpo</u> dent emp icture cor <u>e followir</u> (1) (2) (3) (4)	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> bse. – The State finds that it is appropriate to exclude no ployees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided un- G.S. 105-153.2.</u> Franchise tax, as provided under G.S. 105-114. <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> <u>Workers' compensation, as provided under G.S. 97-1</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12).
PART a new se " <u>§ 166A (a)</u> <u>nonresic</u> infrastru	SECT ection to re- <u>Purpo</u> dent emp icture cor e followir (1) (2) (3)	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>ose. – The State finds that it is appropriate to exclude no</u> <u>oloyees who temporarily come to this State at th</u> <u>mpany solely to perform disaster-related work during a</u> <u>ng tax and regulatory requirements:</u> <u>Corporate and individual income tax, as provided un</u> <u>G.S. 105-153.2.</u> <u>Franchise tax, as provided under G.S. 105-114.</u> <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> <u>Workers' compensation, as provided under G.S. 97-1</u> <u>Certificate of Authority from the Secretary of State t</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in
PART V a new se " <u>§ 166A (a)</u> nonresic infrastru from the	SECT ection to the section to the se	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: . Facilitate critical infrastructure disaster relief. bse. – The State finds that it is appropriate to exclude no bloyees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements: Corporate and individual income tax, as provided un G.S. 105-153.2. Franchise tax, as provided under G.S. 105-114. Unemployment tax, as provided under G.S. 96-1(b)( Workers' compensation, as provided under G.S. 97-1 Certificate of Authority from the Secretary of State t this State, as provided under G.S. 55-15-01(d) and G	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in 3.S. 57D-1-24(d).
PART a new se " <u>§ 166A</u> (a) nonresic infrastru from the	SECT ection to a <u>Purpo</u> dent emp icture cor e followin (1) (2) (3) (4) (5) <u>Defini</u>	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> bse. – The State finds that it is appropriate to exclude no bloyees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided un- G.S. 105-153.2.</u> Franchise tax, as provided under G.S. 105-114. <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> Workers' compensation, as provided under G.S. 97-1 <u>Certificate of Authority from the Secretary of State to this State, as provided under G.S. 55-15-01(d) and G itions. – In addition to the definitions in G.S. 16</u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in 3.S. 57D-1-24(d).
PART a new se " <u>§ 166A</u> (a) nonresic infrastru from the	SECT ection to a <u>Purpo</u> dent emp icture cor e followin (1) (2) (3) (4) (5) <u>Defini</u>	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: . Facilitate critical infrastructure disaster relief. bse. – The State finds that it is appropriate to exclude no bloyees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements: Corporate and individual income tax, as provided un G.S. 105-153.2. Franchise tax, as provided under G.S. 105-114. Unemployment tax, as provided under G.S. 96-1(b)( Workers' compensation, as provided under G.S. 97-1 Certificate of Authority from the Secretary of State t this State, as provided under G.S. 55-15-01(d) and G	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in 3.S. 57D-1-24(d).
PART a new se " <u>§ 166A (a)</u> nonresic infrastru from the	SECT ection to re- <u>Purpo</u> dent emp icture cor e followir (1) (2) (3) (4) (5) <u>Definit</u> ons apply	ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> <u>ose. – The State finds that it is appropriate to exclude no</u> <u>oloyees who temporarily come to this State at th</u> <u>mpany solely to perform disaster-related work during a</u> <u>ng tax and regulatory requirements:</u> <u>Corporate and individual income tax, as provided under <u>G.S. 105-153.2.</u> <u>Franchise tax, as provided under G.S. 105-114.</u> <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> <u>Workers' compensation, as provided under G.S. 97-1</u> <u>Certificate of Authority from the Secretary of State t</u> <u>this State, as provided under G.S. 55-15-01(d) and G</u> <u>itions. – In addition to the definitions in G.S. 16</u></u>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in 3.S. 57D-1-24(d). 16A-19.3, the following
PART a new set " <u>§ 166A</u> (a) nonresid infrastru from the (b) definitio	SECT ection to the <u>Purpo</u> dent emp incture cor e followin (1) (2) (3) (4) (5) <u>Definitions apply</u> (1)	ILITATE CRITICAL INFRASTRUCTURE DISAS TION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no oloyees who temporarily come to this State at th mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided un- G.S. 105-153.2.</u> Franchise tax, as provided under G.S. 105-114. <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> Workers' compensation, as provided under G.S. 97-1 <u>Certificate of Authority from the Secretary of State t</u> this State, as provided under G.S. 55-15-01(d) and G itions. – In addition to the definitions in G.S. 16 in this section: <u>Corporation. – Defined in G.S. 105-130.2.</u> <u>Critical infrastructure. – Property and equipment ow</u> infrastructure company for utility or communicatio	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period inder G.S. 105-130.1 and 12). 13(e). o transact business in G.S. 57D-1-24(d). 66A-19.3, the following
PART V a new so " <u>§ 166A (a)</u> nonresid infrastru from the (b) definitio	SECT ection to the <u>Purpo</u> dent emp incture cor e followin (1) (2) (3) (4) (5) <u>Definitions apply</u> (1)	<ul> <li>ILITATE CRITICAL INFRASTRUCTURE DISAS FION 6.1. Part 8 of Article 166A of the General Statut read:         <ul> <li>Facilitate critical infrastructure disaster relief.</li> <li>se. – The State finds that it is appropriate to exclude no ployees who temporarily come to this State at the mpany solely to perform disaster-related work during a ng tax and regulatory requirements:</li> <li>Corporate and individual income tax, as provided under G.S. 105-153.2.</li> <li>Franchise tax, as provided under G.S. 105-114.</li> <li>Unemployment tax, as provided under G.S. 96-1(b)( Workers' compensation, as provided under G.S. 97-1 Certificate of Authority from the Secretary of State t this State, as provided under G.S. 55-15-01(d) and G itions. – In addition to the definitions in G.S. 16 in this section:</li> <li>Corporation. – Defined in G.S. 105-130.2.</li> <li>Critical infrastructure. – Property and equipment ow infrastructure company for utility or communicatio provided to the public in the State. Examples of critical provided to the public in the State.</li> </ul> </li> </ul>	STER RELIEF tes is amended by adding onresident businesses and the request of a critical a disaster response period ander G.S. 105-130.1 and 12). 13(e). o transact business in 3.S. 57D-1-24(d). 66A-19.3, the following orned or used by a critical ns transmission services cal infrastructure include
a new se " <u>§ 166A</u> (a) <u>nonresic</u> infrastru from the	SECT ection to the <u>Purpo</u> dent emp incture cor e followin (1) (2) (3) (4) (5) <u>Definitions apply</u> (1)	ILITATE CRITICAL INFRASTRUCTURE DISAS TION 6.1. Part 8 of Article 166A of the General Statut read: <u>Facilitate critical infrastructure disaster relief.</u> ose. – The State finds that it is appropriate to exclude no oloyees who temporarily come to this State at th mpany solely to perform disaster-related work during a ng tax and regulatory requirements: <u>Corporate and individual income tax, as provided un- G.S. 105-153.2.</u> Franchise tax, as provided under G.S. 105-114. <u>Unemployment tax, as provided under G.S. 96-1(b)(</u> Workers' compensation, as provided under G.S. 97-1 <u>Certificate of Authority from the Secretary of State t</u> this State, as provided under G.S. 55-15-01(d) and G itions. – In addition to the definitions in G.S. 16 in this section: <u>Corporation. – Defined in G.S. 105-130.2.</u> <u>Critical infrastructure. – Property and equipment ow</u> infrastructure company for utility or communicatio	STER RELIEF tes is amended by adding <u>onresident businesses and</u> <u>te request of a critical</u> <u>disaster response period</u> <u>nder G.S. 105-130.1 and</u> <u>12).</u> <u>13(e).</u> <u>o transact business in</u> <u>6.S. 57D-1-24(d).</u> <u>6A-19.3, the following</u> <u>vned or used by a critical</u> <u>ns transmission services</u> <u>cal infrastructure include</u> <u>smission and distribution</u>

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		and related support facilities. Related support	rt facilities may include buildings,
		offices, lines, poles, pipes, structures, and e	
	<u>(3)</u>	Critical infrastructure company One of th	
		a. <u>A registered public communications</u>	
		b. <u>A registered public utility.</u>	*
	(4)	Disaster-related work. – Repairing, rend	ovating, installing, building, or
	<u> </u>	performing services on critical infrastru	
		impaired, or destroyed as a result of a disaste	
		by the disaster declaration.	
	(5)	Disaster response period. – A period that be	gins ten days prior to the first day
	<u> </u>	of a disaster declaration and expires on the	
		a. Sixty days following the expiratio	
		provided under G.S. 166A-19.21(c).	
		b. One hundred eighty days followi	
		declaration.	
	(6)	Employee. – Defined in G.S. 105-163.1.	
	(7)	Nonresident business. – An entity that has n	ot been required to file an income
	<u></u>	or franchise tax return with the State for	
		response period, other than those aris	
		disaster-related work during a tax year prio	
		and that meets one or more of the following	
		a. <u>Is a nonresident entity.</u>	<u>,</u>
		b. Is a nonresident individual who own	an unincorporated business as a
		sole proprietor.	
	(8)	Nonresident employee. – A nonresident	individual who is one of the
	<u>107</u>	following:	
		<u>a.</u> <u>An employee of a nonresident busin</u>	ess.
		b. An employee of a critical infrastruc	
		in this State to perform disaster-relate	· · · ·
		period.	
	<u>(9)</u>	Nonresident entity. – Defined in G.S. 105-1	63.1.
	(10)	Nonresident individual. – Defined in G.S. 1	
	(11)	Registered public communications provide	
	<u> </u>	in this State prior to the disaster declaration	
		the public of one or more of the following:	<u>f</u>
		<u>a. Broadband.</u>	
		b. Mobile telecommunications.	
		c. <u>Telecommunications.</u>	
		d. Wireless Internet access.	
	(12)	Registered public utility. – A corporation de	oing business in this State prior to
	<u>(12)</u>	the disaster declaration that is subject to the	• •
		following entities:	the control of one of more of the
		a. North Carolina Utilities Commission	n
		b. North Carolina Rural Electrification	Authority.
		b.North Carolina Rural Electrificationc.Federal Communications Commissi	Authority. on.
(c)	Critic	b.North Carolina Rural Electrificationc.Federal Communications Commissid.Federal Energy Regulatory Commis	<u>Authority.</u> on. sion.
(c)		b.North Carolina Rural Electrificationc.Federal Communications Commissid.Federal Energy Regulatory Commissial Infrastructure Company Notification. – A	Authority. on. sion. A critical infrastructure company
nust provi	ide not	b.North Carolina Rural Electrificationc.Federal Communications Commissid.Federal Energy Regulatory Commis	Authority. on. sion. A critical infrastructure company n 90 days of the expiration of the

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	<u>(1)</u>	A list	of all nonresident b	usinesses who perform	ned disaster-related work in
2		this S	tate during a disast	er response period at	the request of the critical
5		infrast	ructure company.		-
Ļ	<u>(2)</u>	<u>A list</u>	of nonresident empl	oyees who performed	disaster-related work in this
		State 1	or the critical infrast	ructure company durin	g a disaster response period.
)				- · ·	compensation paid to the
,				forming disaster-related	
}	(d) Nor		± • ±	-	nt business must provide
					ate the nonresident business
		-		•	st be in the form and manner
					nonresident employees who
		_			onse period, along with the
					ing disaster-related work in
	this State.	pensunon	puid to the nomeon		ing disuster related work in
		itation –	The intent of this se	ection is to provide relie	ef to nonresident businesses
				±	his State's tax and regulatory
					the disaster response period.
					ar that is part of the disaster
	-			** * * *	oyee continues to perform
	· · ·				d. The relief provided under
				± ±	-
				-	ster response period if the
				-	come tax return for that tax
	•	epartmen	t of Revenue for rea	sons other than the per-	formance of disaster-related
	work."			· · · · · · · · · · · · · · · · · · ·	
					a new subsection to read:
				s are not required to ob	tain a certificate of authority
	from the Secret	-		1.1f	
	<u>(1)</u>			• • •	er-related work in this State
		-	-		t of a critical infrastructure
			-	and provisions of G.S.	166A-19.70A apply to this
		<u>subdiv</u>			
	<u>(2)</u>				partment of Revenue under
				÷	r transport motor fuel in this
			n response to a disa		
					g a new subsection to read:
	"§ 57D-1-24. (	Certificat	e of existence; certi	ficate of authorization	1.
	•••				
			• •	-	d work in this State during a
	-	-	<b>▲</b>		company is not required to
			•	•	efinitions and provisions of
			to this subdivision.		
	SEC	CTION 6.	<b>3.</b> G.S. 96-1(b)(12)	reads as rewritten:	
	"(b) Def	initions. –	The following defin	itions apply in this Cha	apter:
	(12)	) Emplo	yment. – Defined	in section 3306 of the	e Code, with the following
		additi	ons and exclusions:		
		b.	Exclusions. – The	term excludes all of the	e following:
				erformed by a non	resident employee for a
			-	-	lisaster-related work in this
				<i></i>	

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1	State during a disaste	er response period at the request of a			
2		company. The definitions and provisions			
3		apply to this exclusion."			
4	SECTION 6.4. G.S. 97-13 is amended by a				
5	"§ 97-13. Exceptions from provisions of Article.	e			
6					
7	(e) Critical Infrastructure Disaster Relief. – Thi	s Article shall not apply to nonresident			
8	employees of a nonresident business that solely perfo	orms disaster-related work in this State			
9	during a disaster response period at the request of a				
10	definitions and provisions in G.S. 166A-19.70A apply in				
11	SECTION 6.5. G.S. 105-114 is amended by	adding a new subsection to read:			
12	"(d) Critical Infrastructure Disaster Relief. – A no	onresident business that solely performs			
13	disaster-related work in this State during a disaster res	ponse period at the request of a critical			
14	infrastructure company is not considered to be doing but	usiness in this State for purposes of this			
15	Article. The definitions and provisions in G.S. 166A-19				
16	SECTION 6.6.(a) G.S. 105-130.1 reads as 1	rewritten:			
17	"§ 105-130.1. Purpose.				
18	(a) <u>Purpose. – The general purpose of this Part i</u>	s to impose a tax for the use of the State			
19	government upon the net income of every domestic corp	oration and of every foreign corporation			
20	doing business in this State.				
21	The tax imposed upon the net income of corporatio	ns in this Part is in addition to all other			
22	taxes imposed under this Subchapter.				
23	(b) Critical Infrastructure Disaster Relief. – A no	• •			
24	disaster-related work in this State during a disaster resp				
25	infrastructure company is not considered to be doing but	<b>1 1</b>			
26	Part. The definitions and provisions in G.S. 166A-19.70				
27	<b>SECTION 6.6.(b)</b> G.S. 105-130.5(a) is an	nended by adding a new subdivision to			
28	read:				
29	"(a) The following additions to federal taxable inc	come shall be made in determining State			
30	net income:				
31		• • • • • • • • • • • • • • • • • • • •			
32		idiary that is not subject to tax under this			
33	· · ·	for critical infrastructure disaster relief			
34	-	the extent the payments are deducted in			
35		e. The definitions and provisions of			
36 37	<u>G.S. 166A-19.70A apply to this subd</u> SECTION 6.7.(a) G.S. 105-131.7 is amend				
37	"§ 105-131.7. Returns; shareholder agreements; mai				
38 39	§ 105-151.7. Returns; shareholder agreements; mai	luatory withholding.			
40	( <u>f</u> ) <u>Critical Infrastructure Disaster Relief. – An S</u>	S Corporation that is not doing business			
40 41	in this State because it is a nonresident business per				
42					
43	disaster response period at the request of a critical infrastructure company is not required to file a return with the Department. However, the corporation must furnish to each shareholder who				
44					
45	would be entitled to share in the corporation income any information necessary for that person to properly file a State income tax return. The definitions and provisions in G.S. 166A-19.70A				
46	concerning disaster-related work apply to this subsection."				
40 47	<b>SECTION 6.7.(b)</b> G.S. 105-154(c) reads as rewritten:				
48	"§ 105-154. Information at the source returns.				
49					
50	(c) Information Returns of Partnerships. – A par	tnership doing business in this State and			
51	required to file a return under the Code shall file an ir				

1 partnership that the Secretary believes to be doing business in this State and to be required to file 2 a return under the Code shall file an information return when requested to do so by the Secretary. 3 The information return shall contain all information required by the Secretary. It shall state 4 specifically the items of the partnership's gross income, the deductions allowed under the Code, 5 each partner's distributive share of the partnership's income, and the adjustments required by this 6 Part. A partner's distributive share of partnership net income includes any guaranteed payments 7 made to the partner. The information return shall also include the name and address of each 8 person who would be entitled to share in the partnership's net income, if distributable, and the 9 amount each person's distributive share would be. The information return shall be signed by one 10 of the partners under affirmation in the form required by the Secretary. 11 A partnership that files an information return under this subsection shall furnish to each person who would be entitled to share in the partnership's net income, if distributable, any 12 13 information necessary for that person to properly file a State income tax return. The information 14 shall be in the form prescribed by the Secretary and must be furnished on or before the due date 15 of the information return. 16 A partnership that is not doing business in this State because it is a nonresident business 17 performing disaster-related work during a disaster response period at the request of a critical infrastructure company is not required to file an information return with the Secretary. However, 18 19 the partnership must furnish to each person who would be entitled to share in the partnership's 20 net income, if distributable, any information necessary for that person to properly file a State 21 income tax return. The definitions and provisions in G.S. 166A-19.70A apply to this paragraph." 22 SECTION 6.8.(a) G.S. 105-153.2 reads as rewritten: 23 "§ 105-153.2. Purpose. 24 The general purpose of this Part is to impose a tax for the use of the State government upon 25 the taxable income collectible annually: 26 (1)Of every resident of this State. 27 (2)Of every nonresident individual deriving income from North Carolina sources 28 attributable to the ownership of any interest in real or tangible personal 29 property in this State, deriving income from a business, trade, profession, or 30 occupation carried on in this State, or deriving income from gambling 31 activities in this State. This subdivision does not apply to a nonresident 32 business or a nonresident employee who solely derives income from North 33 Carolina sources attributable to a business, trade, profession, or occupation 34 carried on in this State to perform disaster-related work during a disaster 35 response period at the request of a critical infrastructure company; the 36 definitions and provisions in G.S. 166A-19.70A apply to this subdivision." 37 **SECTION 6.8.(b)** G.S. 105-153.8(a) reads as rewritten: 38 Who Must File. - The following individuals must file with the Secretary an income "(a) 39 tax return under affirmation: 40 (1)Every resident who for the taxable year has gross income under the Code that exceeds the standard deduction amount provided in G.S. 105-153.5(a)(1). 41 42 Every nonresident individual who meets all of the following requirements: (2)43 Receives during the taxable year gross income that is derived from a. North Carolina sources and is attributable to the ownership of any 44 45 interest in real or tangible personal property in this State, is derived 46 from a business, trade, profession, or occupation carried on in this 47 State, or is derived from gambling activities in this State. This 48 sub-subdivision does not apply to a nonresident business or a nonresident employee who solely derives income from North Carolina 49 50 sources attributable to a business, trade, profession, or occupation carried on in this State to perform disaster-related work during a 51

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1 2 3 4 5 6 7	b. Ha (3) Any indiv	aster response period at the request of a critica mpany; the definitions and provisions in G.S. 1664 this sub-subdivision. s gross income under the Code that exceeds the app duction amount provided in G.S. 105-153.5(a)(1). idual whom the Secretary believes to be liable for a so notified by the Secretary and requested to file a	A-19.70A apply licable standard a tax under this			
8		) G.S. 105-163.1(13) reads as rewritten:				
9	"§ 105-163.1. Definitions.					
10	The following definitions	apply in this Article:				
11 12 13 14 15 16	except the a business disaster-re critical in	The term has the same meaning as in section 3401 of term does not include amounts paid to a nonresider, trade, profession, or occupation carried on in this S lated work during a disaster response period at the infrastructure company. The definitions and	nt employee for State to perform he request of a			
17		-19.70A apply to this subdivision.				
18 19 20	" SECTION 6.9.(b read:	) G.S. 105-163.3(b) is amended by adding a new	subdivision to			
21 22		e withholding requirement does not apply to the fol	lowing:			
23 24 25 26 27 28	company t trade, pro disaster-re critical in	tion paid by a nonresident business or a critica o an ITIN contractor who is a nonresident individua ofession, or occupation carried on in this Sta- lated work during a disaster response period at the nfrastructure company. The definitions and -19.70A apply to this subdivision."	<u>l for a business,</u> te to perform			
29		) G.S. 105-163.7(b) reads as rewritten:				
30 31 32 33 34	informational return with the employer's written statements to be included on the inform	eturn to Secretary. – Every employer shall and be Secretary that contains the information given s to an employee. The Secretary may require additional ational return, provided the Secretary has given a information required. The informational return is d	on each of the nal information minimum of 90			
35	•	-				
36 37 38 39	January 31 of the succeeding year and must be filed in an electronic format as prescribed by the Secretary. If the employer terminates its business or permanently ceases paying wages during the calendar year, the informational return must be filed within 30 days of the last payment of remuneration. The informational return required by this subsection is in lieu of the report required by G.S. 105-154.					
40	5	doing business in this State because it is a nonre	sident business			
41 42	performing disaster-related v	vork during a disaster response period at the required to file an information return with the Secret	est of a critical			
43		o an employee, upon request, any information nec				
44		State income tax return. The definitions and	provisions in			
45		G.S. 166A-19.70A apply to this paragraph."				
46 47	<b>SECTION 6.10.</b> Part 2 of Article 36B of Chapter 105 of the General Statutes is					
47 48	amended by adding a new section to read:					
40 49	<ul> <li><u>§ 105-449.69A. Temporary license during disaster response period.</u></li> <li>(a) Temporary License. – The Secretary may grant a temporary license to an applicant to</li> </ul>					
50 51	import, export, distribute, or t	ransport motor fuel in this State in response to a disa- tion" has the same meaning as defined in G.S. 1	ster declaration.			

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1	temporary license expires upon the expiration of the disaster declaration. A temporary license				
2	issued under this section may not be renewed or a new temporary license granted if the licensee				
3	failed to file the required returns or make payments of the required taxes.				
4	<u>(b)</u>	(b) <u>Requirements. – To obtain a temporary license, a person must file an application with</u>			
5	the Secretary on a form prescribed by the Secretary within seven calendar days from the date of				
6	the disaster declaration. An application must include all of the following information:				
7		<u>(1)</u>	The legal name of the business and the trade name, if applicable, under w	<u>hich</u>	
8			the person will transact business within the State.		
9		<u>(2)</u>	The federal identification number of the business or, if such number	<u>er is</u>	
10			unavailable, the Social Security number of the owner.		
11		(3)	The location, with a street number address, of the principal office or place	<u>ce of</u>	
12			business and the location where records will be made available for inspec	tion.	
13		<u>(4)</u>	Any other information required by the Secretary.		
14	<u>(c)</u>		ptions. – The Secretary may issue a temporary license under this section a		
15	importer, exporter, distributor, or transporter without requiring the applicant to file with the				
16	Secretary a bond or an irrevocable letter of credit, as otherwise required by G.S. 105-449.72, and				
17	without requiring the applicant to be authorized to transact business in this State with the				
18	Secretary				
19			<b>TION 6.11.</b> This Part is effective when it becomes law and applies to dis	aster	
20	declaratio	declarations on or after that date.			
21					
22	PART V		FECTIVE DATE		
23		SEC	<b>TION 7.</b> Except as otherwise provided, this act is effective when it beco	omes	
24	law.				

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