### **SESSION 1999**

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HOUSE BILL 1122\*

Short Title: Tobacco Reserve Fund/Nonparticipating Mfg.

(Public)

Sponsors: Representatives Braswell, Allen, and Alexander (Primary Sponsors).

Referred to: Select Committee on the Tobacco Settlement.

# April 15, 1999

1		A BILL TO BE ENTITLED
2	AN ACT TO C	REATE A TOBACCO RESERVE FUND FOR TOBACCO PRODUCT
3	MANUFAC	TURERS NOT PARTICIPATING IN THE MASTER SETTLEMENT
4	AGREEMEN	NT WITH THE STATE OF NORTH CAROLINA.
5	The General Ass	sembly of North Carolina enacts:
6	Sectio	on 1. Chapter 66 of the General Statutes is amended by adding the
7	following new A	Article to read:
8		" <u>ARTICLE 35.</u>
9		<b>''TOBACCO RESERVE FUND.</b>
10	" <u>§ 66-280. Defi</u> ı	<u>nitions.</u>
11	As used in th	his Article:
12	<u>(1)</u>	'Adjusted for inflation' means increased in accordance with the formula
13		for inflation adjustment set forth in Exhibit C to the Master Settlement
14		Agreement.
15	<u>(2)</u>	'Affiliate' means a person who directly or indirectly owns or controls, is
16		owned or controlled by, or is under common ownership or control with,
17		another person. Solely for purposes of this definition, the terms 'owns,'
18		'is owned,' and 'ownership' mean ownership of an equity interest, or the
19		equivalent thereof, of ten percent (10%) or more, and the term 'person'

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1		means an individual, partnership, committee, association, corporation,
2		or any other organization or group of persons.
3	<u>(3)</u>	'Allocable share' means Allocable Share as that term is defined in the
4		Master Settlement Agreement.
5	<u>(4)</u>	'Cigarette' means any product that contains nicotine, is intended to be
6		burned or heated under ordinary conditions of use, and consists of or
7		contains (i) any roll of tobacco wrapped in paper or in any substance not
8		containing tobacco; or (ii) tobacco, in any form, that is functional in the
9		product, which, because of its appearance, the type of tobacco used in
10		the filler, or its packaging and labeling, is likely to be offered to, or
11		purchased by, consumers as a cigarette; or (iii) any roll of tobacco
12		wrapped in any substance containing tobacco which, because of its
13		appearance, the type of tobacco used in the filler, or its packaging and
14		labeling, is likely to be offered to, or purchased by, consumers as a
15		cigarette described in clause (i) of this definition. The term 'cigarette'
16		includes 'roll-your-own' (i.e., any tobacco which, because of its
17		appearance, type, packaging, or labeling is suitable for use and likely to
18		be offered to, or purchased by, consumers as tobacco for making
19		cigarettes). For purposes of this definition of 'cigarette,' 0.09 ounces of
20		'roll-your-own' tobacco shall constitute one individual 'cigarette.'
21	<u>(5)</u>	'Master Settlement Agreement' means the settlement agreement (and
22		related documents) entered into on November 23, 1998, by the State and
23		leading United States tobacco product manufacturers.
24	<u>(6)</u>	'Qualified escrow fund' means an escrow arrangement with a federally
25		or State chartered financial institution having no affiliation with any
26		tobacco product manufacturer and having assets of at least one billion
27		dollars (\$1,000,000,000) where such arrangement requires that such
28		financial institution hold the escrowed funds' principal for the benefit of
29		releasing parties and prohibits the tobacco product manufacturer placing
30		the funds into escrow from using, accessing, or directing the use of the
31		funds' principal except as consistent with G.S. 66-281(b).
32	(7)	'Released claims' means Released Claims as that term is defined in the
33		Master Settlement Agreement.
34	<u>(8)</u>	'Releasing parties' means Releasing Parties as that term is defined in the
35		Master Settlement Agreement.
36	<u>(9)</u>	'Tobacco Product Manufacturer' means an entity that after the effective
37		date of this Article directly (and not exclusively through any affiliate):
38		<u>a.</u> <u>Manufactures cigarettes anywhere that such manufacturer intends</u>
39		to be sold in the United States, including cigarettes intended to be
40		sold in the United States through an importer (except where such
41		importer is an original participating manufacturer, as that term is
42		defined in the Master Settlement Agreement, that will be
43		responsible for the payments under the Master Settlement

1		Agreement with respect to such cigarettes as a result of the
2		provisions of subsection II(mm) of the Master Settlement
3		Agreement and that pays the taxes specified in subsection $II(z)$ of
4		the Master Settlement Agreement, and provided that the
5		manufacturer of such cigarettes does not market or advertise such
6		cigarettes in the United States);
7		b. Is the first purchaser anywhere for resale in the United States of
8		cigarettes manufactured anywhere that the manufacturer does not
9		intend to be sold in the United States; or
10		c. Becomes a successor of an entity described in sub-subdivision a.
11		or b. of this subdivision.
12		The term 'Tobacco Product Manufacturer' shall not include an affiliate
13		of a tobacco product manufacturer unless such affiliate itself falls within
14		any of sub-subdivisions a. through c. of this subdivision.
15	<u>(10)</u>	'Units sold' means the number of individual cigarettes sold in the State
16		by the applicable tobacco product manufacturer (whether directly or
17		through a distributor, retailer, or similar intermediary or intermediaries)
18		during the year in question, as measured by excise taxes collected by the
19		State on packs (or 'roll-your-own' tobacco containers). The Secretary of
20		Revenue shall promulgate such rules as are necessary to ascertain the
21		amount of State excise tax paid on the cigarettes of such tobacco
22		product manufacturer for each year.
23	" <u>§ 66-281. Req</u>	<u>uirements.</u>
24	<u>(a)</u> <u>Any</u>	tobacco product manufacturer selling cigarettes to consumers within the
25	State (whether	directly or through a distributor, retailer, or similar intermediary or
26	intermediaries)	after the effective date of this Article shall do one of the following:
27	<u>(1)</u>	Become a participating manufacturer (as that term is defined in section
28		Decome a participating manufacturer (as that term is defined in section
		II(jj) of the Master Settlement Agreement) and generally perform its
29		
29 30	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform its
	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or
30	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the
30 31	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation):
30 31 32	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation):
30 31 32 33	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform itsfinancial obligations under the Master Settlement Agreement; orPlace into a qualified escrow fund by April 15 of the year following theyear in question the following amounts (as such amounts are adjustedfor inflation):a.1999: \$.0094241 per unit sold after the effective date of thisArticle.
30 31 32 33 34	<u>(2)</u>	II(jj) of the Master Settlement Agreement) and generally perform itsfinancial obligations under the Master Settlement Agreement; orPlace into a qualified escrow fund by April 15 of the year following theyear in question the following amounts (as such amounts are adjustedfor inflation):a.1999: \$.0094241 per unit sold after the effective date of this
30 31 32 33 34 35	<u>(2)</u>	<ul> <li>II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or</li> <li>Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation): <ul> <li>a. 1999: \$.0094241 per unit sold after the effective date of this Article.</li> <li>b. 2000: \$.0104712 per unit sold after the effective date of this Article.</li> </ul> </li> </ul>
30 31 32 33 34 35 36	<u>(2)</u>	<ul> <li>II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation):</li> <li>a. 1999: \$.0094241 per unit sold after the effective date of this Article.</li> <li>b. 2000: \$.0104712 per unit sold after the effective date of this</li> </ul>
30 31 32 33 34 35 36 37	<u>(2)</u>	<ul> <li>II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation): <ul> <li>a. 1999: \$.0094241 per unit sold after the effective date of this Article.</li> <li>b. 2000: \$.0104712 per unit sold after the effective date of this Article.</li> <li>c. For each of 2001 and 2002: \$.0136125 per unit sold after the effective date of this Article.</li> </ul> </li> </ul>
30 31 32 33 34 35 36 37 38	<u>(2)</u>	<ul> <li>II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation):</li> <li>a. 1999: \$.0094241 per unit sold after the effective date of this Article.</li> <li>b. 2000: \$.0104712 per unit sold after the effective date of this Article.</li> <li>c. For each of 2001 and 2002: \$.0136125 per unit sold after the</li> </ul>
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30 31 32 33 34 35 36 37 38 39 40	<u>(2)</u>	<ul> <li>II(jj) of the Master Settlement Agreement) and generally perform its financial obligations under the Master Settlement Agreement; or Place into a qualified escrow fund by April 15 of the year following the year in question the following amounts (as such amounts are adjusted for inflation): <ul> <li>a. 1999: \$.0094241 per unit sold after the effective date of this Article.</li> <li>b. 2000: \$.0104712 per unit sold after the effective date of this Article.</li> <li>c. For each of 2001 and 2002: \$.0136125 per unit sold after the effective date of this Article.</li> <li>d. For each of 2003 through 2006: \$.0167539 per unit sold after the</li> </ul> </li> </ul>

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1	$(\mathbf{h})$ $\mathbf{\Lambda}$ to	access product manufacturer that places funds into economy pursuant to
1		bacco product manufacturer that places funds into escrow pursuant to
2		of section (a) of this subsection shall receive the interest or other such funds as served. Such funds themselves shall be released from
3	* *	such funds as earned. Such funds themselves shall be released from
4	•	der the following circumstances:
5	<u>(1)</u>	To pay a judgment or settlement on any released claim brought against
6		such tobacco product manufacturer by the State or any releasing party
7		located or residing in the State. Funds shall be released from escrow
8		under this subdivision (i) in the order in which they were placed into
9		escrow and (ii) only to the extent and at the time necessary to make
10	( <b>2</b> )	payments required under such judgment or settlement;
11	<u>(2)</u>	To the extent that a tobacco product manufacturer establishes that the
12		amount it was required to place into escrow in a particular year was
13		greater than the State's allocable share of the total payments that such
14		manufacturer would have been required to make in that year under the
15		Master Settlement Agreement (as determined pursuant to section
16		IX(i)(2) of the Master Settlement Agreement, and before any the
17		adjustments or offsets described in section IX(i)(3) of that Agreement
18		other than the Inflation Adjustment) had it been a participating
19 20		manufacturer, the excess shall be released from escrow and revert back
	(2)	to such tobacco product manufacturer; or To the extent not released from essence under subdivisions (1) or (2) of
21 22	<u>(3)</u>	To the extent not released from escrow under subdivisions (1) or (2) of this subsection, funds shall be released from escrew and revert healt to
22		this subsection, funds shall be released from escrow and revert back to
23 24		such tobacco product manufacturer 25 years after the date on which they
	(a) Each	were placed into escrow.
25 26		tobacco product manufacturer that elects to place funds into escrow
26 27	*	s section shall annually certify to the Attorney General that it is in this section. The Attorney General may bring a civil action on behalf of
	-	h this section. The Attorney General may bring a civil action on behalf of
28 29		st any tobacco product manufacturer that fails to place into escrow the
		under this section. Any tobacco product manufacturer that fails in any
30	•	to escrow the funds required under this section shall:
31 32	<u>(1)</u>	Be required within 15 days to place such funds into escrow as shall bring it into compliance with this section. The court upon a finding of
32 33		bring it into compliance with this section. The court, upon a finding of
33 34		a violation of this subsection, may impose a civil penalty (the clear
34 35		proceeds of which shall be paid to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C 457.2) in an amount not to exceed five
		in accordance with G.S. 115C-457.2) in an amount not to exceed five
36		percent (5%) of the amount improperly withheld from escrow per day of the violation and in a total amount not to avoid one hundred percent
37 38		the violation and in a total amount not to exceed one hundred percent $(100\%)$ of the original amount improperly withhold from accrew.
	( <b>2</b> )	(100%) of the original amount improperly withheld from escrow;
39 40	<u>(2)</u>	In the case of a knowing violation, be required within 15 days to place
40 41		such funds into escrow as shall bring it into compliance with this section. The court upon a finding of a knowing violation of subdivision
41 42		section. The court, upon a finding of a knowing violation of subdivision (2) of subsection (a) of this section, may impose a civil penalty (the
42 43		clear proceeds of which shall be paid to the Civil Penalty and Forfeiture
UF.		erear proceeds of which shall be paid to the Civil I charty and Policituic

1		Fund in accordance with G.S. 115C-457.2) in an amount not to exceed
2		fifteen percent (15%) of the amount improperly withheld from escrow
3		per day of the violation and in a total amount not to exceed three
4		hundred percent (300%) of the original amount improperly withheld
5		from escrow; and
6	<u>(3)</u>	In the case of a second knowing violation, be prohibited from selling
7		cigarettes to consumers within the State (whether directly or through a
8		distributor, retailer, or similar intermediary) for a period not to exceed
9		two years.
10	Each failure	to make an annual deposit required under this section shall constitute a
11	separate violatio	<u>n.</u> "
12	Sectio	on 2. This act is effective when it becomes law.