GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

S 2

SENATE BILL 46 Finance Committee Substitute Adopted 10/2/01

Short Title: Monroe Prepared Food Tax.	(Local)
Sponsors:	
Referred to:	
February 6, 2001	
A BILL TO BE ENTITLED	
AN ACT TO AUTHORIZE THE CITY OF MONROE TO LEVY A P. FOOD TAX.	REPARED
The General Assembly of North Carolina enacts:	
SECTION 1.(a) Without Referendum. – If the question of whether prepared food tax has not been defeated within five years in a referendum subsection (b) of this section, the Monroe City Council may, by ordinance at than 10 days' public notice and a public hearing held pursuant thereto, levy food tax of up to one percent (1%) of the sales price of prepared food sold City of Monroe at retail for consumption on or off the premises by a retailer sales tax under G.S. 105-164.4(a)(1). This tax is in addition to State and local SECTION 1.(b) After Referendum. – If a majority of those referendum held pursuant to this subsection vote for the levy of the tax, the Monroe City Council may, by a retailer subject to sales tax under G.S. 105-164.4(a)(is in addition to State and local sales tax. The Monroe City Council may direct the county board of elections.	held under fer not less a prepared within the r subject to l sales tax. voting in a lonroe City d a public (1%) of the umption on l). This tax
to the qualified voters of the city the question of whether to levy a local pre- tax of one percent (1%) as provided in this section.	
The election must be held on a date jointly agreed upon by the elections and the city council, and must be conducted under the laws then elections in the State. Ballots, voting systems, or both may be used in according to the General Statutes. The question to be used in the voting stallots shall be:	governing dance with
"[] FOR [] AGAINST	

one percent (1%) local prepared meals tax, in addition to the current local sales and use

taxes".

SECTION 1.(c) Definitions; Sales and Use Tax Statutes. – The definitions in G.S. 105-164.3 apply to this section to the extent they are not inconsistent with the provisions of this section. The provisions of Article 5 and Article 9 of Chapter 105 of the General Statutes apply to this section to the extent they are not inconsistent with the provisions of this section.

SECTION 1.(d) Exemptions. – The prepared food tax does not apply to the following sales of prepared food:

- (1) Prepared food served to residents in boarding houses and sold together on a periodic basis with rental of a sleeping room or lodging.
- (2) Retail sales exempt from taxation under G.S. 105-164.13.
- (3) Retail sales through or by means of vending machines.
- (4) Prepared food served by a retailer subject to the local occupancy tax if the charge for the meals or prepared food or drink is included in a single, nonitemized sales price together with the charge for rental of a room, lodging, or accommodation furnished by the retailer.
- (5) Prepared food furnished without charge by an employer to an employee.
- (6) Retail sales by grocers or by grocery sections of supermarkets or other diversified retail establishments, other than sales of prepared food in the delicatessen or similar department of the grocer or grocery section.
- (7) Prepared food served on a federal military reservation.

SECTION 1.(e) Collection. – Every retailer subject to the tax levied under this section shall, on and after the effective date of the levy of the tax, collect the tax. This tax shall be collected as part of the charge for furnishing prepared food. The tax shall be stated separately on the sale document and shall be paid by the purchaser to the retailer as trustee for and on account of the city. The tax shall be added to the sales price and shall be passed on to the purchaser instead of being borne by the retailer. The city shall design, print, and furnish to all appropriate businesses and persons in the city the necessary forms for filing returns and instructions to ensure the full collection of the tax.

SECTION 1.(f) Administration. – The city shall administer a tax levied under this section. A tax levied under this section is due and payable to the city's director of finance and administration in monthly installments on or before the 25th day of the month following the month in which the tax accrues. Every retailer liable for the tax shall, on or before the 25th day of each month, prepare and render a return on a form prescribed by the city. The return shall show the total gross receipts derived in the preceding month from sales to which the tax applies.

A return filed with the city's director of finance and administration under this section is not a public record and may not be disclosed except in accordance with G.S. 160A-208.1.

SECTION 1.(g) Refunds. – The city shall refund to a nonprofit or governmental entity the prepared food tax paid by the entity on eligible purchases of prepared food. A nonprofit or governmental entity's purchase of prepared food is

12

13

14 15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

eligible for a refund under this subsection if the entity is entitled to a refund under G.S. 1 2 105-164.14(b) or (c) of local sales and use tax paid on the purchase. 3 limitations, application requirements, penalties, and restrictions provided in G.S. 4 105-164.14(b) and (d) apply to refunds to nonprofit entities; the time limitations, 5 application requirements, penalties, and restrictions provided in G.S. 105-164.14(c), (d), 6 and (e) apply to refunds to governmental entities. When an entity applies for a refund 7 of the prepared food tax paid by it on purchases, it must attach to its application a copy 8 of the application submitted to the Department of Revenue under G.S. 105-164.14 for a 9 refund of the sales and use tax on the same purchases. An applicant for a refund under 10 this subsection must provide any information required by the city to substantiate the 11 claim.

SECTION 1.(h) Penalties. – The uniform meals tax penalty provisions of G.S. 160A-214.1 apply to a tax levied under this section.

SECTION 1.(i) Use of Proceeds. – The City of Monroe must use the proceeds of a tax levied under this section for the construction, operation, and maintenance of a civic center, for Downtown Monroe development, and for economic development.

SECTION 1.(j) Effective Date of Levy. – A tax levied under this section shall become effective on the date specified in the ordinance levying the tax. The date must be the first day of a calendar month and may not be before the first day of the fourth month after the date the ordinance is adopted.

SECTION 1.(k) Repeal. – A tax levied under this section may be repealed by an ordinance adopted by the Monroe City Council. Any repeal shall become effective on the first day of a month and may not become effective until the end of the fiscal year in which the repeal ordinance is adopted. Repeal of a tax levied under this section does not affect a liability for a tax that attached before the effective date of the repeal, nor does it affect a right to a refund of a tax that accrued before the effective date of the repeal.

SECTION 2. This act is effective when it becomes law.