#### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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#### HOUSE BILL DRH40567-SVxf-17

	Short Title:	Re	v Laws Tech, Clarifying, and Admin Changes.	(Public)
	Sponsors:	Re	presentative Setzer.	
	Referred to	:		
1			A BILL TO BE ENTITLED	
1			A BILL TO BE ENTITLED AKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CH	IANCES
2 3			EVENUE LAWS AS RECOMMENDED BY THE DEPARTME	
3 4	REVEN		EVENUE LAWS AS RECOMMENDED BI THE DEPARTMIN	INI OF
4 5			mbly of North Carolina enacts:	
5 6		ai Asse	hibry of North Carolina chacts.	
7	ρλρτι ρ	FRSO	NAL INCOME TAX CHANGES	
8			<b>ION 1.1.</b> G.S. 105-153.5(b) reads as rewritten:	
9			Deductions. – In calculating North Carolina taxable income, a taxpa	aver may
10			expayer's adjusted gross income any of the following items that are in	
11			usted gross income:	Judea III
12	the tampaye	i s uuj		
13		(14)(1	5) The amount granted to the taxpayer during the taxable year under	the Extra
14		(1.) <u>(1</u>	Credit grant program. This subdivision expires for taxable years begi	
15			or after January 1, <del>2021.</del> 2022."	
16		SECT	<b>ION 1.2.</b> G.S. $105-153.5(c2)$ reads as rewritten:	
17			pling Adjustments In calculating North Carolina taxable income, a	taxpayer
18			lowing adjustments to the taxpayer's adjusted gross income:	1 2
19				
20		(17)	For taxable years 2019 and 2020, a taxpayer must add an amount equ	ual to the
21			amount by which the taxpayer's interest expense deduction unde	
22			163(j) of the Code exceeds the interest expense deduction that wo	
23			been allowed under the Internal Revenue Code as enacted as of Ja	inuary 1,
24			2020. An add-back under this subdivision is not required to the e	xtent the
25			amount was required to be added back under another provision	<u>ı of this</u>
26			subsection. The purpose of this subdivision is to decouple f	
27			modification of limitation on business interest allowed under section	1 2306 of
28			the CARES Act.	
29		<u>(17a)</u>	A taxpayer who made an addition under subdivision (17) of this su	
30			may deduct twenty percent (20%) of the addition in each of the	<u>first five</u>
31			taxable years beginning tax year 2021.	
32		"		
33		SECT	<b>ION 1.3.</b> G.S. 105-153.9(a)(2) reads as rewritten:	
34		"(2)	The fraction of the gross income, as modified as provided in G.S. 105	
35			G.S. 105-153.5, G.S. 105-153.5 and G.S. 105-153.6, that is subject to	
36			tax in another state or country shall be ascertained, and the North Car	olina net



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1	income tax before credit under this section shall be mult	iplied by that fraction.
2	The credit allowed is either the product thus calculat	ed or the income tax
3	actually paid the other state or country, whichever is sn	naller."
4	SECTION 1.4. G.S. 105-163.7(b) reads as rewritten:	
5	"(b) Informational Return to Secretary Every employer sh	all annually file an
6	informational return with the Secretary that contains the information g	given on each of the
7	employer's written statements to an employee. The Secretary may require a	additional information
8	to be included on the informational return, provided the Secretary has give	ven a minimum of 90
9	days' notice of the additional information required. The informational retu	Irn <del>is due on or before</del>
10	January 31 of the succeeding year and must be filed in an electronic formation	at as prescribed by the
11	Secretary. If Secretary and is due on or before January 31 of the succe	eeding year or, if the
12	employer terminates its business or permanently ceases paying wages duri	ing before the close of
13	the calendar year, the informational return must be filed within 30 days of	of the last payment of
14	remuneration. on or before the last day of the month following the end of t	the calendar quarter in
15	which the employer terminates its business, but no later than January 31 o	f the succeeding year.
16	The informational return required by this subsection is in lieu of th	e report required by
17	G.S. 105-154."	
18	SECTION 1.5. G.S. 105-163.8 is amended by adding a new s	ubsection to read:
19	"(c) If a withholding agent fails to file a return and pay the tax due	e under this Article or
20	files a grossly incorrect or false or fraudulent return, the Secretary must es	timate the tax due and
21	assess the withholding agent based on the estimate."	
22	<b>SECTION 1.6.</b> G.S. 105-241.6(b)(5) reads as rewritten:	
23	"(5) Contingent Event. – The period to request a refund of ar	n overpayment may be
24	extended once as provided in this subdivision:	
25		
26	b. Other Event. – If a taxpayer contends that an ev	vent has occurred that
27	prevents the taxpayer from filing an accurate an	nd definite request for
28	a refund of an overpayment within the period u	under this section, the
29	taxpayer may submit a written request to the	Secretary seeking an
30	extension of the statute of limitations. The taxpa	yer must file a written
31	request to the Secretary prior to expiration of the	e statute of limitations
32	under this section. The request must establish	by clear, convincing
33	proof that the event is beyond the taxpayer's co	ntrol and prevents the
34	taxpayer from timely filing an accurate and o	definite request for a
35	refund of an overpayment. The Secretary's deci	ision on the request is
36	final and is not subject to administrative or j	udicial review. If the
37	Secretary agrees to the request, the period to file	a request for a refund
38	of an overpayment is six months after the event	concludes."
39	SECTION 1.7. G.S. 105-252.1 reads as rewritten:	
40	"§ 105-252.1. Use of a TTIN.	
41	A TTIN may not be used on any return, statement, or other document	nt required to be filed
42	with or furnished to the Department unless specifically authorized in	n this Chapter.by the
43	Secretary."	
44	SECTION 1.8. Section 1.2(a) of S.L. 2021-16 reads as rewrite	ten:
45	"SECTION 1.2.(a) Nonaccrual of Interest. – As a result of the autor	matic extension of the
46	federal tax filing due date for individuals for the 2020 calendar year, the	Secretary of Revenue
47	has automatically extended the State tax filing due date for individuals for t	the 2020 tax year from
48	April 15, 2021, to May 17, 2021. The Secretary will waive the penalty	for failure to file an
49	individual income tax return, including a partnership and estate and tru	ust tax return, or pay
50	individual income tax due if the return is filed and the tax due is pair	id by May 17, 2021.
51	Notwithstanding G.S. 105-241.21(b), interest shall not accrue from April 1	5, 2021, through May

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17.2021.	on an u	nderpayment of tax imposed on an individual income tax return return	urn, including
		l estate and trust tax return, due April 15, 2021."	<u> </u>
	CODI		
PARTI		PORATE INCOME TAX CHANGES	
		<b>FION 2.1.(a)</b> G.S. 105-83(d) reads as rewritten:	
"(d)		section does not apply to the following:	
	<u>(1)</u>	corporations liable for the tax levied under G.S. 105-102.3	0
		Banks. For purposes of this subdivision, the term "bank" h	has the same
	$\langle \mathbf{O} \rangle$	meaning as defined in G.S. 105-130.7B(b).	
	$\frac{(2)}{CECT}$	Savings and loan associations."	1 1.
<i>,</i> ,•		<b>FION 2.1.(b)</b> This section is effective when it becomes law	and applies
etroactiv		taxable years beginning on or after July 1, 2016.	
"(-)		<b>FION 2.2.(a)</b> G.S. 105-130.5(a)(31) reads as rewritten:	
"(a)		ollowing additions to federal taxable income shall be made in dete	rmining State
net incon	ie:		
	 (31)	For taxable years 2019 and 2020, a taxpayer must add an amour	at aqual to the
	(31)	amount by which the taxpayer's interest expense deduction	-
		163(j) of the Code exceeds the interest expense deduction that	
		been allowed under the Internal Revenue Code as enacted as	
		2020, as calculated on a separate entity basis. <u>An add-bac</u>	•
		subdivision is not required to the extent the amount was require	
		back under another provision of this subsection. The pur	
		subdivision is to decouple from the modification of limitation	
		interest allowed under section 2306 of the CARES Act."	
	SECT	<b>FION 2.2.(b)</b> G.S. 105-130.5(b) reads as rewritten:	
"(b)		ollowing deductions from federal taxable income shall be made in	n determining
state net	income		_
	(32)	A taxpayer who made an addition under subdivision (a)(31) o	
		may deduct twenty percent (20%) of the addition that was a	
		disallowed by G.S. 105-130.7B in each of the first five t	taxable years
	~ -	beginning tax year 2021."	
		<b>FION 2.3.(a)</b> G.S. 105-130.7B(b)(4) reads as rewritten:	
	"(4)	Qualified interest expense. – The amount of net interest exp	-
		accrued to a related member in a taxable year with the amount	
		taxpayer's proportionate share of interest paid or accrued to a p	
		not a related member during the same taxable year. This limita	
		apply to interest paid or accrued to a related member if one of	r more of the
		following applies:	
		The properties are even of interest will an	1 to a mal-t-1
		e. <u>The proportionate amount of interest paid or accrued</u>	
		member that has already been disallowed by the applicat	<u>10n of section</u>
	SECT	$\frac{163(j) \text{ of the Code.}"}{100}$	, and annlias
ratroactiv		<b>FION 2.3.(b)</b> This section is effective when it becomes law taxable years beginning on or after January 1, 2018.	and applies
enoacuv	•	<b>FION 2.4.</b> G.S. 105-130.8A(c) reads as rewritten:	
"(c)		ers and Acquisitions. – The Secretary must apply the standards	contained in
· · ·	-	ted under sections 381 and 382 of the Code in determining the ex	
-	-	nerger or an acquisition. For mergers and acquisitions occurring pr	
		etary must apply the standards under G.S. 105-130.8 for taxable ye	-
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before	e January 1.	2015, and the standards of this section for taxable ye	ars beginning on or after
	ry 1, 2015.'		
<u>s un u</u>		<b>TON 2.5.</b> G.S. 105-251(a) reads as rewritten:	
"(		of Information. $-$ A taxpayer must give information t	o the Secretary when the
		s the information. The Secretary may request a taxp	
			ayer to provide only the
101100	-	f information on a return, a report, or otherwise:	
	(1)	Information that identifies the taxpayer.	6 f
	(2)	Information needed to determine the liability of the t	
	(3)	Information needed to determine whether an item is	5
	(4)	Information that enables the Secretary to collect a ta	
	<u>(5)</u>	Financial or tax documentation required to det	
		adjustment under G.S. 105-130.5A. If such informati	• -
		as required under G.S. 105-130.5A(a), the Secret	
		adjustment allowable under Part 1 of Article 4 of thi	
	<del>(5)<u>(</u>6)</del>		
		needs to perform a duty a law requires the Secretary	to perform."
PAR		ES AND USE TAX CHANGES	
		<b>TON 3.1.(a)</b> G.S. 105-164.13E(a)(7) reads as rewritte	en:
	"(7)	Any of the following animals:	
		a. Baby chicks and poults. Fowl.	
	an a	b. Livestock."	
		<b>TON 3.1.(b)</b> This section is effective retroactively to	July 1, 2020, and applies
to pur		e on or after that date.	
		<b>TON 3.2.</b> G.S. 105-259(b) reads as rewritten:	
		sure Prohibited. – An officer, an employee, or an ag	
		rmation in the course of service to or employment by t	
		o any other person except as provided in this subsection	
		election of returns for examination and data used or to	
		y not be disclosed for any purpose. All other tax infor	mation may be disclosed
only 1	f the disclo	sure is made for one of the following purposes:	
			· · · · · · · · · · · · · · · · · · ·
	<del>(5b)</del>	To furnish to the finance officials of a city a list of	
		receipts and piped natural gas tax revenues attrib	
		G.S. 105-116.1 and G.S. 105-187.44 or under fo	ormer G.S. 105-116 and
		<del>G.S. 105-120.</del>	
	"		
DADO			
PAR'		SE TAX HEARINGS CHANGES	
110 101		<b>TION 4.1.</b> G.S. 105-113.4B reads as rewritten:	
§ 10.	5-113.4B. (	Cancellation or revocation of license.	
•••	1) D		
· · ·		ation. Summary Revocation and Procedure. – The S	
		ssued under this Article when the Secretary finds det	
	-	ity for the tax imposed under this Article after failin	
		. The Secretary must send a revoked licensee a notice	
		the hearing must be held within 10 days after the	
		the revoked licensee requests, before the day of the	
		Upon receipt of a timely request, the Secretary must re	
		0 days' notice of the rescheduled hearing. The revocat	
the he	earing decis	ion. A notice of hearing under this subsection must b	e in writing and indicate

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1	the date, time, and place of the hearing. A hearing	ng must be conducted as prescribed by the
2	Secretary. The Secretary must issue a final decisio	• • •
3	within 10 days of the hearing. The final decision	
4	statement of the basis of a revocation does not limit	
5		ion. – The Secretary may revoke the license
6	of a licensee that commits one or more of the follow	
7	the license should be revoked: affording the licensee	• • •
8	in subsections (a3) through (b2) of this section:	
9		hely manner or for all places of business as
10	required by this Article.	
11	(2) Willfully fails to file a return req	•
12	(3) Willfully fails to pay a tax when	
13		blication or return required under this Article.
14	(5) Fails to keep records as required	
15	•	a representative of the Secretary to examine
16	1	l records concerning tobacco product.
17		unt of tobacco product taxable in this State.
18	· · · · · · · · · · · · · · · · · · ·	d or an additional bond if required by the
19	Secretary under this Article. $V_{i}$ before $C = 14,401,18$	
20 21	<ul><li>(9) Violates G.S. 14-401.18.</li><li>(10) Fails to meet or maintain the req</li></ul>	virgments set out in $C = 105 \cdot 112 \cdot 14$ (b)
21	-	uirements set out in G.S. 105-113.4A(b). ecretary must provide a licensee with a notice
22	of proposed revocation that includes all of the follo	
23 24		ocation. The statement of the basis for the
25		hit the Department from changing the basis.
26		on, which must be one of the following:
27		date of the notice of proposed revocation if
28	• •	a timely request for hearing.
29		ate an adverse final decision is issued if the
30	adverse final decision is a	
31		al decision is delivered if the adverse final
32	decision is delivered in p	
33	(3) The circumstances, if any, und	er which the Secretary will not revoke the
34	license.	-
35	(4) <u>An explanation of how the licens</u>	ee may contest the proposed revocation.
36	· · · · ·	licensee may contest a proposed revocation
37	by filing a written hearing request within 45 days of	<b>- -</b>
38	was mailed, if the notice was delivered by mail, o	
39	delivered in person. A hearing request is considered	
40	If the licensee does not file a timely hearing reque	-
41	notice of proposed revocation, and the revocation is	final and not subject to further administrative
42	or judicial review.	
43		st send a person whose license is summarily
44	revoked a notice of the revocation and must give th	· · · · ·
45	the revocation within 10 days after the revocation	
46	license may be revoked after a hearing at least 10 da	
47	hearing request in accordance with subsection (a4)	
48	of the date, time, and place of the hearing. A notice	-
49 50	of hearing must be sent by certified mail to the last	
50 51	whose license may be revoked fails to attend the	0
51	effective 15 days after the noticed hearing.hearing,	unless the Department and the licensee agree

1	to a shorter period. A hearing must be conducted as prescribed by the Secretary. The Secretary
2	must issue a final decision and notify the licensee in writing within 60 days of the hearing. The
3	Department and the licensee may extend this time by mutual agreement. Failure to issue a final
4	decision within the required time does not affect the validity of the decision. The final decision
5	must state the basis for the decision and, if the final decision includes revocation of the license,
6	the effective date of the revocation in accordance with subdivision (2) of subsection (a3) of this
7	section. The statement of the basis of a revocation does not limit the Department from changing
8	the basis.
9	(b1) Delivery of Notice The Secretary must deliver a notice in accordance with
10	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give
11	notice by email or other electronic means if the licensee has consented to receiving notices via
12	electronic means.
13	(b2) Return of Credentials. – If a license is revoked, the revoked licensee must return to
14	the Secretary, within 10 days of the issuance of the final decision, all licenses previously issued.
15	If a license is unable to be returned, the revoked licensee must include a written statement of the
16	reasons, satisfactory to the Secretary, why the license cannot be returned.
17	(c) Release of Bond. – When the Secretary cancels or revokes a license and the licensee
18	has paid all taxes and penalties due under this Article, the Secretary must take one of the
19	following actions concerning a bond or an irrevocable letter of credit filed by the licensee:
20	(1) Return an irrevocable letter of credit to the licensee.
21	(2) Return a bond to the licensee or notify the person liable on the bond and the
22	licensee that the person is released from liability on the bond."
23	<b>SECTION 4.2.</b> Article 36B of Chapter 105 of the General Statutes is amended by
24	adding the following new section:
25	" <u>§ 105-449.47B. Revocation of license.</u>
26	(a) <u>Revocation. – The Secretary may revoke a license or a decal when a motor carrier</u>
27	fails to comply with this Article or Article 36C or 36D of this Subchapter after affording the
28	motor carrier an opportunity to have a hearing as provided in this section.
29	(b) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice
30	of proposed revocation that includes all of the following information:
31	(1) The basis for the proposed revocation. The statement of the basis for the
32	proposed revocation does not limit the Department from changing the basis.
33 24	(2) <u>The effective date of the revocation, which must be one of the following:</u>
34 35	a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.
35 36	
30 37	b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.
38	
38 39	<u>c.</u> <u>The date an adverse final decision is delivered if the adverse final decision is delivered in person.</u>
40	(3) The circumstances, if any, under which the Secretary will not revoke the
40 41	license.
42	(4) An explanation of how the licensee may contest the proposed revocation.
43	(c) Request for Hearing and Decision. – A licensee may contest a proposed revocation.
44	by filing a written hearing request within 45 days of the date the notice of proposed revocation
45	was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was
46	delivered in person. A hearing request is considered filed as provided under G.S. 105-241.11(b).
47	If the licensee does not file a timely hearing request, the license is revoked as provided in the
48	notice of proposed revocation, and the revocation is final and not subject to further administrative
49	or judicial review.
50	(d) Hearing Procedure. – The Secretary must give a licensee who filed a timely hearing
51	request in accordance with subsection (c) of this section at least 20 days' written notice of the

1	date, time, and place of the hearing, unless the Department and the licensee agree to a shorter
2	period. A hearing must be conducted as prescribed by the Secretary. The Secretary must issue a
3	final decision and notify the licensee in writing within 60 days of the hearing. The Department
4	and the licensee may extend this time limit by mutual agreement. Failure to issue a final decision
5	within the required time does not affect the validity of the decision. The final decision must state
6	the basis for the decision and, if the final decision includes revocation of a license or a decal, the
7	effective date of the revocation in accordance with subdivision (b)(2) of this section. The
8	statement of the basis of the revocation does not limit the Department from changing the basis.
9	(e) <u>Delivery of Notice. – The Secretary must deliver a notice in accordance with</u>
10	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give
11	notice by email or other electronic means if the licensee has consented to receiving notices via
12	electronic means.
13	(f) Return of Credentials. – If the license is revoked, the former licensee shall return to
14	the Secretary, within 10 days of the issuance of the final decision, all licenses and decals
15	previously issued. If the licenses or decals are not returned, the credentials are subject to seizure
16	or removal from the motor vehicle or defacement. If a license or decal is unable to be returned,
17	the licensee must include a written statement of the reasons, satisfactory to the Secretary, why
18	the license or decal cannot be returned."
19	SECTION 4.3. G.S. 105-449.76 reads as rewritten:
20	"§ 105-449.76. Cancellation or revocation of license.
21	(a) Cancellation. – The Secretary may cancel a license issued under this Article upon the
22	written request of the licensee. The licensee's request must include a proposed effective date of
23	cancellation and must return the license to the Secretary on or before the proposed effective date.
24	If the licensee's request does not include a proposed effective date of cancellation, the license is
25	cancelled 15 days after the Department receives the written request. If the license is unable to be
26	returned, the licensee must include a written statement of the reasons, satisfactory to the
27	Secretary, why the license cannot be returned. The Secretary shall notify the licensee when the
28	license is cancelled.
29	(a1) <u>Revocation. Summary Revocation and Procedure.</u> – The Secretary may summarily
30	revoke a license issued under this Article when the Secretary finds determines that the licensee
31	is incurring liability for the tax imposed under this Article after failing to pay a tax when due
32	under this Article. The Secretary must send a revoked licensee a notice of the revocation and a
33	notice of hearing. The hearing must be held within 10 days after the date of the notice of
34	revocation unless the revoked licensee requests, before the day of the hearing, that the hearing
35	be rescheduled. Upon receipt of a timely request, the Secretary must reschedule the hearing and
36	provide at least 10 days' notice of the rescheduled hearing. The revocation is not stayed pending
37	the hearing decision. A notice of hearing under this subsection must be in writing and indicate
38	the date, time, and place of the hearing. A hearing must be conducted as prescribed by the
39	Secretary. The Secretary must issue a final decision and notify the revoked licensee in writing
40	within 10 days of the hearing. The final decision must state the basis for the decision. The
41	statement of the basis of a revocation does not limit the Department from changing the basis.
42	(a2) In addition, the Non-Summary Revocation. – The Secretary may revoke the license
43	of a licensee that commits one or more of the acts listed in G.S. 105-449.120 after holding a
44	hearing on whether the license should be revoked. affording the licensee an opportunity to have
45	a hearing as provided in subsections (a3) through (b2) of this section.
46	(a3) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice
47	of proposed revocation that includes all of the following information:
48	(1) The basis for the proposed revocation. The statement of the basis for the
49	proposed revocation does not limit the Department from changing the basis.
50	(2) The effective date of the revocation, which must be one of the following:

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1	<u>a.</u>	Forty-five days from the date of the notic	e of proposed revocation if
2	—	the licensee does not file a timely request	
3	<u>b.</u>	The tenth day after the date an adverse fin	-
4		adverse final decision is mailed.	
5	<u>c.</u>	The date an adverse final decision is del	livered if the adverse final
6		decision is delivered in person.	
7	<u>(3)</u> The	circumstances, if any, under which the Sec	cretary will not revoke the
8	licen		
9		xplanation of how the licensee may contest the	
10		Hearing and Decision. – A licensee may con	
11		ng request within 45 days of the date the no	± ±
12		e was delivered by mail, or delivered to the	
13	-	earing request is considered filed as provided	
14		file a timely hearing request, the license is	-
15		cation, and the revocation is final and not subj	ect to further administrative
16	or judicial review.		
17		cedure. – The Secretary must send a person -	
18 19		revocation and must give the person an oppo 0 days after the revocation. The Secretary	
19 20		l after a hearing at least 10 give a licensee	0 1
20 21	-	vith subsection (a4) of this section at least 20	
21	-	the hearing. A notice of a summary license	-
22	-	certified mail to the last known address of	
23 24		revoked fails to attend the noticed hearing	
25	-	he noticed hearing. hearing, unless the Depart	
25 26	-	earing must be conducted as prescribed by the	
27	-	on and notify the licensee in writing within	
28		ensee may extend this time by mutual agreem	
29	-	ired time does not affect the validity of the	
30	-	the decision and, if the final decision include	
31		revocation in accordance with subdivision (2	
32		of the basis of a revocation does not limit the	
33	the basis.		
34	(b1) Delivery of	Notice The Secretary must deliver a	notice in accordance with
35	G.S. 105-241.20(b). In	lieu of providing notice by United States m	ail, the Secretary may give
36	notice by email or other	r electronic means if the licensee has consen	ted to receiving notices via
37	electronic means.		
38	(b2) Return of Cr	edentials If the license is revoked, the for	mer licensee shall return to
39		0 days of the issuance of the final decision	
40		cense or decal is unable to be returned, the lice	
41		ns, satisfactory to the Secretary, why the l	license or decal cannot be
42	returned.		
43		ond. – When the Secretary cancels or revoke	
44	1	penalties due under this Article, the Secre	
45 46	•	rning a bond or an irrevocable letter of credit	-
46 47		rn an irrevocable letter of credit to the license	
47 48		rn a bond to the licensee or notify the person	
48 49		see that the person is released from liability of <b>I.4.</b> G.S. 119-19 reads as rewritten:	
49 50		of Secretary to cancel or revoke a license.	
50	s 117-17. Autionity (		

1	(a) <u>Reasons. Cancellation.</u> – The Secretary of Revenue may cancel a license issued under
2	this Article upon the written request of the licensee. The licensee's request must include a
3	proposed effective date of the cancellation and must return the license to the Secretary on or
4	before the proposed effective date. If the licensee's request does not include a proposed effective
5	date of cancellation, the license is cancelled 15 days after the Department receives the written
6	request. If the license is unable to be returned, the licensee must include a written statement of
7	the reason, satisfactory to the Secretary, why the license cannot be returned. The Secretary must
8	notify the licensee when the license is cancelled.
9	(a1) <u>Summary Revocation and Procedure. – The Secretary may summarily revoke a</u>
10	license issued under this Article or under Article 36C or 36D of Chapter 105 of the General
11	Statutes this Chapter when the Secretary finds determines that the licensee is incurring liability
12	for the tax imposed by this Article after failing to pay a tax when due under this Article. The
13	Secretary must send a revoked licensee a notice of the revocation and a notice of hearing. The
14	hearing must be held within 10 days after the date of the notice of revocation unless the revoked
15	licensee requests, before the day of the hearing, that the hearing be rescheduled. Upon receipt of
16	a timely request, the Secretary must reschedule the hearing and provide at least 10 days' notice
17	of the rescheduled hearing. The revocation is not stayed pending the hearing decision. A notice
18	of hearing under this subsection must be in writing and indicate the date, time, and place of the
19	hearing. A hearing must be conducted as prescribed by the Secretary. The Secretary must issue
20	a final decision and notify the revoked licensee in writing within 10 days of the hearing. The final
21	decision must state the basis for the decision. The statement of the basis of a revocation does not
22	limit the Department from changing the basis.
23	(a2) <u>Non-Summary Revocation. –</u> The Secretary may revoke the license of a licensee who
24	files a false report under this Article or fails to file a report required under this Article after
25 26	holding a hearing on whether the license should be revoked. Article after affording the licensee
26	an opportunity to have a hearing as provided in subsections (a3) through (b2) of this section.
27 28	(a3) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice of proposed revocation that includes all of the following information:
28 29	(1) The basis for the proposed revocation. The statement of the basis for the
30	proposed revocation does not limit the Department from changing the basis.
31	(2) The effective date of the revocation, which must be one of the following:
32	<u>a.</u> Forty-five days from the date of the notice of proposed revocation if
33	the licensee does not file a timely request for hearing.
34	b. The tenth day after the date an adverse final decision is issued if the
35	adverse final decision is mailed.
36	c. The date an adverse final decision is delivered if the adverse final
37	decision is delivered in person.
38	(3) The circumstances, if any, under which the Secretary will not revoke the
39	license.
40	(4) An explanation of how the licensee may contest the proposed revocation.
41	(a4) Request for Hearing and Decision. – A licensee may contest a proposed revocation
42	by filing a written hearing request within 45 days of the date the notice of proposed revocation
43	was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was
44	delivered in person. A hearing request is considered filed as provided under G.S. 105-241.11(b).
45	If the licensee does not file a timely hearing request, the license is revoked as provided in the
46	notice of proposed revocation, and the revocation is final and not subject to further administrative
47	or judicial review.
48	(b) <u>Hearing Procedure.</u> – The Secretary must send a person whose license is summarily
49	revoked a notice of the revocation and must give the person an opportunity to have a hearing on
50	the revocation within 10 days after the revocation. The Secretary must give a person whose
51	license may be revoked after a hearing give a licensee who filed a timely hearing request in

1	accordance with subsection (a4) of this section at least 10-20 days' written notice of the date,
2	time, and place of the hearing. A notice of a summary license revocation and a notice of hearing
3	must be sent by certified mail to the last known address of the licensee.hearing, unless the
4	Department and the licensee agree to a shorter period. A hearing must be conducted as prescribed
5	by the Secretary. The Secretary must issue a final decision and notify the licensee in writing
6	within 60 days of the hearing. The Department and the licensee may extend this time by mutual
7	agreement. Failure to issue a final decision within the required time does not affect the validity
8	of the decision. The final decision must state the basis for the decision and, if the final decision
9	includes revocation of the license, the effective date of the revocation in accordance with
10	subdivision (2) of subsection (a3) of this section. The statement of the basis of a revocation does
11	not limit the Department from changing the basis.
12	(b1) Delivery of Notice. – The Secretary must deliver a notice in accordance with
13	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give
14	notice by email or other electronic means if the licensee has consented to receiving notices via
15	electronic means.
16	(b2) <u>Return of Credentials. – If the license is revoked, the former licensee shall return to</u>
17	the Secretary, within 10 days of the issuance of the final decision, all licenses previously issued.
18	If a license is unable to be returned, the licensee must include a written statement of the reasons,
19	satisfactory to the Secretary, why the license cannot be returned.
20	(c) Release of Bond. – When the Secretary cancels or revokes a license and the licensee
21	has paid all taxes and penalties due under this Article, the Secretary must either return to the
22	licensee the bond filed by the licensee or notify the person liable on the bond and the licensee
23	that the person is released from liability on the bond."
24	<b>SECTION 4.5.</b> This Part becomes effective January 1, 2022, and applies to summary
25	revocations and non-summary revocations initiated by the Department on or after that date.
26	
27	PART V. OTHER EXCISE TAX CHANGES
27 28	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.
27 28 29	<b>SECTION 5.1.</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 5.2.(a)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I.
27 28 29 30	<b>SECTION 5.1.</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 5.2.(a)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I. <b>SECTION 5.2.(b)</b> G.S. 105-113.4I, as recodified by subsection (a) of this section,
27 28 29 30 31	<b>SECTION 5.1.</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 5.2.(a)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I. <b>SECTION 5.2.(b)</b> G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:
27 28 29 30 31 32	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required.
27 28 29 30 31 32 33	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a
27 28 29 30 31 32 33 34	<ul> <li>SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained</li> </ul>
27 28 29 30 31 32 33 34 35	<ul> <li>SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this</li> </ul>
27 28 29 30 31 32 33 34 35 36	<ul> <li>SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this <u>Article</u>. <u>A</u> license required by this Article shall be is in addition to any and all-other licenses</li> </ul>
27 28 29 30 31 32 33 34 35 36 37	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."
<ol> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ol>	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J.
<ol> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> </ol>	<ul> <li>SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."</li> <li>SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section,</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any <u>in this</u> <u>Article. A</u> license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: " <b>§ 105-113.4I. Licenses required.</b> After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: " <b>§ 105-113.4J. Unlicensed place of business.</b>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this <u>Article. A</u> license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. <u>Any in this</u> <u>Article</u> . A license required by this Article <u>shall be is</u> in addition to any <del>and all</del> other licenses <del>which that</del> may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any <u>in this</u> Article. A license required by this Article shall be <u>is</u> in addition to any <del>and all</del> other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "\$ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell <del>eigarettes or other</del> tobacco products without first obtaining the license-all
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. <u>Any-in this</u> <u>Article. A</u> license required by this Article shall be is in addition to any and all other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell cigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article."
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall- <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this <u>Article. A</u> license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 5.4. G.S. 105-113.33 is recodified as G.S. 105-113.4K.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall- <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 5.4. G.S. 105-113.43 is recodified as G.S. 105-113.4K. SECTION 5.5. G.S. 105-113.18(2) reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 5.4. G.S. 105-113.18(2) reads as rewritten: "(2) Use Tax Report. – Every other <u>A</u> person who <u>is not a licensed distributor and</u>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	<ul> <li>SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"\$ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. <u>Any in this Article</u>. <u>A</u> license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."</li> <li>SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten:</li> <li>"\$ 105-113.4J. Unlicensed place of business.</li> <li>It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article."</li> <li>SECTION 5.4. G.S. 105-113.33 is recodified as G.S. 105-113.4K.</li> <li>SECTION 5.5. G.S. 105-113.18(2) reads as rewritten:</li> <li>"(2) Use Tax Report. – Every other <u>A</u> person who is not a licensed distributor and has acquired non-tax-paid cigarettes for sale, or consumption</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	SECTION 5.1. G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 5.2.(a) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 5.2.(b) G.S. 105-113.4I, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all other licenses which that may be required by law." SECTION 5.3.(a) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 5.3.(b) G.S. 105-113.4J, as recodified by subsection (a) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 5.4. G.S. 105-113.18(2) reads as rewritten: "(2) Use Tax Report. – Every other <u>A</u> person who <u>is not a licensed distributor and</u>

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1	Secretary showing the amount of cigarettes so received and any oth	er
2	information required by the Secretary. The report shall-must be accompanie	
3	by payment of the full amount of the tax."	/u
4	SECTION 5.6. G.S. 105-113.35(d) reads as rewritten:	
5	"(d) Manufacturer's Option. – A manufacturer who is not a retail dealer and who ship	os
6	tobacco products other than cigarettes to either a wholesale dealer or retail dealer licensed und	
7	this Part may apply to the Secretary to be relieved of paying the tax imposed by this section of	
8	the tobacco products. A manufacturer who is not a retail dealer and who ships vapor products	
9	either a wholesale dealer or retail dealer licensed under this Part may apply to the Secretary to l	Эе
10	relieved of paying the tax imposed by this section on the vapor products shipped to either	
11	wholesale dealer or retail dealer. Once granted permission, a manufacturer may choose not	
12	pay the tax until otherwise notified by the Secretary but is not relieved from filing a report a	
13	required by this Part. To be relieved of payment of the tax imposed by this section, a manufactur	er
14	must comply with the requirements set by the Secretary.	
15	Permission granted under this subsection to a manufacturer to be relieved of paying the ta	
16	imposed by this section applies to an integrated wholesale dealer with whom the manufacturer	
17	an affiliate. A manufacturer must notify the Secretary of any integrated wholesale dealer with	
18	whom it is an affiliate when the manufacturer applies to the Secretary for permission to b	
19	relieved of paying the tax and when an integrated wholesale dealer becomes an affiliate of the	
20	manufacturer after the Secretary has given the manufacturer permission to be relieved of payir	ıg
21	the tax.	
22	If a person is both a manufacturer of cigarettes and a wholesale dealer of tobacco produc	
23	other than cigarettes and the person is granted permission under G.S. 105-113.10 to be relieved	
24	of paying the cigarette excise tax, the permission applies to the tax imposed by this section of	
25	tobacco products other than cigarettes. A cigarette manufacturer who becomes a wholesale deal	
26	after receiving permission to be relieved of the cigarette excise tax must notify the Secretary	
27	the permission received under G.S. 105-113.10 when applying for a license as a wholesa	le
28	dealer."	
29	SECTION 5.7. G.S. 105-113.37 reads as rewritten:	
30	"§ 105-113.37. Payment of tax.	
31	(a) Monthly Report. – Taxes levied by this <u>Article Part</u> are payable by a license	
32	wholesale dealer or licensed retail dealer when a report is required to be filed. A report is due of	
33	a monthly basis. A monthly report covers tobacco products products, other than cigarettes, sol	
34	shipped, delivered, or otherwise disposed of in this State occurring in a calendar month and	
35	due within 20 days after the end of the month covered by the report. A report shall must be file	
36	on a form provided by the Secretary and shall-must contain the information required by the	ıe
37	Secretary.	
38	(a1) Use Tax Report. – A person who is not a licensed wholesale dealer or licensed reta	
39	dealer and has acquired non-tax-paid tobacco products, other than cigarettes, for sale, use,	
40	consumption, subject to the tax imposed by this Part must, within 96 hours after receipt of the	
41	tobacco products, file a report in the form prescribed by the Secretary showing the amount	
42	tobacco products received and any other information required by the Secretary. The report mu	<u>st</u>
43	be accompanied by payment of the full amount of the tax.	
44		
45	<b>SECTION 5.8.</b> G.S. 105-113.83 reads as rewritten:	
46	"§ 105-113.83. Payment of excise taxes.	
47		
48	(b) Malt Beverage and Wine. – The excise taxes on malt beverages and wine levied und	
49 50	G.S. 105-113.80(a) and (b), respectively, are payable to the Secretary by the resident wholesal	
50	or importer who first handles the beverages in this State. The excise taxes levied und	
51	G.S. 105-113.80(b) on wine shipped directly to consumers in this State pursuant	ю

1	G.S. 18B-1001.1 must be paid by the wine shipper permittee. The taxes on malt beverages and
2	wine are payable only once on the same beverages. Unless otherwise provided, the tax is due on
3	or before the 15th day of the month following the month in which the beverage is first sold or
4	otherwise disposed of in this State by the wholesaler or importer. When excise taxes are paid on
5	wine or malt beverages, the wholesaler or importer must submit to the Secretary verified reports
6	on forms provided by the Secretary detailing sales records for the month for which the taxes are
7	paid. The report must indicate the amount of excise tax due, contain the information required by
8	the Secretary, and indicate separately any transactions to which the excise tax does not apply.
9	wine shipper permittee shall submit verified reports once a year on forms provided by the
10	Secretary detailing sales records for the year the taxes are paid. The verified report is due on or
11	before the fifteenth day of the first month of the following calendar year.
12	(b1) Brewery and Winery Option. – A brewery or winery may be relieved of paying the
13	tax levied under G.S. 105-113.80(a) and (b) if all of the following apply:
14	(1) The brewery or winery holds a permit issued under G.S. 18B-1101, 18B-1102,
15	<u>or 18B-1104.</u>
16	(2) <u>The brewery or winery transfers malt beverages or wine to a wholesaler</u>
17	permitted under G.S. 18B-1107 or G.S. 18B-1109.
18	(3) The wholesaler agrees in writing to be responsible for the tax due on the
19	transferred malt beverages or wine.
20	(4) The brewery or winery files a report when the tax would otherwise be due
21	reporting the transfer of malt beverages or wine to the wholesaler.
22	(b2) Backup Tax Liability. – If a brewery or winery is relieved of paying the excise tax as
23	provided under subsection (b1) of this section, the wholesaler receiving the malt beverages or
24	wine is liable for any tax due under this section.
25	(b3) Wine Shipper Permittee. – A wine shipper permittee must pay the excise tax levied
26	under G.S. 105-113.80(b) on wine shipped directly to consumers in this State pursuant to
27	G.S. 18B-1001.1. A wine shipper permittee must submit verified reports once a year on forms
28	provided by the Secretary detailing sales records for the year taxes are paid. The verified report
29	is due on or before the fifteenth day of the first month of the following calendar year.
30	"
31	SECTION 5.9. G.S. 105-113.86 reads as rewritten:
32	"§ 105-113.86. Bond or irrevocable letter of credit.
33	(a) Wholesalers and Importers. – A- <u>The Secretary may require a</u> wholesaler or importer
34	must file with the Secretary to furnish a bond in an amount of that adequately protects the State
35	from a wholesaler's or importer's failure to pay taxes due under this Article. The amount of the
36	bond shall not be less than five thousand dollars (\$5,000). The amount of the bond must be
37	proportionate to the anticipated tax liability of the wholesaler or importer.
38	(a1) Distilleries. – The Secretary may require a distillery to furnish a bond in an amount
39	that adequately protects the State from a distillery's failure to pay taxes under this Article. The
40	amount of the bond shall not be less than two thousand dollars (\$2,000).
41	(a2) <u>Periodic Review. – The Secretary should periodically review the sufficiency of the</u>
42	bonds required under this section. The Secretary may increase the proportionate amount required,
43	not to exceed fifty thousand dollars (\$50,000), if the bond furnished-no longer covers the
44	taxpayer's anticipated tax liability. The Secretary may decrease the proportionate-amount
45	required when the Secretary determines that a smaller bond amount will adequately protect the
46	State from loss. The bond must be conditioned on compliance with this Article, payable to the
47	State, in a form acceptable to the Secretary, and secured by a corporate surety.
48	(b) Nonresident Vendors. – The Secretary may require the holder of a nonresident vendor
49	ABC permit to furnish a bond in an amount not to exceed two thousand dollars (\$2,000). The
50	bond must be conditioned on compliance with this Article, payable to the State in a form

51 acceptable to the Secretary, and secured by a corporate surety.

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1 2 3	(c) Letter of Credit. – For purposes of this section, a wholesaler or <u>importer or importer</u> a nonresident <u>vendor vendor</u> , or a <u>distillery</u> may substitute an irrevocable letter of credit for secured bond required by this section. The letter of credit must be issued by a commercial b					
4	acceptable to the	acceptable to the Secretary and available to the State as a beneficiary. The letter of credit must				
5		ceptable to the Secretary, conditioned upon compliance with	this Article, and in			
6 7		pulated in this section." CTION 5.10.(a) G.S. 105-236(a)(2) reads as rewritten:				
<ul> <li>8</li> <li>9</li> <li>10</li> <li>11</li> <li>12</li> <li>13</li> <li>14</li> </ul>	"(2)		uired, the Secretary nount prescribed for exceed twenty-five ent shall not be less payer, after written			
15		G.S. 105-449.65 G.S. 105-113.4I, G.S. 105-449.65, or G.S.	-			
16		Secretary may assess a penalty of one thousand dollars (\$	1,000)."			
17	SEC	<b>CTION 5.10.(b)</b> This section becomes effective January 1, 2	2022, and applies to			
18	1	ed on or after that date.				
19		CTION 5.11. G.S. 105-449.45 reads as rewritten:				
20	°§ 105-449.45.	Returns of carriers.				
21 22	 (d) <del>Pena</del>	alties Eailure to Eile Denalty. A motor corrier that fails to fil	a a raturn under this			
22		alties. Failure to File Penalty. – A motor carrier that fails to file	e a letuin under uns			
23 24	section by the required date is subject to a penalty of fifty dollars (\$50.00). (d1) Failure to Pay Penalty. – A motor carrier that fails to pay a tax when due is subject to					
25	a penalty of fifty dollars (\$50.00), or ten percent (10%) of the tax due, which due is subject to					
26	Secretary shall not assess this penalty if the motor carrier files or pays in accordance with					
27	G.S. 105-236(a)(4)a. or b.					
28	(d2) Penalty Waiver. – The Secretary may reduce or waive a penalty as provided under					
29	<u>G.S. 105-449.1</u>	<u>19.</u>				
30	"					
31		<b>CTION 5.12.(a)</b> G.S. 105-449.60 reads as rewritten:				
32	"§ 105-449.60.					
33	The followi	ng definitions apply in this Article:				
34 35	 (20a	) Fuel grade ethanol. – Ethanol meeting the standard for the	Amorican Society			
36	<u>(20a</u>	Testing Materials Specification D 4806, "Standard				
37		Denatured Fuel Ethanol for Blending with Gasolines for	-			
38		Spark-Ignition Engine Fuel," or ethanol, regardless of ho				
39		denatured in accordance with 27 C.F.R. § 19.746 as of Jar	-			
40	(21)					
41		ethanol.alcohol or gasoline and ethanol.	U			
42	"	-				
43	SEC	CTION 5.12.(b) This section becomes effective January 1, 20	022.			
44		CTION 5.13.(a) G.S. 105-449.115 reads as rewritten:				
45		5. Shipping document required to transport motor fuel by	railroad tank car			
46	or t	ransport truck.				
47			• • • •			
48		ies of Transporter. $-$ A person to whom a shipping document	was issued must do			
49 50	all of the follow	0	it was issued when			
50 51	(1)	Carry the shipping document in the conveyance for which transporting the motor fuel described in it.	in was issued when			

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(2)	Show the shipping document to a law enforcement officer upon request whe transporting the motor fuel described in it.			
<u>(2a)</u>	Maintain a copy of the shipping at a centralized place of business for at least			
<u>(2u)</u>	three years from the date of delivery.			
(3)	Deliver motor fuel described in the shipping document to the destination stat			
(3)	<u>printed designated</u> on it unless the person person, in a manner prescribed b			
	the Secretary, does all of the following:			
	a. Notifies the Secretary, in a manner designated by the Secretary			
	<u>Secretary</u> before transporting the motor fuel into a state other than the			
	printed destination state that the person has received instructions since			
	the shipping document was issued to deliver the motor fuel to			
	different destination state.designated on the shipping document.			
	b. Receives from the Secretary, in a manner designated by the Secretary			
	Secretary a confirmation number authorizing the diversion.shipmer			
	of motor fuel to a state other than the state designated on the shippin			
	document.			
	c. Writes <u>Contemporaneously notes</u> on the shipping document the			
	change in destination state and the confirmation number for the			
	diversion. received from the Secretary.			
(4)	Give Upon delivery, provide a copy of the shipping document to the			
	distributor or other person to whom the motor fuel is delivered.			
(e) Dut	es of Person Receiving Shipment. – A person to whom motor fuel is delivered b			
. ,	r or transport truck may not only accept delivery of the motor fuel if the			
destination state shown on the shipping document for the motor fuel is a state other than North				
Carolina. To determine if the shipping document shows North Carolina as the destination state,				
the person to whom the fuel is delivered must examine the shipping document and must keep a				
copy of the shipping document. Carolina or has been changed to North Carolina in accordance				
with subdivision (3) of subsection (d) of this section. The person must keep maintain a copy of				
the shipping document for at least three years from the date of delivery and must maintain a copy				
of the shipping document at the place of business where the motor fuel was delivered for 90 days				
from the date of	delivery and must keep it at that place or another place for at least three year			
from the date of delivery. A person who accepts delivery of motor fuel in violation of this				
subsection is jo	ntly and severally liable for any tax due on the fuel.			
"				
SEC	<b>FION 5.13.(b)</b> G.S. 105-449.115A reads as rewritten:			
"§ 105-449.115	A. Shipping document required to transport fuel by tank wagon.			
•••				
• •	es of Transporter A person to whom an invoice, bill of sale, or shippin			
	sued must do all of the following:			
(1)	Carry the invoice, bill of sale, or shipping document in the conveyance for			
	which it is issued when transporting the motor fuel described in it.			
(2)	Show the invoice, bill of sale, or shipping document upon request whe			
	transporting the motor fuel described in it.			
(3)	Keep Maintain a copy of the invoice, bill of sale, or shipping document at			
	centralized place of business for at least three years from the date of delivery			
<u>(4)</u>	Deliver motor fuel described in the shipping document to the state designate			
<u>(4)</u>	on it unless the person, in a manner prescribed by the Secretary, does all of			
<u>(4)</u>	on it unless the person, in a manner prescribed by the Secretary, does all on the following:			
<u>(4)</u>	on it unless the person, in a manner prescribed by the Secretary, does all of			

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1	<u>b.</u>	Receives from the Secretary a con	firmation number authorizing the		
2		shipment of motor fuel to a state oth	ner than the state designated on the		
3		shipping document.			
4	<u>c.</u>	Contemporaneously notes on the s			
5		destination state and the confirm	ation number received from the		
6		Secretary.			
7		delivery, provide a copy of the shi	pping document to the person to		
8		n the motor fuel is delivered.			
9		son Receiving Shipment. – A person t	-		
10		accept delivery of the motor fuel if the			
11		the motor fuel is North Carolina or ha	-		
12		livision (4) of subsection (b) of this se	-		
13		sument for at least three years from the	•		
14		ocument at the place of business when			
15 16	-	f delivery. A person who accepts delivery and severally liable for any tax due o	-		
10 17	<u>unis subsection is jointly</u>	and severally hable for any tax due o			
18		<b>5.13.(c)</b> This section becomes effectiv	ve January 1 2022		
19		<b>5.14.(a)</b> G.S. 105-449.123 reads as rev			
20		ing requirements for dyed fuel stora			
21		a s. – A person who is a retailer of dy			
22	· / ·	r fuel for use by that person or anoth			
23		or fuel as follows provided in this subs			
24		to be used to operate a highway veh			
25		Nontaxable Use Only, Penalty For T			
26		enalty for Taxable Use" or a similar pl			
27	is not to be used to operate a highway vehicle. A person who intentionally fails to mark the				
28	storage facility as required by this section is subject to a civil penalty equal to the excise tax at				
29	the motor fuel rate on the inventory held in the storage tank at the time of the violation. If the				
30	•	termined, then the penalty is calculat	ted on the capacity of the storage		
31	tank.The marking require				
32		storage tank of the storage facility mu	st be marked if the storage tank is		
33	visib				
34		illcap or spill containment box of the	<u> </u>		
35		lispensing device that serves the stora			
36		retail pump or dispensing device at an			
37 38		comply with the marking requirement			
38 39		person who fails to mark the storage	• • •		
39 40		bject to a civil penalty of two hund a finding of noncompliance constitut	•		
40 41		- The marking requirements of this s	-		
42	· · · ·	el used only for one of the purposes			
43		iner that makes use of the fuel for any			
44		<b>5.14.(b)</b> This section becomes effective			
45	penalties assessed on or		, <u> </u>		
46	1				
47	PART VI. LOCAL GO	<b>DVERNMENT TAX CHANGES</b>			
48	SECTION (	<b>5.1.(a)</b> G.S. 105-278(a) reads as rewri	tten:		
49		y designated as a historic property by a			
50	to former G.S. 160A-39	9.4 or designated as a historic landm	hark by a local ordinance adopted		
51	pursuant to G.S. 160D-9	945 or former G.S. 160A-400.5 is des	ignated a special class of property		

under authority of Article V, Sec. 2(2) of the North Carolina Constitution. Property so classified
 shall be taxed uniformly as a class in each local taxing unit on the basis of fifty percent (50%) of
 the true value of the property as determined pursuant to G.S. 105-285 and 105-286, or 105-287."
 SECTION 6.1.(b) This section is effective June 19, 2020.
 PART VII. EFFECTIVE DATE

7 SECTION 7.1. Except as otherwise provided, this act is effective when it becomes
8 law.