GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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SENATE BILL 868

Finance Committee Substitute Adopted 8/12/05 House Committee Substitute Favorable 8/23/05 House Committee Substitute #2 Favorable 8/24/05

	Short Title: Bill Lee / Excise Tax Refund.		(Public)	
	Sponsors:			
	Referred to:			
	March 23, 2005			
1		A BILL TO BE ENTITLED		
2	AN ACT TO	AMEND THE ENTERPRISE TIER STRUCTURE	E UNDER THE	
3	WILLIAM	S. LEE QUALITY JOBS AND BUSINESS EXPANS	SION ACT AND	
4		V FOR A REFUND OF EXCISE TAX ON UNSALABI		
5	The General As	ssembly of North Carolina enacts:		
6	SEC'	TION 1. G.S. 105-129.3 is amended by adding a no	ew subsection to	
7	read:			
8	"(d1) Exce	<u>ption for Certain Multi-Jurisdictional Industrial Park. –</u>	- For the purpose	
9	of this Article	, an eligible industrial park created by interlocal a	agreement under	
10	G.S. 158-7.4 h	as the lowest enterprise tier designation of the des	ignations of the	
11	counties in which	ch it is located if all of the following conditions are satis	sfied:	
12	<u>(1)</u>	The industrial park is located, at one or more sites,	in four or more	
13		contiguous counties.		
14	<u>(2)</u>	At least two of the counties in which the industrial pa	ark is located are	
15		enterprise tier one areas.		
16	<u>(3)</u>	The industrial park is owned by four or more units of		
17		or a nonprofit corporation owned or controlled by four	r or more units of	
18		<u>local government.</u>		
19	<u>(4)</u>	In each county in which the industrial park is located		
20		least 300 developable acres. For the purposes of		
21		'developable acres' includes acreage that is owned		
22		industrial park or its owners or that is the subject of		
23		agreement between the industrial park or its owners	and a third-party	
24		owner.		
25	<u>(5)</u>	The total population of all of the counties in which the	ne industrial park	
26		is located is less than 200,000.		

(6) In each county in which the industrial park is located, at least sixteen and eight-tenths percent (16.8%) of the population was Medicaid eligible for the 2003-2004 fiscal year based on 2003 population estimates."

SECTION 2. G.S. 105-113.39 reads as rewritten:

"§ 105-113.39. Discount: Discount; refund.

- (a) <u>Discount.</u> A wholesale dealer or a retail dealer who is primarily liable under G.S. 105-113.35(b) for the excise taxes imposed by this Part, who files a timely report under G.S. 105-113.37, and who sends a timely payment may deduct from the amount due with the report a discount of two percent (2%). This discount covers losses due to damage to tobacco products, expenses incurred in preparing the records and reports required by this Part, and the expense of furnishing a bond.
- (b) Refund. A wholesale dealer or retail dealer who is primarily liable under G.S. 150-113.35(b) for the excise taxes imposed by this Part and is in possession of stale or otherwise unsalable cigars upon which the tax has been paid may return the cigars to the manufacturer and apply to the Secretary for refund of the tax. The application shall be in the form prescribed by the Secretary and shall be accompanied by an affidavit from the manufacturer stating the number of cigars returned to the manufacturer by the applicant. The Secretary shall refund the tax paid, less the discount allowed, on the unsalable cigars."

SECTION 3. Section 1 of this act is effective for taxable years beginning on or after January 1, 2005. Section 2 of this act becomes effective September 1, 2005. The remainder of this act is effective when it becomes law.