GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE DRH30245-MC-119* (03/07)

Short Title:	Correct Taxation of Computer Software.	(Public)
Sponsors:	Representatives J. Bell, Hager, Lewis, and T. Moore (Primary Sponsors).
Referred to:		

1			A BILL TO BE ENTITLED			
2	AN ACT TO CORRECT ERRORS IN CALCULATING PROPERTY TAX LIABILITY ON					
3	COMPUTER	SOFT	WARE.			
4	The General Ass	embly o	of North Carolina enacts:			
5	SECT	FION 1	• G.S. 105-275(40) reads as rewritten:			
6	"§ 105-275. Pro	perty o	classified and excluded from the tax base.			
7	The following	g classe	es of property are designated special classes under Article V, Sec. 2(2),			
8	of the North Card	olina Co	onstitution and are excluded from tax:			
9						
10	(40)	Com	puter software and any documentation related to the computer software.			
11			sed in this subdivision, the term "computer software" means any			
12			am or routine used to cause a computer to perform a specific task or set			
13			sks. The term includes system and application programs and database			
14			ge and management programs.			
15			he exclusion established by this subdivision does not apply to computer			
16			are and its related documentation if the computer software meets one			
17			ore of the following descriptions:			
18		a.	It is embedded software. "Embedded software" means-computer			
19			instructions, known as microcode, that reside permanently in the			
20			internal memory of a computer system or other equipment and are			
21 22			not intended to be removed without terminating the operation of the			
22			computer system or equipment and removing a computer chip, a circuit, or another mechanical device.			
23 24		b.	It is purchased or licensed from a person who is unrelated to the			
24 25		0.	taxpayer and it is capitalized on the books of the taxpayer in			
26			accordance with generally accepted accounting principles, including			
27			financial accounting standards issued by the Financial Accounting			
28			Standards Board. A person is unrelated to a taxpayer if (i) the			
29			taxpayer and the person are not subject to any common ownership,			
30			either directly or indirectly, and (ii) neither the taxpayer nor the			
31			person has any ownership interest, either directly or indirectly, in the			
32			other.			
33		This	subdivision does not affect the value or taxable status of any property			
34			s otherwise subject to taxation under this Subchapter.			
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1	The provisions of the exclusion established by this subdivision are not
2	severable. If any provision of this subdivision or its application is held
3	invalid, the entire subdivision is repealed.
4	" ····
5	SECTION 2. This act is effective for taxes imposed for taxable years beginning on
6	or after July 1, 2013.