## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 63 PROPOSED COMMITTEE SUBSTITUTE H63-PCS80072-RW-2

Short Title: M	odify Onslow County Sales Tax Distribution. (Loc	cal)
Sponsors:		
Referred to:		
February 5, 2009		
	A BILL TO BE ENTITLED	
AN ACT TO M	IODIFY THE OPTIONS FOR DISTRIBUTION OF THE LOCAL SAI	LES
	NSLOW COUNTY.	
	embly of North Carolina enacts:	
	<b>FION 1.</b> This act applies to Onslow County only.	
	<b>FION 2.</b> G.S. 105-472(b) reads as rewritten: bution Between Counties and Cities. – The Secretary shall divide the amount	unt
	taxing county among the county and its municipalities in accordance with	
	ied by the county. The board of county commissioners shall, by resolution	
	e following methods of distribution:	,
(1)	Per Capita Method The net proceeds of the tax collected in a tax	ing
	county shall be distributed to that county and to the municipalities in	
	county on a per capita basis according to the total population of the tax	_
	county, plus the total population of the municipalities in the county. In	
	case of a municipality located in more than one county, only that part of	
	population living in the taxing county is considered its "total population" order to make the distribution, the Secretary shall determine a per ca	
	figure by dividing the amount allocated to each taxing county by the t	-
	population of that county plus the total population of all municipalities in	
	county. The Secretary shall then multiply this per capita figure by	
	population of the taxing county and by the population of each municipal	
	in the county; each respective product shall be the amount to be distribu	
	to the county and to each municipality in the county. To determine	the
	population of each county and each municipality, the Secretary shall use	the
	most recent annual estimate of population certified by the State Buc	lget
(2)	Officer.	
(2)	Ad Valorem Method. – The net proceeds of the tax collected in a tax	_
	county shall be distributed to that county and the municipalities in the county proportion to the total amount of ad valorem taxes levied by each	•
	property having a tax situs in the taxing county during the fiscal year r	
	preceding the distribution. For purposes of this section, the amount of the	
	valorem taxes levied by a county or municipality includes ad valorem ta	
	levied by the county or municipality in behalf of a taxing district	



collected by the county or municipality. In addition, the amount of taxes

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levied by a county includes ad valorem taxes levied by a merged school administrative unit described in G.S. 115C-513 in the part of the unit located in the county. In computing the amount of tax proceeds to be distributed to each county and municipality, the amount of any ad valorem taxes levied but not substantially collected shall be ignored. Each county and municipality receiving a distribution of the proceeds of the tax levied under this Article shall in turn immediately share the proceeds with each district in behalf of which the county or municipality levied ad valorem taxes in the proportion that the district levy bears to the total levy of the county or municipality. Any county or municipality that fails to provide the Department of Revenue with information concerning ad valorem taxes levied by it adequate to permit a timely determination of its appropriate share of tax proceeds collected under this Article may be excluded by the Secretary from each monthly distribution with respect to which the information was not provided in a timely manner, and those tax proceeds shall then be distributed only to the remaining counties or municipalities, as appropriate. For the purpose of computing the distribution of the tax under this subsection to any county and the municipalities located in the county for any month with respect to which the property valuation of a public service company is the subject of an appeal and the Department of Revenue is restrained by law from certifying the valuation to the county and the municipalities in the county, the Department shall use the last property valuation of the public service company that has been certified.

(3) Combined Method. – The net proceeds of the tax collected in a taxing county shall be distributed to that county and to the municipalities in the county by using both the per capita and the ad valorem methods with neither method being used to distribute less than forty percent (40%) of the net proceeds of the tax.

The board of county commissioners in each taxing county shall, by resolution adopted during the month of April of each year, determine which of the two-foregoing methods of distribution shall be in effect in the county during the next succeeding fiscal year. In order for the resolution to be effective, a certified copy of it must be delivered to the Secretary in Raleigh within 15 calendar days after its adoption. If the board fails to adopt a resolution choosing a method of distribution not then in effect in the county, or if a certified copy of the resolution is not timely delivered to the Secretary, the method of distribution then in effect in the county shall continue in effect for the following fiscal year. The method of distribution in effect on the first of July of each fiscal year shall apply to every distribution made during that fiscal year."

**SECTION 3.** This act is effective when it becomes law.