GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 1015 Senate Finance Committee Substitute Adopted 6/5/12 Third Edition Engrossed 6/7/12 Fourth Edition Engrossed 6/11/12 Proposed Conference Committee Substitute H1015-PCCS30648-RB-2

Short Title: Eco	onomic Devpt. & Finance Changes.	(Public)
Sponsors:		
Referred to:		
	May 22, 2012	
INCOME TA ECONOMIC	A BILL TO BE ENTITLED ET THE REGULATORY FEES, TO CONTIN X DEDUCTION FOR EDUCATOR EXPENSE DEVELOPMENT. mbly of North Carolina enacts:	
regulatory fee und public utility's No or after July 1, 20 SECT	ION 1.(a) The percentage rate to be used in cal der G.S. 62-302(b)(2) is twelve-hundredths of one rth Carolina jurisdictional revenues earned during e	percent (0.12%) for each each quarter that begins on n regulatory fee imposed
(\$200,000). SECT regulatory charge SECT	ION 1.(c) The percentage rate to be used in under G.S. 58-6-25 is six percent (6%) for the 2012 ION 1.(d) Subsections (a) and (b) of this section der of this section is effective when it becomes law.	calculating the insurance calendar year. become effective July 1,
read: "(d) Other	UCATOR EXPENSE DEDUCTION ION 2.(a) G.S. 105-134.6(d) is amended by add Adjustments. – The following adjustments to taxabl Carolina taxable income:	-
 (9)	To the extent a deduction has not been claimed determining federal adjusted gross income, an elig an amount not to exceed two hundred fifty dollars in connection with items listed in this subdivision. only to the extent the expense has not been claime Code for the taxable year. For purposes of th	gible educator may deduct (\$250.00) paid or incurred This deduction is allowed d under section 162 of the

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1	"eligible educator" has the same meaning as defined in s	ection 62 of the
2	Code, as it existed on December 31, 2011. In the case of a	
3	filing a joint return where both spouses are eligible educato	-
4	dollar amount is five hundred dollars (\$500.00).	
5	<u>a. Books.</u>	
6	b. Supplies, other than nonathletic supplies for courses	of instruction in
7	health or physical education.	
8	c. Computer equipment, including related software and	services.
9	d. Supplementary materials used by the eligible	
10	classroom."	
11	SECTION 2.(b) This section becomes effective for taxable years	beginning on or
12	after January 1, 2012.	
13		
14	CLARIFY AND EXTEND THE PERIOD OF TIME TO APPLY FOR	A SALES TAX
15	REFUND OF AVIATION FUEL PURCHASED BY AN INTERSTATI	E PASSENGER
16	AIR CARRIER BETWEEN JANUARY 1, 2010, AND JUNE 30, 2011	
17	SECTION 3.(a) For calendar year 2010, an interstate passenger	air carrier that is
18	eligible for a refund of sales and use taxes paid on fuel in excess of two mill	ion five hundred
19	thousand dollars (\$2,500,000) under G.S. 105-164.14(a1) and G.S. 105-1	. , . ,
20	subject to the provisions of this section, notwithstanding any provisions of	
21	G.S. 105-164.14A, or Section 4 of S.L. 2010-166 to the contrary. Notwithstan	0
22	the first six months of 2010 are subject to G.S. 105-164.14(a1) and the last six	
23	are subject to G.S. 105-164.14A(a)(1), a taxpayer shall submit one request for	a refund for the
24	entire calendar year.	
25	SECTION 3.(b) An interstate passenger air carrier is allowed a re	
26	and use tax paid by it on fuel in excess of one million two hundred fifty	
27	(\$1,250,000) for the period January 1, 2011, through June 30, 2011. The Sta	_
28	refund may not exceed three million one hundred fifty thousand dollars (\$,
29	amount of sales and use tax paid does not include a refund allowed to the int	1 0
30	air carrier under G.S. 105-164.14(a). A request for a refund must be in writing	
31	any information and documentation required by the Secretary. The request fo	r a refund is due
32	before October 1, 2012. A refund applied for after the due date is barred.	1 2011 1
33	SECTION 3.(c) Subsection (b) of this section is effective January anglies to purphase mode on or often that date. The remainder of this section	•
34 25	applies to purchases made on or after that date. The remainder of this section is it becomes law	is effective when
35 36	it becomes law.	
30 37	PERMIT MONEYS FROM THE INDUSTRIAL DEVELOPMENT FUN	N TO DE LICED
38	FERMIT MONETS FROM THE INDUSTRIAL DEVELOPMENT FUN FOR SEWER IMPROVEMENTS IN ADJOINING COUNTIES	J IU DE USED
39	SECTION 4. G.S. 143B-437.01(a) reads as rewritten:	
40	"(a) Creation and Purpose of Fund. – There is created in the Departme	ent of Commerce
41	the Industrial Development Fund to provide funds to assist the local government	
42	most economically distressed counties in the State in creating and retaining	
43	industries. The Department of Commerce shall adopt rules providing for the	
44	the program. Those rules shall include the following provisions, which shall ap	
45	from the fund:	r-j to each grant
46	(1) The funds shall be used for (i) installation of or purchases	of equipment for
47	eligible industries, (ii) structural repairs, improvements, o	
48	existing buildings to be used for expansion of eligible in	
49	construction of or improvements to new or existing wa	
50	telecommunications, high-speed broadband, electrical ut	
51	lines or equipment, or transportation infrastructure for ex	
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1 2 3 4 5 6 7 8 9 10	proposed industrial buildings to be used for eligible industries. To be eligible for funding, the water, sewer, gas, telecommunications, high-speed broadband, electrical utility lines or facilities, or transportation infrastructure shall be located on the site of the building or, if not located on the site, shall be directly related to the operation of the specific eligible industrial activity. To be eligible for funding, the sewer infrastructure shall be located on the site of the building or, if not located on the site, shall be directly related to the operation of the specific eligible industrial activity, even if the sewer infrastructure is located in a county other than the county in which the building is located.
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13	TEMPORARY 20-YEAR CARRYFORWARD FOR ARTICLE 3J TAX CREDITS IF
14	THE TAXPAYER INVESTS MORE THAN ONE HUNDRED MILLION DOLLARS IN
15	A TIER ONE COUNTY
16	SECTION 5. Notwithstanding the investment requirement of G.S. 105-129.84(c),
17	if the Secretary of Commerce makes a written determination that the taxpayer is expected to
18	purchase or lease, and place in service in connection with an eligible business within a two-year
19 20	period, at least one hundred million dollars (\$100,000,000) worth of business and real property in a development tier one area, any unused portion of a credit under Article 3J of Chapter 105
20	of the General Statutes with respect to the establishment that satisfies that condition may be
22	carried forward for the succeeding 20 years. If the taxpayer does not make the required level of
23	investment, the taxpayer shall apply the five-year carryforward period rather than the 20-year
24	carryforward period. This section is effective for taxable years beginning on or after January 1,
25	2012, and expires for taxable years beginning on or after January 1, 2013.
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27	TECHNICAL CORRECTION FOR THE PORT ENHANCEMENT ZONE
28	DESIGNATION
29	SECTION 6.(a) G.S. 143B-437.013(a) reads as rewritten:
30 31	"(a) Port Enhancement Zone Defined. – A port enhancement zone is an area that meets
32	all of the following conditions: (1) It is comprised of <u>part or all of one</u> or more contiguous census tracts, census
33	block groups, or both, in the most recent federal decennial census.
34	(2) All of the area is located within 25 miles of a State port and is capable of
35	being used to enhance port operations.
36	(3) Every census tract and census block group that comprises the area has at
37	least eleven percent (11%) of households with incomes of fifteen thousand
38	dollars (\$15,000) or less."
39	SECTION 6.(b) This section is effective for taxable years beginning on or after
40	January 1, 2013.
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42	ONE-YEAR SALES TAX REFUND FOR PURCHASES OF SPECIALIZED
43 44	EQUIPMENT USED AT STATE PORTS SECTION 7. For purchases made on or after July 1, 2012, but before July 1, 2013,
44	a company located at a ports facility for waterborne commerce that purchases specialized
46	equipment to be used at the facility to unload or process bulk cargo to make it suitable for
47	delivery to and use by manufacturing facilities is allowed a refund of all local sales and use
48	taxes paid and a portion of State sales and use taxes paid on the purchases as provided in this
49	section. The portion of the State sales and use taxes that may be refunded is equal to the excess
50	of the State sales and use taxes paid over the amount that would have been due had the taxpayer
51	been subject to tax on the eligible property as if it were mill machinery under Article 5F of

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1 Chapter 105 of the General Statutes. A request for a refund under this section must be in 2 writing and must include any information and documentation required by the Secretary. A 3 request for a refund under this section must be made on or after July 1, 2013, and is due before 4 January 1, 2014. Refunds applied for after the due date are barred. Taxes for which a refund is 5 allowed under this section are not an overpayment of tax and do not accrue interest as provided 6 in G.S. 105-241.21.

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EFFECTIVE DATE

9 SECTION 8. Except as otherwise provided, this act is effective when it becomes 10 law.