## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## **SENATE BILL 159**

## State and Local Government Committee Substitute Adopted 3/24/15 Finance Committee Substitute Adopted 4/21/15 Fourth Edition Engrossed 4/23/15 PROPOSED HOUSE COMMITTEE SUBSTITUTE S159-PCS15263-RWx-39

Short Title: C	orrected Reval./Minimal Refunds/Prop. Taxes.	(Public)
Sponsors:		
Referred to:		
	March 4, 2015	
	A BILL TO BE ENTITLED	
	EQUIRE PAYMENT OF ADDITIONAL TAXES BY TH	
	OF RECORD FOR CORRECTED REVALUATIONS AN	
	OR THE DISPOSITION OF MINIMAL PROPERTY TAX	REFUNDS.
	sembly of North Carolina enacts:	
	<b>FION 1.</b> Section 3 of S.L. 2013-362 reads as rewritten:	
	3. Interest on taxes paid on parcels with errors that resu	
•	stated value shall be calculated at a rate of five percent	· / •
	s levied on parcels as a result of errors causing the p	
	e (i) shall be treated as taxes on discovered property pursua discovery penalties set forth in subsection (h) of G.S.	
	are due and payable on September 1 of the fiscal year for	
	earlier than four years from the last general reappraisal date	
	axpayer's option, by means of an agreement over a period of	
	monthly installments, if the total of the additional taxes le	
	ollars (\$1,000). Interest shall not accrue for the period a t	
<u>`</u>	s under a payment plan. Notwithstanding G.S. 105-365.10	
have been trans	ferred in a tax year for which errors requiring reapprais	sals under this act
resulted in an un	derpayment of taxes, the following apply:	
<u>(1)</u>	The taxes for each tax year prior to and in the fiscal	-
	transfer occurred shall be collected from the owner of rec	
	of each tax year for which unpaid taxes exist. Only the re	
	G.S. 105-367 and G.S. 105-368 may be used to collect as	
(2)	record as of January 1 of each tax year for which unpaid to	
<u>(2)</u>	Notwithstanding G.S. 105-355(a), there shall be no lien of	
	for underpaid taxes that arose in a year in which the prop	
	person other than the current owner as of January 1 of tha	
(2)	owner shall not be held personally responsible for such un If an owner not responsible for underpaid taxes pursuant	_
<u>(3)</u>	the underpaid taxes, the owner may assert a valid de	-
	pursuant to G.S. 105-381, as a tax imposed through cleric	-



the refund shall be calculated at a rate of five percent (5%) per annum from

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the date the owner asserting the defense paid the underpaid taxes until the date the refund is issued."

**SECTION 2.** G.S. 105-321 is amended by adding a new subsection to read:

Minimal Refunds. – The governing body of a taxing unit that collects its own taxes ''(g)may, by resolution, direct the taxing unit not to mail a refund for an overpayment of tax if the refund is less than fifteen dollars (\$15.00). Upon adoption of a resolution pursuant to this subsection, the taxing unit shall keep a record of all minimal refunds by receipt number and amount and shall make a report of the amount of these refunds to the governing body at the time of the settlement and shall implement a system by which payment of the refund may be made to a taxpayer who comes into the office of the taxing unit seeking the refund. Unless the taxpayer requests the minimal refund in person at the office of the taxing unit before the end of the fiscal year in which the refund is due, the taxing unit must implement a system to apply the minimal refund as a credit against the tax liability of the taxpayer for taxes due to the taxing unit for the next succeeding year. An overpayment of tax bears interest at the rate set under G.S. 105-241.21 from the date the interest begins to accrue until a refund is paid or applied in accordance with this section. Interest accrues from the later of the date the tax was paid and the date the tax would have been considered delinquent under G.S. 105-360. A resolution adopted pursuant to this subsection must be adopted on or before June 15 preceding the first taxable year to which it applies and remains in effect until amended or repealed by resolution of the taxing unit."

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