## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## SENATE BILL 803 Finance Committee Substitute Adopted 6/21/16 PROPOSED HOUSE COMMITTEE SUBSTITUTE S803-PCS15396-TMx-63

Short Title: Rev Laws Tech. Chg/No Permit for Fiber.

(Public)

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Sponsors:

Referred to:

May 4, 2016

1			A BILL TO BE ENTITLED
2	AN ACT	TO MA	AKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO
3	THE	REVEN	UE LAWS AND RELATED STATUTES AND TO ELIMINATE PERMITS
4	FOR I	PASSIV	'E OPTICAL NETWORKS.
5	The Gene	ral Asse	embly of North Carolina enacts:
6			
7	PART I.	INCOM	/IE TAX CHANGES
8			<b>TON 1.1.</b> G.S. 105-130.4(a)(6) reads as rewritten:
9	"§ 105-13		location and apportionment of income for corporations.
10	(a)	As use	ed in this section, unless the context otherwise requires:
11			
12		(6)	"Public utility" means any corporation that is subject to control of one or more
13 14			of the following entities: the North Carolina Utilities Commission, the Federal Communications Commission, the Interstate Commerce Commission, the
15			Federal Energy Regulatory Commission, or the Federal Aviation Agency; and
16			that owns or operates for public use any plant, equipment, property, franchise,
17			or license for the transmission of communications, the transportation of goods
18			or persons, or the production, storage, transmission, sale, delivery or furnishing
19			of electricity, water, steam, oil, oil products, or gas. The term also includes a
20			motor carrier of property whose principal business activity is transporting
21			property by motor vehicle for hire over the public highways of this State."
22		SECT	<b>TON 1.2.</b> G.S. 105-153.5(c2), as amended by S.L. 2016-6, reads as rewritten:
23	"(c2)		pling Adjustments. – In calculating North Carolina taxable income, a taxpayer
24			axpayer's adjusted gross income any of the following items that are not included
25			adjusted gross income:
26		(1)	For taxable years 2014, 2015, and 2016, the amount excluded from the
27			taxpayer's gross income for the discharge of qualified principal residence
28			indebtedness under section 108 of the Code. The purpose of this subdivision is
29			to decouple from the income exclusion available under federal tax law. If the
30			taxpayer is insolvent, as defined in section 108(d)(3) of the Code, then the
31			addition required under this subdivision is limited to the amount of discharge of
32			qualified principal residence indebtedness excluded from adjusted gross income
33			under section 108(a)(1)(E) of the Code that exceeds the amount of discharge of
34			indebtedness that would have been excluded under section 108(a)(1)(B) of the
35			Code.



PART II. SALES TAX CHANGES SECTION 2.1.(a) G.S. 105-164.13(11b), as amended by Section 3.23(a) of 2016-5, reads as rewritten: "(11b) Sales of aviation gasoline and jet fuel to an interstate air business for use commercial aircraft. For purposes of this subdivision, the term "comme aircraft" has the same meaning as defined in subdivision (45a) of subsection. This exemption <u>also</u> applies to aviation gasoline and jet purchased for use in a commercial aircraft in interstate or foreign commerce a person whose primary business is scheduled passenger air transportation." subdivision expires January 1, 2020." SECTION 2.1.(b) This section becomes effective January 1, 2016. SECTION 2.2. G.S. 105-164.3(33c), as amended by Section 5.5(a) of S.L. 201 reads as rewritten: <ul> <li>"(33c) Qualifying datacenter. – A datacenter that satisfies each of the follow conditions:</li> <li></li> <li>c. The datacenter certifies that it provides health insurance for all o full-time employees. The datacenter provides health insurance if it j at least fifty percent (50%) of the premiums for health care cove that equals or exceeds the minimum provisions of the basic health plan of coverage recommend-recommended by the Small EmploCarrier Committee pursuant to G.S. 58-50-125."</li> <li>SECTION 2.3. G.S. 105-164.4 reads as rewritten:</li> </ul> ** SIG5-164.4. Tax imposed on retailers, retailers and certain facilitators the tax required on the net taxable sales of the business at retailer specified when pr books are kept showing separately the gross proceeds of taxable and nontaxable sales of it subject to tax under subsection (a) of this section in a form that may be accurately conveniently checked by the Secretary or the Secretary's duly authorized agent. If the records are kept showing separately the gross proceeds of the susiness and the exemptions not kept separately the tax shall be paid on the gross pailes of the business and the exemptions is ubject to tax under
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requirements of this subsection apply to facilitators liable for tax under this Article.
(c) Certificate of Registration. – Before a person may engage in business as a retailer
wholesale merchant in this State, the person must obtain a certificate of registration from Department in accordance with $G = 105, 164, 20$ . A facilitator that is liable for tax under
Department in accordance with G.S. 105-164.29. A facilitator that is liable for tax under 105-164.4F this Article must obtain a certificate of registration from the Department in accordance and the second
with G.S. 105-164.29."
<b>SECTION 2.4.</b> G.S. 105-164.7 reads as rewritten:
"§ 105-164.7. Retailer or facilitator to collect sales tax from purchaser as trustee for State
The sales tax imposed by this Article is intended to be passed on to the purchaser of a tax
item and borne by the purchaser instead of by the retailer. A retailer must collect the tax due of
item when the item is sold at retail. The requirements of this section apply to facilitators liable
tax under this Article. The tax is a debt from the purchaser to the retailer until paid an
recoverable at law by the retailer in the same manner as other debts. A retailer is considered to
as a trustee on behalf of the State when it collects tax from the purchaser of a taxable item. The

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must be stated a	nd charged separately on the invoices or other	documents of the retailer given to		
the purchaser at the time of the sale except for either of the following:				
(1)	Vending machine sales.	-		
(2)	Where a retailer displays a statement indication	ng the sales price includes the tax."		
SEC	<b>TION 2.5.</b> G.S. 105-164.13(63) reads as rewritt	• •		
	Retail sales and use tax.			
	retail and the use, storage, or consumption in the	nis State of the following tangible		
	y, digital property, and services are specifically			
5	Agricultural Group.			
(63)	Food and prepared food to be provided to	-		
	prepared food under a prepaid meal	1 5		
	G.S. 105-164.4(a)(12). This exemption appl			
	wrapping paper, labels, plastic bags, cartons			
	cups, napkins and drinking straws, and li	ke articles that meet all of the		
	following requirements:			
	a. Used for packaging, shipment, or de	elivery of the food and prepared		
	food.			
	b. <u>Constitute a part of the sale of the food</u>	d and prepared food.		
	c. Delivered with the food and prepared	<u>food.</u> "		
SEC	TION 2.6. G.S. 105-164.15A(b) reads as rewrit	ten:		
"(b) Com	bined Rate Items The effective date of a rate	change for an item that is taxable		
under this Article at the combined general rate is the effective date of any of the				
	istered as follows:	-		
(1)	The For a taxable item that is not billed on a	monthly or other periodic basis, a		
	tax change applies to amounts received for			
	effective date of a change in the State general	rate of tax set in G.S. 105-164.4.		
<u>(1a)</u>	For a taxable item that is provided and bille	ed on a monthly or other periodic		
	<u>basis:</u>			
	<u>a.</u> <u>A tax increase applies to the first bill</u>	ing period that is at least 30 days		
	after enactment and that starts on or af			
	b. A tax rate decrease applies to bills			
	date.			
(2)	For an increase in the authorization for loca	l sales and use taxes, the date on		
~ /	which local sales and use taxes authorized b	,		
	for every county become effective in the fir			
	levy the authorized taxes.			
(3)	For a repeal in the authorization for local sale	es and use taxes, the effective date		
$(\mathbf{S})$	of the repeal."	is and use taxes, the effective date		
SEC	<b>TION 2.7.</b> G.S. 105-187.5(b) reads as rewritten			
	Iternate tax for those who rent or lease motor			
9 TOC TO 101.01 U	internate that for mose who rent of rease motor			
(b) Rate.	- The tax rate on the gross receipts from the sh	ort-term lease or rental of a motor		
	percent (8%) and the tax rate on the gross receipts nom the sh			
-	r vehicle is three percent $(3\%)$ . Gross receipts d			
	for a motor vehicle taken in trade as a partial parti	-		
-	ax in <del>G.S. 105-187.3(a) <u>G.S. 105-187.3(a1)</u> on a</del>	-		
	e or rental of such a motor vehicle to the same pe			
commuous lease	or remai or such a motor venicle to the same pe	45011.		
raki III. LOO	CAL GOVERNMENT TAX CHANGES			

	General	Assem	bly Of North Carolina	Session 2015
1		SEC	<b>FION 3.1.(a)</b> G.S. 153A-148.1(a) reads as rewritten:	
2	"§ 153A-		Disclosure of certain information prohibited.	
3	(a)		osure Prohibited Notwithstanding Chapter 132 of	the General Statutes or any
4	other law		ling access to public records, local tax records that	
5		0	ne or receipts are not public records. A current or f	
6			ty who in the course of service to or employment b	
7			it the amount of a taxpayer's income or receipts may	
8			on unless the disclosure is made for one of the following	
9				
10		(7)	To disclose to the authorized finance officer of any	municipality located within
11		<u>~~</u>	the county tax information in the possession of	
12			administer a tax."	
13		SEC	<b>TION 3.1.(b)</b> G.S. 160A-208.1(a) reads as rewritten:	
14	"§ 160A-		Disclosure of certain information prohibited.	
15	(a)		osure Prohibited. – Notwithstanding Chapter 132 of	the General Statutes or any
16			ling access to public records, local tax records that	
17			ne or receipts are not public records. A current or f	
18			ho in the course of service to or employment by the c	
19	0	•	t of a taxpayer's income or receipts may not disclose	•
20			e disclosure is made for one of the following purposes	
21	1			
22		<u>(5)</u>	To disclose to the authorized finance officer of	f the county in which the
23		<u> </u>	municipality is located tax information in the posse	-
24			necessary to administer a tax."	<u>t</u>
25				
26	PART IV	V. MSA	CHANGES	
27		SEC	<b>FION 4.(a)</b> G.S. 66-294(b) reads as rewritten:	
28	"§ 66-294	4. Duti	es of manufacturers.	
29				
30	(b)	Nonp	articipating Manufacturers. – A nonparticipating man	ufacturer must:
31				
32		(7)	Notwithstanding any other provision of law	v, if a newly qualified
33			nonparticipating manufacturer is to be listed in the	
34			Directory (the Directory), or if the Attorney Genera	al reasonably determines that
35			any nonparticipating manufacturer who has filed	a certification pursuant to
36			G.S. 66-291, et seq., poses an elevated risk for none	compliance with this Article,
37			neither such nonparticipating manufacturer nor any	y of its brand families shall
38			be included in the Directory unless and u	ntil such nonparticipating
39			manufacturer, or its United States importer that u	undertakes joint and several
40			liability for the manufacturer's performance in acco	ordance with G.S. 66-291, et
41			seq., has posted a bond in accordance with this section	ion.
42			The bond shall be posted by a corporate suret	y located within the United
43			States in a form and manner acceptable to the A	Attorney General, or a cash
44			equivalent posted by the nonparticipating manufac	
45			the greater of fifty thousand dollars (\$50,000) or th	
46			the manufacturer in either its current or predece	essor form was required to
47			deposit as a result of its highest calendar year's sale	
48			of the preceding three calendar years or greatest of	
49			any of the preceding 12 calendar quarters, deper	
50			required escrow deposit frequency. The bond or	
51			posted at least 10 days in advance of each calenda	-
			- ·	

on the manufacturer's required escrow deposit frequency. The bond shall be written in favor of North Carolina and such bond or cash equivalent shall be conditioned on the performance by the nonparticipating manufacturer or its United States importer that undertakes joint and several liability for the manufacturer's performance, in accordance with G.S. 66-294.2, of all of its duties and obligations under this Article during the year in which the certification is filed and the next succeeding calendar year. The bond may be drawn upon by the Attorney General to cover unsatisfied escrow obligations, penalties, and any other liability under the tobacco laws of the State.

Some factors, though not exclusive, which the Attorney General may consider in determining whether any nonparticipating manufacturer or importer poses an elevated risk of noncompliance are (i) the nonparticipating manufacturer or any affiliate thereof or importer has illegally failed to satisfy an escrow obligation with respect to any state in the past; (ii) any state has removed the nonparticipating manufacturer or its brand families or an affiliate or any of the affiliate's brand families from the state's tobacco directory for noncompliance with the state's laws; (iii) any state has pending litigation against, or an unsatisfied judgment against the nonparticipating manufacturer or any affiliate thereof or importer for escrow or penalties related to noncompliance with state escrow laws; (iv) the nonparticipating manufacturer sells its cigarettes or tobacco products directly to consumers via remote or other non-face-to-face means; (v) a state or federal court has determined that the nonparticipating manufacturer or importer has violated any tobacco tax or tobacco control law or engaged in unfair business practice or unfair competition; or (vi) the nonparticipating manufacturer or importer fails to submit or complete any required forms, documents, certifications, or notices, in a timely manner or, to the satisfaction of the Attorney General."

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**SECTION 4.(b)** This section becomes effective October 1, 2016.

## 30 PART V. UI TAX CHANGES 31 SECTION 5.(a) G.S

**SECTION 5.(a)** G.S. 96-9.2(c) reads as rewritten:

## 32 "§ 96-9.2. Required contributions to the Unemployment Insurance Fund.

33

34 Contribution Rate for Experience-Rated Employer. - The contribution rate for an (c) 35 experience-rated employer who does not qualify as a beginning employer under subsection (b) of 36 this section is determined in accordance with the table set out below and then rounded to the 37 nearest one-hundredth percent (0.01%), subject to the minimum and maximum contribution rates. 38 The minimum contribution rate is six-hundredths of one percent (0.06%). The maximum 39 contribution rate is five and seventy-six hundredths percent (5.76%). "Total insured wages" are the 40 total wages reported by all insured employers for the 12-month period ending on June 30 41 preceding the computation date. The calculations in the table set out below are applied as of 42 September 1 following the computation date. An employer's experience rating is computed as a reserve ratio in accordance with G.S. 96-9.4. An employer's reserve ratio percentage (ERRP) is the 43 employer's reserve ratio multiplied by sixty-eight hundredths. A positive ERRP produces a lower 44 45 contribution rate, and a negative ERRP produces a higher contribution rate. 46 **III Trust Fund Balance** 

40	Of Trust Fund Datance	
47	as Percentage of Total	<b>Contribution Rate</b>
48	Insured Wages	
49	Less than or equal to 1%	2.9% minus ERRP
50	Greater than 1% but less	
51	than or equal to 1.25%	2.4% minus ERRP
	-	

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Greater than 1.25%	1.9% minus ERRP"	
SECTION 5.(b)	This section is effective when it bec	omes law and applies to
contributions payable for caler	dar quarters beginning on or after Januar	y 1, 2017.
PART VI. NO PERMITS F(	OR PASSIVE OPTICAL NETWORKS	
SECTION 6. G.S.	160A-417(a2) reads as rewritten:	
"§ 160A-417. Permits.		
(a2) No permit issued	under Articles 9 or 9C of Chapter 143	shall be required for any
construction, installation, rer	pair, replacement, or alteration costing	fifteen thousand dollars
(\$15,000) or less in any singl	e family residence or farm building unl	ess the work involves: the
addition, repair or replacemen	t of load bearing structures; the addition	(excluding replacement of
same size and capacity) or cha	unge in the design of plumbing; the addition	on, replacement or change
in the design of heating, air co	onditioning, or electrical wiring, devices,	appliances, or equipment;
	itted by the North Carolina Uniform Res	
the addition (excluding replac	ement of like grade of fire resistance) of	f roofing. No low voltage
permit shall be required for	any construction, installation, repair, rep	placement, or alteration of
	ation of this section shall constitute a Clas	
PART VII. EFFECTIVE DA	TE	
SECTION 7 Eve	ept as otherwise provided, this act is effec	tive when it becomes low