#### **SESSION 1995**

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(Public)

### SENATE BILL 1388 Finance Committee Substitute Adopted 6/11/96

Short Title: Tax Reduction Act of 1996.

Sponsors:

Referred to: Appropriations.

#### May 30, 1996

| 1  | A BILL TO BE ENTITLED  |
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| 2  | AN ACT TO REDUCE THE STATE SALES TAX ON FOOD FROM FOUR   |
| 3  | PERCENT TO THREE PERCENT, TO REDUCE THE CORPORATE INCOME                                       |
| 4  | TAX RATE TO SEVEN AND ONE-HALF PERCENT, AND TO REDUCE THE                                      |
| 5  | EXCISE TAX ON SOFT DRINKS.   |
| 6  | The General Assembly of North Carolina enacts:   |
| 7  | Section 1. G.S. 105-164.4(a) is amended by adding a new subdivision to read:                   |
| 8  | "(5) The rate of three percent (3%) applies to the sales price of food that is                 |
| 9  | not otherwise exempt pursuant to G.S. 105-164.13 but would be exempt                           |
| 10 | pursuant to G.S. 105-164.13 if it were purchased with coupons issued                           |
| 11 | under the Food Stamp Program, 7 U.S.C. § 51."  |
| 12 | Sec. 2. G.S. 105-465 reads as rewritten:   |
| 13 | "§ 105-465. County election as to adoption of local sales and use tax.                         |
| 14 | The board of elections of any county, upon the written request of the board of county          |
| 15 | commissioners thereof, or upon receipt of a petition signed by qualified voters of the         |
| 16 | county equal in number to at least fifteen percent (15%) of the total number of votes cast     |
| 17 | in the county, at the last preceding election for the office of Governor, shall call a special |
| 18 | election for the purpose of submitting to the voters of the county the question of whether     |
| 19 | a one percent (1%) sales and use tax as hereinafter provided will be levied.                   |

The special election shall be held under the same rules and regulations applicable to 1 2 the election of members of the General Assembly. No new registration of voters shall be 3 required. All qualified voters in the county who are properly registered not later than 21 4 days (excluding Saturdays and Sundays) prior to the election shall be entitled to vote at 5 said election. The county board of elections shall give at least 20 days' public notice prior 6 to the closing of the registration books for the special election. 7 The county board of election shall prepare ballots for the special election which shall 8 contain the words, election. The question presented on the ballot shall be 'FOR the-one 9 percent (1%) local sales and use tax only on those items presently covered by the four percent 10 (4%) sales and use tax,' and the words, on items subject to State sales and use tax at the general State rate and on food' or 'AGAINST the one percent (1%) local sales and use tax 11 12 only on those items presently covered by the four percent (4%) sales and use tax,' with 13 appropriate squares so that each voter may designate his vote by his cross (X) mark. on items 14 subject to State sales and use tax at the general State rate and on food'. The county board of elections shall fix the date of the special election; provided, 15 however, that the special election shall not be held on the date of any biennial election for 16 county officers, nor within 60 days thereof, nor within one year from the date of the last 17 preceding special election under this section." 18 19 Sec. 3. G.S. 105-467 reads as rewritten: 20 "§ 105-467. Scope of sales tax. 21 The sales tax which that may be imposed under this Article is limited to a tax at the rate of one percent (1%) of:-of the following: 22 23 The sales price of those articles of tangible personal property now subject (1)to the general rate of sales tax imposed by the State under G.S. 105-24 25 164.4(a)(1) and (4b); (a)(4b). The gross receipts derived from the lease or rental of tangible personal 26 (2)27 property when the lease or rental of the property is subject to the general 28 29 164.4(a)(2). 30 The gross receipts derived from the rental of any room or lodging (3) furnished by any hotel, motel, inn, tourist camp or other similar 31 accommodations now subject to the general rate of sales tax imposed by 32 33 the State under G.S.  $\frac{105-164.4(a)(3)}{and}$ ; and  $\frac{105-164.4(a)(3)}{and}$ . 34 (4) The gross receipts derived from services rendered by laundries, dry cleaners, and other businesses now-subject to the general rate of sales 35 tax imposed by the State under G.S. 105-164.4(a)(4). 36 37 The sales price of food subject to three percent (3%) sales tax imposed (5) by the State under G.S. 105-164.4(a)(5). 38 39 The sales tax authorized by this Article does not apply to sales that are taxable by the State under G.S. 105-164.4 but are not specifically included in subdivisions (1) through 40 41 (4)-(5) of this section. 42 The State exemptions and exclusions contained in G.S. 105-164.13 and the State

42 The <u>State</u> exemptions and exclusions contained in G.S. 105-164.13 and the <u>State</u> 43 refund provisions contained in G.S. 105-164.14 shall-apply with equal force and in like

manner to the local sales and use tax authorized to be levied and imposed under this 1 2 Article. A taxing county shall have no authority, with respect to the local sales and use tax 3 imposed under this Article to change, alter, add to or delete any refund provisions contained in 4 G.S. 105-164.14, or any exemptions or exclusions contained in G.S. 105-164.13 or which are 5 elsewhere provided for. may not allow an exemption, exclusion, or refund that is not 6 allowed under the State sales and use tax. 7 The local sales tax authorized to be imposed and levied under the provisions of this Article shall apply to such retail sales, leases, rentals, the rendering of services, 8 furnishing of rooms, lodgings or accommodations and other applies to taxable 9 transactions which are made, furnished or rendered by retailers whose place of business is 10 located within the taxing county. The tax imposed shall apply to the furnishing of rooms, 11

12 lodging or other accommodations within the county which are rented to transients. For 13 the purpose of this Article, the situs of a transaction is the location of the retailer's place 14 of business."

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Sec. 4. G.S. 105-468 reads as rewritten:

#### 16 "§ **105-468.** Scope of use tax.

The use tax which may be imposed under <u>authorized by</u> this Article <u>shall be is a tax</u> at the rate of one percent (1%) of the cost price of each item or article of tangible personal property when it-that is not sold <u>in the taxing county</u> but <u>is used</u>, <u>consumed-consumed</u>, or stored for use or consumption in the taxing <u>county</u>, <u>except that no tax shall be imposed upon</u> tangible personal property when the property would be taxed by the State at a rate other than the general rate of tax set in G.S. 105-164.4 if it were taxable under G.S. 105-164.6. <u>county</u>. The tax applies to the same items that are subject to tax under G.S. 105-467.

Every retailer who is engaged in business in this State and in the taxing county and is 24 required to collect the use tax levied by G.S. 105-164.6 shall also-collect the one percent 25 (1%) use tax when such-the property is to be used, consumed consumed, or stored in the 26 27 taxing county, one percent (1%) use tax to be collected concurrently with the State's use tax; but no retailer not required to collect the use tax levied by G.S. 105-164.6 shall be required to collect 28 29 the one percent (1%) use tax. county. The use tax contemplated by this section shall be 30 levied against the purchaser, and the purchaser's liability for the use tax shall be 31 extinguished only upon payment of the use tax to the retailer, where the retailer is 32 required to collect the tax, or to the Secretary of Revenue, or to the taxing county, as 33 appropriate, Secretary, where the retailer is not required to collect the tax.

Where a local sales or use tax has been paid with respect to tangible personal property 34 by the purchaser, either in another taxing county within the State, or in a taxing 35 jurisdiction outside the State where the purpose of the tax is similar in purpose and intent 36 to the tax which may be imposed pursuant to this Article, the tax paid may be credited 37 against the tax imposed under this section by a taxing county upon the same property. If 38 39 the amount of sales or use tax so paid is less than the amount of the use tax due the taxing county under this section, the purchaser shall pay to the Secretary of Revenue or to the 40 taxing county, as appropriate, an amount equal to the difference between the amount so 41 paid in the other taxing county or jurisdiction and the amount due in the taxing county. 42 The Secretary of Revenue or the taxing county, as appropriate, may require such proof of 43

payment in another taxing county or jurisdiction as is deemed to be necessary. The use 1 2 tax levied under this Article is not subject to credit for payment of any State sales or use 3 tax not imposed for the benefit and use of counties and municipalities. No credit shall be given under this section for sales or use taxes paid in a taxing jurisdiction outside this 4 5 State if that taxing jurisdiction does not grant similar credit for sales taxes paid under this 6 Article." 7 Sec. 5. The first paragraph of Section 4 of Chapter 1096 of the 1967 Session 8 Laws, as amended, is amended as follows: 9 By deleting the word "and" before subdivision (4). (1)10 (2)By changing the period at the end of subdivision (4) to a semicolon and adding the word "and". 11 12 By adding a new subdivision to read: (3) 13 "(5) The sales price of food subject to three percent (3%) sales tax imposed 14 by the State under G.S. 105-164.4(a)(5)." Sec. 6. The first sentence of Section 5 of Chapter 1096 of the 1967 Session 15 Laws is amended by deleting the first sentence of that section and substituting the 16 17 following sentences to read: 18 "The use tax that Mecklenburg County may impose under this division is a tax at the 19 rate of one percent (1%) of the cost price of each item or article of tangible personal 20 property that is not sold but is used, consumed, or stored for use or consumption in 21 Mecklenburg County. The tax applies to the same items that are subject to tax under Section 4 of this act." 22 23 Sec. 7. Approval under Article 39, 40, or 42 of Chapter 105 of the General 24 Statutes, or under the Mecklenburg County Sales and Use Tax Act, Chapter 1096 of the 1967 Session Laws, as amended, of local sales and use taxes on items subject to State 25 sales and use tax at the general State rate constitutes approval of local sales and use taxes 26 27 on food. Sec. 8. G.S. 105-130.3 reads as rewritten: 28 29 "§ 105-130.3. Corporations. 30 A tax is imposed on the State net income of every C Corporation doing business in this State at seven and seventy-five one-hundredths percent (7.75%) seven and one-half 31 percent (7.5%) of the corporation's State net income. An S Corporation is not subject to 32 the tax levied in this section." 33 Sec. 9. G.S. 115C-546.1(b) reads as rewritten: 34 Each calendar quarter, the Secretary of Revenue shall remit to the State 35 "(b) Treasurer for credit to the Public School Building Capital Fund an amount equal to two 36 thirty-firsts (2/31)-one-fifteenth (1/15) of the net collections received during the previous 37 38 quarter by the Department of Revenue under G.S. 105-130.3 minus two million five 39 hundred thousand dollars (\$2,500,000). All funds deposited in the Public School Building Capital Fund shall be invested as provided in G.S. 147-69.2 and G.S. 147-69.3." 40 Sec. 10. Effective July 1, 1997, G.S. 105-113.45 reads as rewritten: 41 42 "§ 105-113.45. Excise taxes on soft drinks and base products.

| 1  | (a) Bottled Soft Drinks. – An excise tax of three-fourths cent $(3/4\phi)$ -one-half cent                           |
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| 2  | $(1/2\phi)$ is levied on each bottled soft drink.   |
| 3  | (b) Repealed by Session Laws 1991, c. 689, s. 276.  |
| 4  | (c) Liquid Base Products. – An excise tax at the rate of seventy-five cents (75¢)-fifty                             |
| 5  | <u>cents <math>(50\phi)</math></u> is levied on each individual container of a liquid base product. The tax applies |
| 6  | regardless whether the liquid base product is diverted to and used for a purpose other than                         |
| 7  | making a soft drink.  |
| 8  | (d) Dry Base Products. – An excise tax is levied on each individual container of a                                  |
| 9  | dry base product at the rate:   |
| 10 | (1) Of three-fourths cent $(3/4\not{e})$ -one-half cent $(1/2\not{e})$ an ounce if the dry base                     |
| 11 | product is not converted into a syrup or other liquid base product before   |
| 12 | it is used to make a soft drink.  |
| 13 | (2) That would apply under subsection (c) to the resulting liquid base  |
| 14 | product if the dry base product is converted into a liquid base product   |
| 15 | before it is used to make a soft drink.   |
| 16 | (e) Repealed by Session Laws 1991, c. 689, s. 276."   |
| 17 | Sec. 11. Sections 1 through 7 of this act become effective January 1, 1997, and                                     |
| 18 | apply to sales made on or after that date. Sections 8 and 9 of this act are effective for                           |
| 19 | taxable years beginning on or after January 1, 1997. Section 10 of this act becomes                                 |
| 20 | effective July 1, 1997.   |
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