## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

FILED SENATE
Mar 28, 2013
S.B. 538
PRINCIPAL CLERK

(Public)

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Short Title:

## SENATE DRS85144-SV-13 (03/06)

Result from DOR Inaction on Review Requests.

	<u>-</u>
Sponsors: Sena	tors Clodfelter and Tucker (Primary Sponsors).
Referred to:	
	A BILL TO BE ENTITLED
AN ACT TO GRA	NT A TAXPAYER'S REQUEST FOR A REFUND OR TO REMOVE A
PROPOSED AS	SSESSMENT BY OPERATION OF LAW IF THE DEPARTMENT OF
REVENUE HA	AS NOT ISSUED A FINAL DETERMINATION WITHIN THE
STATUTORY 7	TIME FRAME.
	bly of North Carolina enacts:
	<b>ON 1.</b> G.S. 105-241.14 reads as rewritten:
"§ 105-241.14. Final determination after Departmental review.	
proposed denial of taxpayer's objection final determination for the determinatio	- If a taxpayer files a timely request for a Departmental review of a a refund and the Department and the taxpayer are unable to resolve the to the proposed denial, the Department must send the taxpayer a notice of concerning the refund. The notice of final determination must state the basis and inform the taxpayer of the procedure for contesting the determination. The basis for the determination does not limit the Department from changing
(b) Assessment proposed assessment objection to the prodetermination concassessment must concassessment must concasses (1) T	ent. – If a taxpayer files a timely request for a Departmental review of a st and the Department and the taxpayer are unable to resolve the taxpayer's posed assessment, the Department must send the taxpayer a notice of final erning the assessment. A notice of final determination concerning an attain the following information: The basis for the determination. This information may be stated on the otice or be set out in a separate document. The statement of the basis for the etermination does not limit the Department from changing the basis.

Department unless the taxpayer contests the final determination.

(5) An explanation of the collection options available to the Department if the taxpayer does not pay the amount shown due on the notice and any remedies available to the taxpayer concerning these collection options.

The amount of tax, interest, and penalties payable by the taxpayer.

The procedure the taxpayer must follow to contest the final determination.

A statement that the amount payable stated on the notice is collectible by the

(c) Time Limit. – The process set out in G.S. 105-241.13 for reviewing and attempting to resolve a proposed denial of a refund or a proposed assessment must conclude, and a final determination must be issued within nine months after the date the taxpayer files a request for review. The Department and the taxpayer may extend this time limit by mutual agreement.



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Failure to issue a notice of final determination within the required time does not affect the validity of a proposed denial of a refund or proposed assessment.

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- Consequences of Inaction. Failure to issue a notice of final determination within the time limit set in subsection (c) of this section is considered a grant of a requested refund or the removal of a proposed assessment by operation of law, unless one or more of the circumstances listed in this subsection applies. When a refund is granted by operation of law, the Department must send the taxpayer the refund. When an assessment is removed by operation of law, the Department must notify the taxpayer that the assessment is removed. The circumstances that negate this result are:

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The Department and the taxpayer extended the time limit set in subsection <u>(1)</u> (c) of this section by mutual agreement and that time has not expired.

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The Department made a written request to the taxpayer for additional **(2)** information and the taxpaver has not responded to the request.

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The Department received information from the taxpayer pursuant to a <u>(3)</u> written request for additional information and the time set in this subdivision for further action has not expired. Within 30 days after receiving information from a taxpayer, the Department must review the information and make another request, if the information provided was insufficient, or issue a final determination."

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**SECTION 2.** This act is effective when it becomes law and applies to requests for review filed on or after that date or pending on that date.