## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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## SENATE DRS95001-SVz-13A\* (02/15)

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Short Title:	Expansion of Royalty Reporting Option.		
Sponsors:	Senators Hoyle, Clodfelter, Dalton, Hartsell, Kerr, and Webster.		
Referred to:			

1			A BILL TO BE ENTITLED			
2	AN ACT TO EXPAND THE ROYALTY INCOME REPORTING OPTION TO					
3	INCLUDE ADDITIONAL TYPES OF INTANGIBLE PROPERTY.					
4	The General Assembly of North Carolina enacts:					
5		SECT	<b>FION 1.</b> G.S. 105-130.7A reads as rewritten:			
6	"§ 105-1	<b>30.7A.</b>	Royalty income reporting option.			
7	(a)	Purpo	se Royalty payments received for the use of trademarks intangible			
8	property	in this	State are income derived from doing business in this State. This section			
9	provides	taxpay	ers with an option concerning the method by which these royalties can			
10	-		taxation when the recipient and the payer are related members. As			
11	provided in this section, these royalty payments can be either (i) deducted by the payer					
12	and included in the income of the recipient, or (ii) added back to the income of the payer					
13	and excluded from the income of the recipient.					
14	(b)		itions. – The following definitions apply in this section:			
15		(1)	Component member. – Defined in section 1563(b) of the Code.			
16		<u>(1a)</u>	Intangible property. – Copyrights, patents, and trademarks.			
17		(2)	North Carolina royalty. – An amount charged that is for, related to, or			
18			in connection with the use in this State of a trademark.intangible			
19			property. The term includes royalty and technical fees, licensing fees,			
20			and other similar charges.			
21		(3)	Own. – To own directly, indirectly, beneficially, or constructively. The			
22			attribution rules of section 318 of the Code apply in determining			
23			ownership under this section.			
24		(4)	Related entity. – Any of the following:			
25			a. A stockholder who is an individual, or a member of the			
26			stockholder's family enumerated in section 318 of the Code, if			
27			the stockholder and the members of the stockholder's family			

1				own in the aggregate at least eighty percent (80%) of the value
2				of the taxpayer's outstanding stock.
3			b.	A stockholder, or a stockholder's partnership, limited liability
4				company, estate, trust, or corporation, if the stockholder and the
5				stockholder's partnerships, limited liability companies, estates,
6				trusts, and corporations own in the aggregate at least fifty
7				percent (50%) of the value of the taxpayer's outstanding stock.
8			c.	A corporation, or a party related to the corporation in a manner
9				that would require an attribution of stock from the corporation
10				to the party or from the party to the corporation under the
11				attribution rules of section 318 of the Code, if the taxpayer
12				owns at least eighty percent (80%) of the value of the
13				corporation's outstanding stock.
14		(5)	Relat	ed member. – A person that, with respect to the taxpayer during
15				art of the taxable year, is one or more of the following:
16			a.	A related entity.
17			b.	A component member.
18			c.	A person to or from whom there would be attribution of stock
19				ownership in accordance with section 1563(e) of the Code if the
20				phrase "5 percent or more" were replaced by "twenty percent
21				(20%) or more" each place it appears in that section.
22		(6)	Roya	lty payment. – Either of the following:
23			a.	Expenses, losses, and costs paid, accrued, or incurred for North
24				Carolina royalties, to the extent the amounts are allowed as
25				deductions or costs in determining taxable income before
26				operating loss deduction and special deductions for the taxable
27				year under the Code.
28			b.	Amounts directly or indirectly allowed as deductions under
29				section 163 of the Code, to the extent the amounts are paid,
30				accrued, or incurred for a time price differential charged for the
31				late payment of any expenses, losses, or costs described in this
32				subdivision.
33		(7)	Trade	emark. – A trademark, trade name, service mark, or other similar
34		. ,		of intangible asset.
35		(8)	• •	- Use of a trademark intangible property includes direct or
36				ect maintenance, management, ownership, sale, exchange, or
37				sition of the trademark.intangible property.
38	(c)	Electi	_	For the purpose of computing its State net income, a taxpayer
39	must add	royalt	y payn	nents made to, or in connection with transactions with, a related
40		•	• • •	able year. This addition is not required for an amount of royalty
41	payments that meets either of the following conditions:			
42	-	(1)		related member includes the amount as income on a return filed
43			under	• this Part for the same taxable year that the amount is deducted

1	by the taxpayer, and the related member does not elect to deduct the
2	amount pursuant to G.S. 105-130.5(b)(20).
3	(2) The taxpayer can establish that the related member during the same
4	taxable year directly or indirectly paid, accrued, or incurred the
5	amount to a person who is not a related member.
6	(d) Indirect Transactions. – For the purpose of this section, an indirect transaction
7	or relationship has the same effect as if it were direct."
8	SECTION 2. This act is effective for taxable years beginning on or after
9	January 1, 2006.