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FISCAL IMPACT REPORT

	LAST UPDATED
SPONSOR Lente	ORIGINAL DATE 02/04/2025
	BILL
SHORT TITLE Tax Changes	NUMBER House Bill 218

ANALYST Faubion/Graeser

	(dollars in thousands)						
Туре	FY25	FY26	FY27	FY28	FY29	Recurring or Nonrecurring	Fund Affected
Section 68		Indeterminate but minimal gain	Indeterminate but minimal gain	Indeterminate but minimal gain	Indeterminate but minimal gain	Recurring	General Fund
Section 68		Indeterminate but minimal gain	Indeterminate but minimal gain	Indeterminate but minimal gain	Indeterminate but minimal gain	Recurring	Local Governments
Section 91		\$176.0	\$184.0	\$190.0	\$201.0	Recurring	General Fund
Sections 114-115		\$3,300.0	\$3,800.0	\$4,500.0	\$5,100.0	Recurring	Severance Tax Bonding Fund
Sections 121-122		\$150.0	\$174.0	\$230.0	\$264.0	Recurring	General Fund
Sections 121-122		\$18.0	\$21.0	\$57.0	\$65.0	Recurring	Reclamation Fund
Sections 125-126		\$2,800.0	\$3,200.0	\$3,800.0	\$4,300.0	Recurring	Early Childhood Education and Care Fund/Severance Tax Permanent Fund
Sections 133-134		\$900.0	\$1,000.0	\$1,200.0	\$1,400.0	Recurring	Counties and School Districts
Section 157		\$25.0				Nonrecurring	General Fund
Total		\$351.0	\$358.0	\$420.0	\$465.0	Recurring	Total General Fund

REVENUE*

Parentheses () indicate revenue decreases.

*Amounts reflect the most recent analysis of this legislation.

ESTIMATED ADDITIONAL OPERATING BUDGET IMPACT*

(dollars in thousands)

Agency/Program	FY25	FY26	FY27	3 Year Total Cost	Recurring or Nonrecurring	Fund Affected
TRD	\$239.9	\$0.0	\$0.0	\$239.9	Nonrecurring	General Fund
TRD	\$0.0	(\$25.0)	(\$25.0)	(\$50.0)	Recurring	General Fund
Total	\$239.9	(\$25.0)	(\$25.0)	\$189.9	Recurring	General Fund

Parentheses () indicate expenditure decreases.

*Amounts reflect the most recent analysis of this legislation.

House Bill 218 (HB218) forms a companion with HB198 in updating administrative and substantive provisions of the tax code

Sources of Information

LFC Files

<u>Agency Analysis Received From</u> Taxation and Revenue Department (TRD)

SUMMARY

Synopsis of House Bill 218

House Bill 218 (HB218) is a Taxation and Revenue Department (TRD) bill that proposes extensive administrative cleanup to taxation statutes. The bill seeks to clarify conflicting statutes, repeal unused or expired sections, and streamline administrative statutes. The description and section-by-section analysis was provided by TRD. The changes include:

Sections 1, 102, 106, 108 – 112: remove January 1 local option gross receipts tax (GRT) rate changes except for some local options in case of emergency or unforeseen occurrence impacting reserve levels.

Sections 1 through 25 and 48 through 49: Minor cleanup to the Metropolitan Redevelopment Act (Section 1) and the Tax Increment Development District Act to make changes to account for destination sourcing and data collection (Sections 2 through 9); updating current language such as changing food stamps to Supplemental Nutrition Assistance Program (SNAP) and Human Services Department (HSD) to Heath Care Authority (HCA) (Section 10); consolidating several voluntary personal income tax (PIT) refund contributions and revenue distributions into fewer sections (Sections 17 and 48); updating provisions regarding adjustments of tax distributions (Sections 11 through 15 and Sections 18 and 19); and deleting obsolete language and other small changes regarding distributions and to reflect destination sourcing of GRT (Sections 16 and 20 through 25).

Section 26: Taxpayers that owe over \$25,000 will be required to pay electronically, and may no longer pay by cash or check, subject to waiver approved by TRD.

Section 27: Increases the maximum a taxpayer may owe to be eligible to file and pay less frequently than monthly from \$200 to \$500; deletes obsolete provisions of Section 7-1-15 NMSA.

Sections 28, 30 and 31: Removes the requirement of attorney general approval of closing agreements between TRD and taxpayers settling tax disputes, as well as refunds and abatements over \$20 thousand. Adds the denial of a refund or credit as the subject of a closing agreement to match current practice. Allow TRD to abate protests solely for penalty and interest less than \$50.

Section 29: Allows an amended return that shows overpayment of tax to constitute a refund claim for any tax program allowed by TRD, which saves taxpayers the step of separately submitting a refund request. Removes language regarding the ability of taxpayers to dispute the denial of a credit that conflicts with Section 7-1-29.2 NMSA 1978.

Section 32 through 34 and 150: Allows TRD to file tax liens electronically with the Secretary of State in addition to county clerk filing, and other minor clean up related to tax liens. Liens may be filed without a notary signature.

Section 36: Removes the April 30 extended PIT deadline for taxpayers who electronically file and pay so that all PIT returns will be due April 15.

Section 38 through 47 and 55 through 59: Standardizes tax credit language for numerous credits and streamlines language relating to reporting on tax expenditures in tax expenditure budget.

Section 50: Increases the threshold from \$5,000 to \$10,000 for conditional repeal of any voluntary PIT contribution.

Section 54: Removes the March 30 extended corporate income tax (CIT) deadline for taxpayers who electronically file and electronically pay so that all CIT returns will be due March 15.

Sections from 51 through 94, 96 through 97, and 98 through 156: Minor cleanup of various tax credit statutes to remove obsolete language and improve efficiency of administration by removing now-unnecessary provisions relating to the reporting of tax expenditures, and other minor changes.

Section 63: Requires that all employers must electronically file their annual withholding statements electronically, not just employers with 25 or more employees, subject to waiver by TRD.

Section 64: Changes the date by which quarterly withholding statements must be filed from the last day of the month following the close of the calendar quarter to the 25th day of that month, and applies the electronic filing requirement to all employers, not just those with more than 50 employees.

Section 68: Clarifies that a taxpayer does not receive the safe harbor of a non-taxable transaction certificate if the non-taxable transaction certificate is obtained in bad faith to reflect a recent NM Supreme Court decision.

Section 85: Requires that if a taxpayer claims the electricity exchange deduction, such taxpayer consents to TRD reporting the amount of the deduction in annual tax expenditure report if there are fewer than three taxpayers taking that deduction.

Section 91: Reflects the current state GRT rate for purposes of the Investment Credit.

Section 95: Removes the tiered contingent rate of petroleum products loading fee currently based on the balance of Environment Department's (NMED) corrective action fund. The fee will remain a flat \$150 eliminating the need for an annual certification by NMED.

Sections 114, 115, 121, 122, 125, 126, 133, and 134: Clarifies taxation of skim oil, slop, and sediment to ensure these oil products are taxed once and only once.

Sections 120, 124, 132 and 141: Streamlines advanced payments for oil and gas-related taxes to reflect the current process in which TRD (not taxpayer) calculates the required payments, and payments are collected annually rather than monthly.

Section 149: Clarifies that the insurance premium tax is not due on supplemental health care plans issued by nonprofit insurers to match current practice.

Section 154: Provides for the workers' compensation fee to be due on the 25th rather than the last day of the month to align with the withholding tax due date in 7-3-7 NMSA 1978.

Sections 157 through 159: Repeals 81 obsolete sections in the tax code.

The effective date of the provisions of Sections 1 through 16, 18 through 35, 37, 61, 66 through 119, 121 through 123, 125 through 131, 133 through 140, 142 through 150, 155, 157 and 158 is July 1, 2025. Sections 17, 36, 38 through 60, 62 through 65, 120, 124, 132, 141, 151 through 154, 156 not specified and, as a result, would go into effect 90 days after the Legislature adjourns, or June 20, 2025, if enacted.

FISCAL IMPLICATIONS

The majority of the proposed amendments do not represent any material changes and will not result in a revenue impact. The sections listed in the estimated revenue impact table above and described below represent the only sections where TRD believes there are revenue impacts, or where the amendments require clarification as to why they cause no fiscal impact.

Section 68: To the extent that taxpayers have been obtaining non-taxable transaction certificates (NTTC) in bad faith to qualify for GRT deductions, this proposed amendment may increase and preserve state and local GRT revenue.

Section 91: The state GRT and compensating tax rates were recently reduced from 5.125 percent to 4.875 percent. But for calculating the Investment Credit, Section 7-9A-5(B) still reflects a 5.125 percent rate. This bill will ensure the Investment Credit will always be calculated on the thencurrent state GRT rate. TRD used data recorded in the 2024 Tax Expenditure Report to estimate the revenue gain for the general fund from modifying 7-9A-5 NMSA 1978 subsection B to have the compensating tax rate equal to the gross receipts tax rate for purposes of calculating the amount of an Investment Tax Credit. As this credit is available for manufacturers along with other deductions that reduce manufacturer GRT and compensating tax liabilities, TRD assumes that the majority of taxpayers claiming the credit have equipment not subject to GRT or compensating tax liabilities and the calculation under 7-9A-5(B) applies. This is supported by most of the credit being applied against withholding tax liability. The analysis used data for the fiscal year 2024 on the investment credit claimed against withholding and applied the GRT revenue growth from the December 2024 consensus revenue estimating group (CREG) forecast.

Section 95: The petroleum products loading fee has been at \$150 per load under the current statute. There is no fiscal impact to the removal of the tiered rates.

Sections 114-115, 121-122, 125-126, 133-134: TRD evaluated the current trend for taxable slop or skim oil that is being reported by taxpayers. TRD assumes this reported slop and skim oil represents 50 percent of current taxable slop or skim oil and additional defined "sediment" oil and assumes that the remaining 50 percent is not currently being reported. TRD forecasted the current reported volumes with a simple linear trend model and a model comparing historical growth to total state oil production growth. The two models were averaged and applied to the December 2024 CREG forecast, assuming an additional 50 percent of the newly reported volume. Like oil volumes, the assumed oil price for these oil products was scaled to CREG's December 2024 oil price forecast based on the historical price differential. TRD applied the average FY23 and FY24

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deduction percentage for these specific oil products to arrive at the estimated taxable value per fiscal year. The distribution to the various funds is based on CREG's December 2024 forecast for oil and natural gas revenue and statutory distributions.

Section 149: The current application of non-taxable premiums follows the proposed amendment to treat all supplemental health care plans equally. There is no fiscal impact to the law change.

Section 157: With the repeal of the obsolete Native American veterans' income tax settlement fund, approximately \$25 thousand remaining in the fund untouched since FY2015 will revert to the general fund.

SIGNIFICANT ISSUES

The overarching goal of this bill is to bring clarity, accuracy and brevity to the tax code. The proposed amendments do not represent material changes but bring efficiency and clarity for taxpayers and for TRD. More descriptions and purposes behind the proposed amendments by section are described in the tables in the appendix.

Consolidating the PIT checkoffs into a single section of law rather than 16 separate sections contributes significantly to the simplification goal. The draft used information from the annual Tax Expenditure Report to identify tax credits and deductions not claimed for years. The deductions include 7-2A-14 corporate childcare deduction and 7-9-74 GRT deduction for the sale of jewelry manufacturing equipment to a jeweler.

ADMINISTRATIVE IMPLICATIONS

TRD will update forms, instructions and publications and make information system changes. The implementation of these changes will be included in the annual tax year changes. Additionally, staff training will take place. While these changes reflect one-time costs as summarized below, in the long term, TRD will experience savings and efficiencies.

Overall, implementation of the entire bill's changes for TRD and GenTax, the tax system of record, will require approximately 1,000 hours or approximately 6 months and \$230,000 of contractual services costs. TRD will need to test current revenue reports and work concurrently with IT. It is anticipated this work will take approximately 100 hours split between 2.0 FTE of a pay band 60, 70 and a pay band 80 at a cost of approximately \$9,900. Pay band 70 hours are estimated at time and a half due to extra hours worked as required for implementation.

Sections 1, 102, 106, 108-112: The sections reducing local option GRT rate changes will save budget, human and technical resources for TRD, and simplify forms, instructions, and distributions. Businesses registered to file the GRT will also have to be aware of rate changes less frequently, requiring less programming of private point of sale and bookkeeping systems and fewer errors in taxpayer reporting if a new rate is not implemented by the taxpayer.

TRD will save about \$25,000 per year in costs printing and distributing revised forms and publications, printing a second GRT filer's kit per year, programming and testing rate changes into the tax system of record, adjusting and testing revenue distributions in Gentax. Reducing GRT rate change dates will also reduce the risk of system error.

Sections 2-9: The modifications to the Tax Increment Development District Act will increase TRD's efficiency in determining baselines in new tax increment development districts, resulting in manual time, effort, and resource savings, ultimately reducing disputes or confusion among taxpayers.

Section 26: The requirement for more tax liability payments to be made electronically will increase the efficiency of revenue processing by TRD. Taxpayers will experience faster processing because fewer paper returns must be mailed, opened, keyed, and often sent to error queues.

Sections 27 and 29: Allowing more small taxpayers to file quarterly or semi-annually will result in time savings at TRD's Revenue Processing Division and for taxpayers.

Sections 32-34, 68, 150: The proposed amendments will result in savings of manual time and effort in TRD's Audit and Compliance Division which can then be directed to responding to customers' needs and collecting delinquent revenue. The department will need to develop an electronic exchange for electronic filing of liens under the changes in Sections 33-34. The long-term impact of the electronic filing of liens from these sections combined with Section 150 not requiring the notarization of the liens will result in efficiencies for staff as well as postage savings to mail "wet" signatures to all 33 counties weekly. Finally, no longer having to file releases on the extinguished liens is an efficiency for the department.

Sections 28, 30-31: Removing unnecessary attorney general approvals of closing agreements, refunds and abatements will result in these items being approved more quickly, benefiting both TRD and taxpayers. The Gentax system will be updated to remove the attorney general approval role.

Sections 36, 54: Removing the extended April 30 and March 30 PIT and CIT filing deadlines for those who file and pay electronically will reduce errors on the part of taxpayers and national software providers resulting in a savings of manual time and effort in the Revenue Processing Division and Information Technology Division. The past two years in a row, a large national tax preparation software provider programmed the extended PIT deadline incorrectly, resulting in thousands of their clients incurring a small amount of penalty and interest. In both cases, TRD was required to expend significant resources resolving the issue.

Section 50: The proposed amendment to conditionally repeal any voluntary PIT refund distributions that yield less than \$10,000 will result in savings to process PIT returns and distribute revenue more efficiently in TRD's Administration Services Division.

Section 59: The proposed amendment to streamline the 2021 sustainable building tax credit will increase efficiency and effort for the Energy, Minerals and Natural Resources Department and TRD in administrating the credit.

Sections 63-64: The proposed amendments to require more electronic filing will result in more efficient reconciliation of wage and withholding reporting for employees as they file their PIT return and streamline TRD's compliance effort with the Internal Revenue Service and Department of Workforce Solutions.

Section 68: Clarifying that non-taxable transaction certificates obtained in bad faith do not provide

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the taxpayer with the safe harbor of the non-taxable transaction certificate may reduce protests and litigation, saving TRD and taxpayer resources.

Section 95: The proposed amendment to remove the contingent rate of the petroleum products loading fee will produce time savings for both NMED and TRD in not having to perform annual certifications and rate confirmations for the petroleum products loading fee, which has not changed from \$150 for many years.

Section 157: The repeals in the bill will cause one-time changes to many of TRD's forms and publications but will also result in a reduction in the number of documents and information that need to be maintained throughout TRD.

CONFLICT, DUPLICATION, COMPANIONSHIP, RELATIONSHIP

HB218 forms a companion with HB198 in updating administrative and substantive provisions of the tax code. Numerous obsolete and unused provisions have been deleted and increases attributed to inflation in floors and ceilings since enactment have been implemented.

JF/SL2

Appendices:

- 1. Summary of Amendments
- 2. Summary of Repeals

Appendix 1

SB218 Summary - Color Key

Remove January 1 local GRT and compensating tax rate changes, except in the case of an emergency

TIDD changes for destination sourcing of GRT - 12 months data collection to set baseline, move definition of developer

Allow TRD to reveal confidential taxpayer info necessary to produce the annual Tax Expenditure Budget

Remove attorney general approval of certain TRD actions

Allow electronic filing of liens and filing with SOS, not only county clerks in person, no notary required

Clean up tax credit language

Inflation adjustments in Tax Code

Cleanup to reflect destination sourcing

Clarify taxation of skim oil, slop and sediment

Other

Minor clean up

Bill Section	Section Amended	Summary of Amendments		
		Metropolitan Development Act: Remove January 1 local GRT and comp tax rate		
1	3-60A-21	changes, retain July 1 tax rate change date. Give State Board of Finance rulemaking authority		
2	5-15-3	TIDD changes for destination sourcing of GRT, 12 months data collection to set baseline, move definition of developer to Section 5-15-3		
3	5-15-9	TIDD changes for destination sourcing of GRT, 12 months data collection to set baseline, remove January 1 distribution effective date		
4	5-15-15	TIDD changes for destination sourcing of GRT, 12 months data collection to set baseline, remove January 1 distribution effective date of local tax rate changes		
5	5-15-21	TIDD changes for destination sourcing		
6	5-15-25.1	TIDD changes for data collection to set baseline, move definition of developer to Section 5-15-3		
7	5-15-25.2	TIDD changes for data collection to set baseline, move definition of developer to Section 5-15-3		
8	5-15-25.3	TIDD changes for data collection to set baseline		
9	5-15-27	TIDD changes for data collection to set baseline		
10	7-1-4.4	Minor clean up - change food stamps to SNAP, change HSD to HCA		
11	7-1-6.2	Minor clean up - reflecting adjustment of small cities assistance fund distributions		
12	7-1-6.4	Minor clean up - delete obsolete language related to municipal bonds issued prior to July 1, 1991		
13	7-1-6.5	Minor clean up - reflecting adjustment of small counties assistance fund distributions		
14	7-1-6.9	Minor clean up reflecting current language in 7-1-6.15 - local gas tax distributions are already subject to adjustment		

Give Tax & Rev ability to adjust local distributions of oil and gas production157-1-6.15167-1-6.16Minor clean up - remove obsolete 1989 language177-1-6.18177-1-6.18	ocur.		
167-1-6.16Minor clean up - remove obsolete 1989 languageMinor clean up - move about 16 distributions of voluntary PIT refund con	itributions		
	ent road		
Minor clean up reflecting current language in 7-1-6.15 - county governme187-1-6.26fund distributions are already subject to adjustment			
Minor clean up reflecting current language in 7-1-6.15 - municipal road197-1-6.27distributions are already subject to adjustment. Change SHDT to DOT	Minor clean up reflecting current language in 7-1-6.15 - municipal road		
20 7-1-6.30 Minor clean up - delete obsolete language that applied from 2017 to 201	19		
21 7-1-6.46 Minor clean up - reflect destination sourcing of GRT receipts and remove harmless phase out schedule for completed fiscal years	e hold		
Minor clean up - reflect destination sourcing of GRT receipts and remove	e hold		
227-1-6.47harmless phase out schedule for completed fiscal years237-1-6.58Minor clean up - remove "during fiscal year 2008 and subsequent fiscal year	voare"		
237-1-6.58Minor clean up - reflect destination sourcing of cannabis excise tax247-1-6.68Minor clean up - reflect destination sourcing of cannabis excise tax	years		
Minor clean up - reflect destination sourcing in GRT reports locals may re	equest		
from TRD. Limit taxpayer ID numbers Tax & Rev will provide to locals to la			
25 7-1-8.9 digits			
Taxpayers that owe over \$25,000 will be required to pay electronically, n	io longer		
26 7-1-13.1 cash or check.			
Increase the maximum a taxpayer may owe and still file and pay less tha			
27 7-1-15 monthly from \$200 to \$500 to adjust for inflation since 1991. This will all small taxpayers to file/pay quarterly or semi-annually	low more		
Remove attorney general approval of closing agreements between TRD a	and		
taxpayers settling tax disputes. Make clear closing agreement can settle			
28 7-1-20 of a refund or credit, not just an assessment to match current practice			
Allows an amended return that shows overpayment of tax to constitute a claim for any tax program allowed by TRD. This saves taxpayers the step separately submitting a refund request. Removes "credit" language as it with 7-1-29.2 as amended in 2023	of		
Remove attorney general approval of refunds over \$20,000. Increase am	nount of		
abatements available for public inspection from \$10,000 to \$20,000 to a			
inflation since 2006. Allow Tax & Rev Secretary to abate protests solely f			
and interest less than \$50 - often a taxpayer pays the tax due and protes	ts only		
30 7-1-28 the small penalty and interest Remove attorney general approval of abatements over \$20,000. Increase	e amount		
of refunds and credits available for public inspection from \$10,000 to \$2			
31 7-1-29 adjust for inflation since 2006			
Minor clean up related to TRD liens - liens can be both "extinguished" an327-1-37"released"	d		
Allow Tax & Rev liens to be filed with the Secretary of State, in addition to practice of filing liens with county clerks. Allow liens to be recorded elect			
Minor changes to reflect proposed changes to 7-1-38 (electronic Tax & R347-1-39filing, filing with Secretary of State)			
357-1-79Minor clean up - gender neutral language, change director to secretary			

36	7-2-12	Remove April 30 extended PIT deadline for taxpayers who electronically file and e- pay - returns will be due April 15		
30	7-2-12	Minor clean up - remove obsolete language - no claims since FY12		
37	7-2-12.1	Clean up and standardize tax credit language - special needs adopted child		
38	7-2-18.10	Clean up and standardize tax credit language - angel investment credit		
	7 2 10.17			
40	7-2-18.22	Clean up and standardize tax credit language - rural health care practitioner credit		
41	7-2-18.24	Clean up and standardize tax credit language - geothermal ground-coupled heat		
41	7-2-18.24	pump credit Clean up and standardize tax credit language - agricultural biomass credit		
72	7 2 10.20	Clean up and standardize tax credit language - 2015 sustainable building credit-		
		remove inordinate complexity around cap being carried forward vs refunded		
43	7-2-18.29	based on credit amount - make it all carried forward up to 7 years		
44	7-2-18.31	Clean up and standardize tax credit language - new solar market credit		
45	7-2-18.32	Clean up and standardize tax credit language - 2021 sustainable building credit- remove inordinate complexity around cap being carried forward vs refunded based on credit amount - make it all carried forward up to 7 years. Allow those with leasehold on tribal land to qualify for the credit		
46	7-2-18.35	Clean up and standardize tax credit language - home fire recovery credit		
		Clean up and standardize tax credit language - geothermal electricity generation		
47	7-2-18.38	credit		
		Minor clean up - consolidate about 16 voluntary PIT refund contributions into one		
48	7-2-24	single section to reduce repetitive sections		
49	7-2-28.1	Minor clean up - voluntary PIT contributions - update reference to 7-2-24		
		Increase threshold from \$5,000 to \$10,000 for conditional repeal of any voluntary		
50	7-2-31.1	PIT contribution to reflect inflation since 1999		
51	7-2-39	Minor clean up and removal of obsolete language		
52	7-2-40	Minor clean up and removal of obsolete language		
53	7-2-41	Minor clean up and removal of obsolete language		
		Remove March 30 extended CIT deadline for taxpayers who electronically file and		
54	7-2A-9	electronically pay - returns will be due March 15		
55	7-2A-24	Clean up tax credit language - geothermal ground-coupled heat pump credit		
56	7-2A-24.1	Clean up tax credit language - geothermal electricity generation credit		
57	7-2A-26	Clean up tax credit language - agricultural biomass credit		
		Clean up tax credit language - 2015 sustainable building credit- remove		
		complexity around cap being carried forward vs refunded based on credit amount		
58	7-2A-28	- make it all carried forward up to 7 years		
		Clean up tax credit language - 2021 sustainable building credit- remove		
		complexity around cap being carried forward vs refunded based on credit amount		
		- make it all carried forward up to 7 years. Allow those with leasehold on tribal		
	7.04.00.1	land to qualify for the credit. Remove "low-income taxpayer" since that can't		
59	7-2A-28.1	apply to a Corporation (CIT credit)		
60	7-2A-31	Minor clean up and removal of obsolete language		
04	7 00 10	Minor clean up - delete obsolete language related to NMFA bonds that were fully		
61	7-2C-12	discharged long ago		
62	7-2E-1.1	Clean up tax credit language - rural job tax credit		

		All annual withholding statements to be filed electronically, not just for		
63	7-3-7	employers with 25 or more employees		
		All employers to file a quarterly withholding tax return regardless of number of		
		employees, remove specific penalty because regular TAA penalty will apply.		
64	7-3-13	Returns due on 25th, not last day of the month		
65	7-3A-9	Remove reporting language in light of tax expenditure budget		
66	7-9-9	Minor cleanup for destination sourcing		
67	7-9-18.1	Minor clean up - food stamps now SNAP. HSD is now HCA		
		Clean up reflecting NM Supreme Court decision on CCA prison operator tax		
		protest. Makes clear a taxpayer does not receive safe harbor of a non-taxable		
68	7-9-43	transaction certificate entitling them to a GRT deduction if they obtain the NTTC in bad faith.		
69	7-9-43	Minor clean up and removal of obsolete language		
70	7-9-40	Border zone trade deduction. Minor cleanup		
70	7-9-62	Minor clean up and removal of obsolete language		
	7-9-62.1			
72	7-9-02.1	Minor clean up and removal of obsolete language Require prescription drug, oxygen and medical cannabis GRT deduction to be		
73	7-9-73.2	separately reported. Minor clean up and removal of obsolete language		
74	7-9-73.3	Clean up tax deduction language - durable medical equipment		
74	7-9-77.1	Minor clean up and removal of obsolete language		
76	7-9-77.2	Minor clean up and removal of obsolete language		
70	7-9-83	Minor clean up - remove obsolete language that applied from 2003 to 2017		
78	7-9-84	Minor clean up - remove obsolete language that applied from 2003 to 2017 Minor clean up - remove obsolete language that applied from 2003 to 2017		
	7-9-90			
79	7-9-90	Minor clean up and removal of obsolete language		
80		Minor clean up - fix incorrect statutory reference		
81	7-9-93	Minor clean up and removal of obsolete language		
82	7-9-94	Minor clean up and removal of obsolete language		
83	7-9-95	Move back to school GRT holiday one week earlier reflecting earlier school start dates		
84	7-9-103.1	Require GRT - converting electricity- deduction to be separately reported		
04	7-5-105.1	Electricity exchange GRT deduction. Require that if a taxpayer claims the		
		deduction they consent to Tax & Rev reporting the amount of the deduction in		
		annual tax expenditure report. Since fewer than 3 taxpayers claim the deduction,		
85	7-9-103.2	under current law Tax & Rev cannot report the amount of revenue foregone due.		
86	7-9-110.3	Clean up tax deduction language		
87	7-9-112.1	Minor clean up and removal of obsolete language		
88	7-9-115	Minor clean up and removal of obsolete language		
89	7-9-116	Minor clean up and removal of obsolete language		
90	7-9-119	Minor clean up and removal of obsolete language		
91	7-9A-5	Minor clean up - reflect new GRT rate in Investment Credit		
92	7-9C-7	Minor clean up - remove obsolete language that applied from 1998 to 2000		
		Remove obsolete language that applied prior to 2015. Remove 180-day		
93	7-9G-1	application determination by TRD as that's covered in Tax Administration Act		
		Minor clean up - change State Corporation Commission to PRC. Remove obsolete		
94	7-13-3.5	language that applied until 1994		

i sauoto touums			
Remove tiered and complicated contingent rate of petroleum products loading fee currently based on balance of NMED's corrective action fund. Fee will remain			
a flat \$150 as it has for decades, eliminating the need for an annual certification			
Minor clean up and removal of obsolete language			
Clean up tax deduction language - special fuels			
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Minor clean up - remove obsolete language that applied prior to 2005 Minor clean up - change State Corporation Commission to PRC. Remove obsolete			
language that applied until 1994			
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Remove January 1 local GRT and comp tax rate changes, retain July 1 tax rate			
change date Remove January 1 local GRT and comp tax rate changes except in case of			
in case of			
emergency, retain July 1 tax rate change date Remove January 1 local GRT and comp tax rate changes, retain July 1 tax rate			
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		Streamline advanced payments for oil and gas conservation tax - reflect current			
		process in which department (not taxpayer) calculates and payments are			
124	7-30-27	collected annually not monthly			
105	7-31-2	Clarify taxation of skim oil, slop and sediment. Minor clean up - delete "division"			
125	-	and "commission" - just department			
126	7-31-4	Clarify taxation of skim oil, slop and sediment			
127	7-31-6	Minor clean up - replace "commission" with "department"			
128	7-31-8	Minor clean up - replace "commission" with "department"			
129	7-31-9	Minor clean up - replace "commission" with "department", gender neutral language			
130	7-31-10	Minor clean up - replace "division" with "department"			
131	7-31-11	Minor clean up - replace "division" with "department"			
132	7-31-26	Streamline advanced payments for oil and gas emergency school tax - reflect current process in which department (not taxpayer) calculates and payments are collected annually not monthly			
		Clarify taxation of skim oil, slop and sediment. Minor clean up - remove			
133	7-32-2	references to "commission" and "division" - only the "department"			
134	7-32-4	Clarify taxation of skim oil, slop and sediment. Minor clean up - replace "division" with "department", gender neutral language			
134	7-32-4	Minor clean up - replace "commission" with "department"			
136	7-32-8	Minor clean up - replace "commission" with "department" Minor clean up - replace "commission" with "department", gender neutral			
137	7-32-9	language			
138	7-32-10	Minor clean up - replace "division" with "department"			
100	7 02 10	Minor clean up - replace "commission" with "department", gender neutral			
139	7-32-11	language			
		Minor clean up. Streamline county assessor and treasurer receipt of annual ad			
140	7-32-13	valorem tax information			
		Streamline advanced payments for oil and gas ad valorem production tax - reflect			
		current process in which department (not taxpayer) calculates and payments are			
141	7-32-28	collected annually not monthly			
142	7-33-4	Minor clean up - remove obsolete language applicable prior to 1999			
143	7-34-2	Minor clean up - replace "commission with "department"			
144	7-34-3	Minor clean up - replace "commission with "department"			
145	7-34-4	Minor clean up - replace "division" with "department"			
146	7-34-5	Minor clean up - remove obsolete language applicable prior to 1969			
		Minor clean up - replace "commission" with "department". Adjust deadline for			
147	7-34-6	TRD to send annual tax statement to operators from October 15 to November 1			
148	7-34-7	Minor clean up - replace "commission" with "department"			
		Clarify insurance premium tax not due on supplemental health care plans issued			
149	7-40-5	by nonprofit insurers to match current practice			
150	14-8-4	Allow TRD lien notices to be filed and recorded without notary signature			
		Minor clean up - health care delivery and access act - correct name of health care			
151	24A-8-2	authority			
		Minor clean up - health care delivery and access act - TRD to receive necessary			
152	24A-8-3	notifications from HCA			

153	24A-8-6	Minor clean up - health care delivery and access act
154	52-5-19	Workers comp fee to be due 25th rather than last day of the month to align with withholding tax due date in 7-3-7. Minor clean up - delete obsolete language from prior to 2004. Gender neutral language
155	67-3-8.1	Minor clean up - Signatories to tribal gas tax revenue sharing agreements are DOT Secretary and tribe, TRD secretary receives a copy but is not a signatory
156		Minor clean up - health care delivery and access act - delayed repeal of tax administration and distribution sections - they are replaced in this bill
157	REPEAL	Sections 7-1-6.6, 7-1-6.24, 7-1-6.34, 7-1-6.35, 7-1-6.48, 7-1-6.49, 7-1-6.50, 7-1- 6.59, 7-1-6.60, 7-1-15.2, 7-2-7.2, 7-2-7.3, 7-2-18.7, 7-2-18.11, 7-2-18.14, 7-2- 18.19, 7-2-18.23, 7-2-18.30, 7-2-23, 7-2-24.1, 7-2-24.2, 7-2-28, 7-2-29, 7-2-30, 7-2-30.1, 7-2-30.2, 7-2-30.3, 7-2-30.4, 7-2-30.5, 7-2-30.6, 7-2-30.7, 7-2-30.8, 7- 2-30.9, 7-2-30.11, 7-2-31, 7-2A-14, 7-2A-17.1, 7-2A-21, 7-2A-29, 7-2A-30, 7-2D-1 through 7-2D-14, 7-2F-1, 7-2F-2.1, 7-2F-6 through 7-2F-11, 7-2H-1 through 7-2H- 4, 7-9-10, 7-9-74, 7-9-79.2, 7-9-118, 7-9A-2.1, 7-9F-12, 7-9J-1 through 7-9J-8, and 7-13-10 NMSA 1978 are repealed
158	ADDITIONAL REPEAL	Minor clean up - obsolete PIT rate tables repealed
159	DELAYED REPEAL	Section 7-1-6.66 is repealed effective January 1, 2028 - distribution section related to the 2021 4-month restaurant and bar GRT holiday
160	EFFECTIVE DATES	

Appendix 2

Taxation & Revenue De	nartment 2025 Tay Co	do Cloan Un' Socti	ons Proposed for Repea	1
I axacion a nevenue De	partinent 2025 rax 60	ue Glean Op. Sech	UIIS FIUPUSEU IUI nepea	н.

	Rationale for Repeal	
for a local term of the second state of a state of the st		
f voluntary income tax contributions to game		
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	Consolidate all voluntary refund	
-	distributions into 7-1-6.18	
	-	
-		
	-	
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	_	
ans' memorial operations, maintenance,		
o counties that imposed a county business	No longer applicable after 2019 de-	
	earmarking legislation	
	Delayed repeal on January 1, 2028,	
	after statute of limitations to amend	
-	returns to claim the deduction and	
t GRI deduction from March 1, 2021, to June	after audit adjustments may be made	
nav enter agreements with direct markets to	No longer applicable, especially	
	after 2019's HB6	
	No longer applicable	
	No longer applicable	
•	No longer applicable	
	Credit has been claimed only a	
	handful of times. Last claims totaled	
	\$8,000 in FY2021, \$14,000 in	
ip PIT credit	FY2018	
	No longer applicable - applied to	
	solar installations before December	
r market tax credit	31,2016	
	No longer applicable - applied to	
ainable building tay credit	taxable years ending on or before December 31, 2016	
refundable credit		
	No longer applicable	
employment PIT credit	Credit has never been claimed since created in 2018	
	and f voluntary income tax contributions to use education fund f voluntary income tax contributions to planting revolving fund f voluntary income tax contributions to state es f voluntary income tax contributions to lateral sclerosis research f voluntary income tax contributions to state n f voluntary income tax contributions to state n f voluntary income tax contributions to d member and family assistance f voluntary income tax contributions to rans' memorial operations, maintenance, o counties that imposed a county business et as distribution for 4-month food and beverage at GRT deduction from March 1, 2021, to June nay enter agreements with direct markets to ensating tax one tax rate tables for 2005 rebate is exempt from PIT oveteran property tax rebate ip PIT credit ainable building tax credit	

7-2-24.1	Voluntary refund contribution to tree plantings	contributions to 7-2-24
7-2-24.2	Voluntary refund contribution to healthy soil program	
7-2-28	Voluntary refund contribution to veterans' cemetery fund	
7 2 20	Finding related to voluntary refund contribution for	-
7-2-29	substance abuse education	
	Voluntary refund contribution to substance abuse	
7-2-30	education fund	
	Voluntary refund contribution to amyotrophic lateral	
7-2-30.1	sclerosis	
7-2-30.2	Voluntary refund contribution to state parks	
	Voluntary refund contribution to national guard members	
7-2-30.3	and family assistance	4
	Voluntary refund contribution to Vietnam veteran's memorial	
7-2-30.4		-
7-2-30.5	Voluntary refund contribution to veterans' enterprise fund	4
7-2-30.6	Voluntary refund contribution to lottery tuition fund	-
7-2-30.7	Voluntary refund contribution to equine shelter rescue fund	-
7-2-30.8	Voluntary refund contribution to senior services	-
7 0 00 0	Voluntary refund contribution to animal care and facility	
7-2-30.9	fund	-
7-2-30.11	Voluntary refund contribution to NM housing trust fund	-
7-2-31	Voluntary refund contribution to state political party	-
		No claims since FY2012. 3 taxpayers
7-2A-14	Corporate-supported childcare CIT credit	claimed from FY08-FY11
		PIT and CIT credit claimed only a handful of times. Last claims totaled
		\$8,000 in FY2021, \$14,000 in
7-2A-17.1	Job mentorship CIT credit	FY2018
, 20 17.1		No longer applicable - applied to
		taxable years ending on or before
7-2A-21	Previous sustainable building tax credit	December 31, 2016
		Credit has never been claimed since
7-2A-29	Foster youth employment CIT credit	created in 2018
		Set to take effect in 2026. No longer
	Deduction to offset material financial effects of changes in	applicable - the tax issue it was
7-2A-30	deferred tax amounts	meant to address is not happening
		The credit was previously repealed,
7-2D-1 to 7-		this will repeal the remaining
2D-14	Previous venture capital investment credit definitions	obsolete definitions for the credit
7-2F-1	Previous film production tax credit	No longer applicable applied to
7-2F-2.1	Previous film production tax credit	No longer applicable - applied to productions that commenced
7-2F-6 to 7-		principal photography prior to 2016
2F-11	Previous film production tax credit	
7-2H-1		No longer applicable - no claims
through 7-		since 2015; allows \$25,000 to revert
2H-4	Native American service member settlements	to general fund

		No longer applicable after 2019 HB6, destination sourcing and allowing
7-9-10	Collection of compensating tax through agents	TRD to enforce compensating tax
		Not necessary since 7-9-46 provides
		a deduction for selling tangible
		personal property to a person
	GRT deduction for tangible personal property sold to person	engaged in any manufacturing
7-9-74	using it to manufacture jewelry	(including jewelry)
		Credit claimed once in 17 years in
7-9-79.2	Biodiesel blending facility tax credit	FY20
		No longer applicable - applied to
		receipts from March 1, 2021, to June
7-9-118	4-month restaurant GRT deduction	30, 2021
		No longer applicable - applied to
7-9A-2.1	RSTP review of investment tax credit in 2005 interim	2005 only
	Tax & Rev report to interim committees on Technology Jobs	Not necessary in light of tax
7-9F-12	Tax Credit Act	expenditure budget
7-9J-1		Credit is infrequently claimed and
through 7-9J-		potentially overlaps with investment
8	Alternative energy production manufacturers tax credit	tax credit
		No longer necessary - applied to
		bonds issued more than 53 years
7-13-10	Bond impairment language related to Laws 1971	ago