## HOUSE JUDICIARY COMMITTEE SUBSTITUTE FOR HOUSE BILL 360

46TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2004

AN ACT

RELATING TO TAXATION; CREATING THE TAX FRAUD INVESTIGATIONS
DIVISION OF THE TAXATION AND REVENUE DEPARTMENT; EXPANDING THE
DUTIES AND POWERS OF THE TAXATION AND REVENUE DEPARTMENT;
CREATING AND AMENDING TAX OFFENSES AND PENALTIES; RECONCILING
MULTIPLE AMENDMENTS TO THE SAME SECTION OF LAW IN LAWS 2003;
AMENDING AND ENACTING SECTIONS OF THE NMSA 1978.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 7-1-4 NMSA 1978 (being Laws 1965, Chapter 248, Section 10, as amended) is amended to read:

"7-1-4. INVESTIGATIVE AUTHORITY AND POWERS.--

A. For the purpose of establishing or determining the extent of the liability of any person for any tax, for the purpose of collecting any tax, [or] for the purpose of enforcing any statute administered under the provisions of the .150851.2

Tax Administration Act or for the purpose of investigating possible criminal violations of the revenue laws of this state, including fraud or other crimes that may affect the taxes due to the state, the secretary or the secretary's delegate is authorized to examine equipment and to examine and require the production of any pertinent records, books, information or evidence, to require the presence of any person and to require that person to testify under oath concerning the subject matter of the inquiry and to make a permanent record of the proceedings.

- B. As a means for accomplishing the matters referred to in Subsection A of this section, the secretary is hereby invested with the power to issue subpoenas and summonses. In no case shall a subpoena or summons be made returnable less than ten days from the date of service.
- C. Any subpoena or summons issued by the secretary shall state with reasonable certainty the nature of the evidence required to be produced, the time and place of the hearing, the nature of the inquiry or investigation and the consequences of failure to obey the subpoena or summons; shall bear the seal of the department; and shall be attested by the secretary.
- D. After service of a subpoena or summons upon the person, if any person neglects or refuses to appear in response to the summons or neglects or refuses to produce records or .150851.2

other evidence or to allow the inspection of equipment in response to the subpoena or neglects or refuses to give testimony as required, the department may invoke the aid of the court in the enforcement of the subpoena or summons. In appropriate cases, the court shall issue its order requiring the person to appear and testify or produce books or records and may, upon failure of the person to comply with the order, punish the person for contempt.

E. If a person, the extent of whose tax liability is being established, or that person's agent, nominee or other person acting under the direction or control of that person, files an action with the court to quash a subpoena or summons issued by that court pursuant to this section, the running of the period of limitations pursuant to Sections 7-1-18 and 7-1-19 NMSA 1978 or Section 30-1-8 NMSA 1978 with respect to the tax liability under investigation shall be suspended for the period during which a proceeding and related appeals regarding the enforcement of the subpoena or summons is pending."

Section 2. Section 7-1-8 NMSA 1978 (being Laws 1965, Chapter 248, Section 13, as amended by Laws 2003, Chapter 398, Section 5 and by Laws 2003, Chapter 439, Section 1) is amended to read:

"7-1-8. CONFIDENTIALITY OF RETURNS AND OTHER

INFORMATION.--It is unlawful for an employee of the department
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or a former employee of the department to reveal to an individual other than another employee of the department, information contained in the return of a taxpayer made pursuant to a law subject to administration and enforcement under the provisions of the Tax Administration Act or any other information about a taxpayer acquired as a result of his employment by the department and not available from public sources, except:

- A. to an authorized representative of another state; provided that the receiving state has entered into a written agreement with the department to use the information for tax purposes only and that the receiving state has enacted a confidentiality statute similar to this section to which the representative is subject;
- B. to a representative of the secretary of the treasury or the secretary's delegate pursuant to the terms of a reciprocal agreement entered into with the federal government for exchange of the information;
- C. to the multistate tax commission or its authorized representative; provided that the information is used for tax purposes only and is disclosed by the multistate tax commission only to states that have met the requirements of Subsection A of this section;
- D. to a district court, an appellate court or a federal court:

- action relating to taxes or an action in fraud or other crime that may affect taxes due to the state to which the state is a party and in which the information sought is about a taxpayer who is party to the action and is material to the inquiry, in which case only that information may be required to be produced in court and admitted in evidence subject to court order protecting the confidentiality of the information and no more;
- (2) in an action in which the department is attempting to enforce an act with which the department is charged or to collect a tax; or
- (3) in any matter in which the department is a party and the taxpayer has put his own liability for taxes at issue, in which case only that information regarding the taxpayer who is party to the action may be produced, but this shall not prevent the disclosure of department policy or interpretation of law arising from circumstances of a taxpayer who is not a party;
- E. to the taxpayer or to the taxpayer's authorized representative; provided, however, that nothing in this subsection shall be construed to require any employee to testify in a judicial proceeding except as provided in Subsection D of this section;
- F. information obtained through the administration of a law not subject to administration and enforcement under .150851.2

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- G. in a manner, for statistical purposes, that the information revealed is not identified as applicable to an individual taxpayer;
- H. with reference to information concerning the tax on tobacco imposed by Sections 7-12-1 through 7-12-13, [and Sections] 7-12-15 and 7-12-17 NMSA 1978 to a committee of the legislature for a valid legislative purpose or to the attorney general for purposes of Section 6-4-13 NMSA 1978 and the master settlement agreement defined in Section 6-4-12 NMSA 1978;
- I. to a transferee, assignee, buyer or lessor of a liquor license, the amount and basis of an unpaid assessment of tax for which his transferor, assignor, seller or lessee is liable;
- J. to a purchaser of a business as provided in Sections 7-1-61 through 7-1-63 NMSA 1978, the amount and basis of an unpaid assessment of tax for which the purchaser's seller is liable;
- K. to a municipality of this state upon its request for a period specified by that municipality within the twelve months preceding the request for the information by that municipality:
- (1) the names, taxpayer identification numbers and addresses of registered gross receipts taxpayers reporting .150851.2

gross receipts for that municipality under the Gross Receipts and Compensating Tax Act or a local option gross receipts tax imposed by that municipality. The department may also release the information described in this paragraph quarterly or upon such other periodic basis as the secretary and the municipality may agree; and

shown on a list of businesses located within that municipality furnished by the municipality have reported gross receipts to the department but have not reported gross receipts for that municipality under the Gross Receipts and Compensating Tax Act or a local option gross receipts tax imposed by that municipality.

The employees of municipalities receiving information as provided in this subsection shall be subject to the penalty contained in Section 7-1-76 NMSA 1978 if that information is revealed to individuals other than other employees of the municipality in question or the department;

L. to the commissioner of public lands for use in auditing that pertains to rentals, royalties, fees and other payments due the state under land sale, land lease or other land use contracts. The commissioner of public lands and employees of the commissioner are subject to the same provisions regarding confidentiality of information as employees of the department;

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the department shall furnish, upon request by 2 the child support enforcement division of the human services 3 department, the last known address with date of all names 4 certified to the department as being absent parents of children 5 receiving public financial assistance. The child support 6 enforcement division personnel shall use such information only 7 for the purpose of enforcing the support liability of the 8 absent parents and shall not use the information or disclose it 9 for any other purpose; the child support enforcement division 10 and its employees are subject to the provisions of this section 11 with respect to any information acquired from the department; 12 N. with respect to the tax on gasoline imposed by

the Gasoline Tax Act, the department shall make available for public inspection at monthly intervals a report covering the number of gallons of gasoline and ethanol-blended fuels received and deducted, and the amount of tax paid by each person required to file a gasoline tax return or pay gasoline tax in the state of New Mexico;

the identity of a rack operator, importer, blender, supplier or distributor and the number of gallons reported on returns required under the Gasoline Tax Act, Special Fuels Supplier Tax Act or Alternative Fuel Tax Act to a rack operator, importer, blender, distributor or supplier, but only when it is necessary to enable the department to carry out its duties under the Gasoline Tax Act, the Special Fuels .150851.2

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Supplier Tax Act or the Alternative Fuel Tax Act;

- the department shall release upon request only the names and addresses of all gasoline or special fuel distributors, wholesalers and retailers to the New Mexico department of agriculture, the employees of which are thereby subject to the penalty contained in Section 7-1-76 NMSA 1978 if that information is revealed to individuals other than employees of either the New Mexico department of agriculture or the department;
- Q. the department shall answer all inquiries concerning whether a person is or is not a registered taxpayer for tax programs that require registration, but nothing in this subsection shall be construed to allow the department to answer inquiries concerning whether a person has filed a tax return;
- R. upon request of a municipality or county of this state, the department shall permit officials or employees of the municipality or county to inspect the records of the department pertaining to an increase or decrease to a distribution or transfer made pursuant to Section 7-1-6.15 NMSA 1978 for the purpose of reviewing the basis for the increase or decrease. The municipal or county officials or employees receiving information provided in this subsection shall not reveal that information to any person other than another employee of the municipality or the county, the department or a district court, an appellate court or a federal court in a .150851.2

proceeding relating to a disputed distribution and in which both the state and the municipality or county are parties. Information provided pursuant to provisions of this subsection that is revealed other than as provided in this subsection shall subject the person revealing the information to the [penalties] penalty contained in Section 7-1-76 NMSA 1978;

- S. to a county of this state that has in effect a local option gross receipts tax imposed by the county upon its request for a period specified by that county within the twelve months preceding the request for the information by that county:
- and addresses of registered gross receipts taxpayers reporting gross receipts either for that county in the case of a local option gross receipts tax imposed on a countywide basis or only for the areas of that county outside of any incorporated municipalities within that county in the case of a county local option gross receipts tax imposed only in areas of the county outside of any incorporated municipalities. The department may also release the information described in this paragraph quarterly or upon such other periodic basis as the secretary and the county may agree;
- (2) in the case of a local option gross receipts tax imposed by a county on a countywide basis, information indicating whether persons shown on a list of .150851.2

businesses located within the county furnished by the county have reported gross receipts to the department but have not reported gross receipts for that county under the Gross Receipts and Compensating Tax Act or a local option gross receipts tax imposed by that county on a countywide basis; and

(3) in the case of a local option gross receipts tax imposed by a county only on persons engaging in business in that area of the county outside of incorporated municipalities, information indicating whether persons on a list of businesses located in that county outside of the incorporated municipalities but within that county furnished by the county have reported gross receipts to the department but have not reported gross receipts for that county outside of the incorporated municipalities within that county under the Gross Receipts and Compensating Tax Act or a local option gross receipts tax imposed by the county only on persons engaging in business in that county outside of the incorporated municipalities.

The officers and employees of counties receiving information as provided in this subsection shall be subject to the penalty contained in Section 7-1-76 NMSA 1978 if the information is revealed to individuals other than other officers or employees of the county in question or the department;

T. to authorized representatives of an Indian .150851.2

nation, tribe or pueblo, the territory of which is located wholly or partially within New Mexico, pursuant to the terms of a reciprocal agreement entered into with the Indian nation, tribe or pueblo for the exchange of that information for tax purposes only; provided that the Indian nation, tribe or pueblo has enacted a confidentiality statute similar to this section;

- U. information with respect to the taxes or tax acts administered pursuant to Subsection B of Section 7-1-2 NMSA 1978, except that:
- (1) information for or relating to a period prior to July 1, 1985 with respect to Sections 7-25-1 through 7-25-9 and 7-26-1 through 7-26-8 NMSA 1978 may be released only to a committee of the legislature for a valid legislative purpose;
- (2) except as provided in Paragraph (3) of this subsection, contracts and other agreements between the taxpayer and other parties and the proprietary information contained in those contracts and agreements shall not be released without the consent of all parties to the contract or agreement; and
- (3) audit workpapers and the proprietary information contained in the workpapers shall not be released except to:
- (a) the minerals management service of the United States department of the interior, if production .150851.2

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occurred on federal land;

- (b) a person having a legal interest in the property that is subject to the audit;
- (c) a purchaser of products severed from a property subject to the audit; or
- (d) the authorized representative of any of the persons in Subparagraphs (a) through (c) of this paragraph. This paragraph does not prohibit the release of proprietary information contained in the workpapers that is also available from returns or from other sources not subject to the provisions of this section;
- V. information with respect to the taxes, surtaxes, advance payments or tax acts administered pursuant to Subsection C of Section 7-1-2 NMSA 1978;
- W. to the public regulation commission, information with respect to the Corporate Income and Franchise Tax Act required to enable the commission to carry out its duties;
- X. to the state racing commission, information with respect to the state, municipal and county gross receipts taxes paid by race tracks;
- Y. upon request of a corporation authorized to be formed under the Educational Assistance Act, the department shall furnish the last known address and the date of that address of every person certified to the department as an absent obligor of an educational debt due and owed to the .150851.2

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corporation or that the corporation has lawfully contracted to collect. The corporation and its officers and employees shall use that information only to enforce the educational debt obligation of the absent obligors and shall not disclose that information or use it for any other purpose;

Ζ. a decision and order made by a hearing officer pursuant to Section 7-1-24 NMSA 1978 with respect to a protest filed with the secretary on or after July 1, 1993;

information required by a provision of the Tax Administration Act to be made available to the public by the department;

upon request by the Bernalillo county metropolitan court, the department shall furnish the last known address and the date of that address for every person the court certifies to the department as a person who owes fines, fees or costs to the court or who has failed to appear pursuant to a court order or a promise to appear;

CC. upon request by a magistrate court, the department shall furnish the last known address and the date of that address for every person the court certifies to the department as a person who owes fines, fees or costs to the court or who has failed to appear pursuant to a court order or a promise to appear;

DD. to the national tax administration agencies of Mexico and Canada, provided the agency receiving the .150851.2

information has entered into a written agreement with the department to use the information for tax purposes only and is subject to a confidentiality statute similar to this section;

EE. to a district attorney, a state district court grand jury or federal grand jury for an investigation of or proceeding related to an alleged criminal violation of the tax laws:

FF. to a third party subject to a subpoena or levy issued pursuant to the provisions of the Tax Administration

Act, the identity of the taxpayer involved, the taxes or tax acts involved and the nature of the proceeding; [and]

GG. to the gaming control board, tax returns of license applicants and their affiliates as defined in Subsection E of Section 60-2E-14 NMSA 1978; and

HH. any written ruling on questions of evidence or procedure made by a hearing officer pursuant to Section 7-1-24

NMSA 1978, provided that the name and identification number of the taxpayer requesting the ruling shall not be provided."

Section 3. Section 7-1-73 NMSA 1978 (being Laws 1965, Chapter 248, Section 74, as amended) is amended to read:

"7-1-73. FALSE STATEMENT AND FRAUD.--

 $\underline{A.}$  Any individual or person [ $\overline{who}$ ] is guilty of a felony if the person:

[A.] (1) willfully makes and subscribes any return, statement or other document that contains or is .150851.2

verified by a written declaration that it is true and correct as to every material matter and that the individual or person does not believe to be true and correct as to every material matter;

willfully advises or willfully provides counsel regarding the preparation or presentation of a return, affidavit, claim or other document pursuant to or in connection with any matter arising under the Tax Administration Act, or any other tax administered by the department, that is knowingly fraudulent or is knowingly false as to any material matter, whether or not such falsity or fraud is with knowledge or consent of the individual or person authorized or required to present the return, affidavit, claim or document;

[8.] (3) files any return electronically, knowing the information in the return is not true and correct as to every material matter; or

[G.] (4) with intent to evade or defeat the payment or collection of any tax, or, knowing that the probable consequences of the person's act will be to evade or defeat the payment or collection of any tax, removes, conceals or releases any property on which levy is authorized or that is liable for payment of tax under the provisions of Section 7-1-61 NMSA 1978, or aids in accomplishing or causes the accomplishment of any of the foregoing [is guilty of a felony and]. As used in .150851.2

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Paragraph (2) of this subsection, "individual or person" means a taxpayer or other person liable for taxes owed on the return or an affiant, claimant or person signing a document stating that the filing is true, correct and complete to the best of the taxpayer's knowledge or other person's attestation.

B. Upon conviction [thereof shall be fined not more than five thousand dollars (\$5,000) or imprisoned not less than six months or more than three years, or both, together with costs of prosecution] under Subsection A of this section, a person is guilty of a fourth degree felony and shall be sentenced in accordance with the provisions of Section 31-18-15 NMSA 1978.

C. As used in this section, "willfully" means intentionally, deliberately or purposely, but not necessarily maliciously."

Section 4. A new section of the Tax Administration Act is enacted to read:

"[NEW MATERIAL] WILLFUL FAILURE TO COLLECT AND PAY OVER TAXES.--Any person required by the revenue laws of the state to collect, account for and pay over a tax imposed by those laws who willfully fails to collect or truthfully account for and pay over the tax due to the state, is guilty of:

- A. a petty misdemeanor if the aggregate amount of tax due in any one year is one hundred dollars (\$100) or less;
- $$\rm B.~$  a misdemeanor if the aggregate amount of tax due .150851.2

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in a	ny	one	year	is	over	one	hur	ndred	dollars	(\$100)	but	not	more
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- C. a fourth degree felony if the aggregate amount of tax due in any one year is over two hundred fifty dollars (\$250) but not more than two thousand five hundred dollars (\$2,500);
- D. a third degree felony if the aggregate amount of tax due in any one year is over two thousand five hundred dollars (\$2,500) but not more than twenty thousand dollars (\$20,000); and
- E. a second degree felony if the aggregate amount of tax due in any one year is over twenty thousand dollars (\$20,000)."
- Section 5. Section 9-11-4 NMSA 1978 (being Laws 1977, Chapter 249, Section 4, as amended) is amended to read:
- "9-11-4. DEPARTMENT ESTABLISHED.--There is created in the executive branch the "taxation and revenue department". The department shall be a cabinet department and shall consist of, but not be limited to, an administrative services division and [four] five program divisions as follows:
  - A. the audit and compliance division;
  - B. the property tax division;
  - C. the revenue processing division; [and]
  - D. the tax fraud investigations division; and [Đ.] E. the motor vehicle division."

Section 6. A new section of the Taxation and Revenue Department Act is enacted to read:

"[NEW MATERIAL] POWER TO EMPLOY LAW ENFORCEMENT OFFICERS
FOR TAX FRAUD INVESTIGATIONS DIVISION.--

- A. The secretary shall employ police officers as commissioned tax fraud enforcement officers as needed in the tax fraud investigations division of the department to enforce the tax laws or to investigate fraud and other crimes that may affect the collection of taxes due to the state.
- B. Tax fraud enforcement officers shall be certified as having completed basic law enforcement training at the New Mexico law enforcement academy or at another recognized certified regional or federal law enforcement training program equivalent to or more stringent than the basic law enforcement training at the New Mexico law enforcement academy.
- C. The secretary may require specialized training in addition to the requirements of Subsection B of this section.
- D. The secretary shall require continuing inservice law enforcement training for tax fraud enforcement officers as required by the New Mexico law enforcement academy for all police officers."
- Section 7. Section 30-1-8 NMSA 1978 (being Laws 1963, Chapter 303, Section 1-8, as amended) is amended to read:
- "30-1-8. TIME LIMITATIONS FOR COMMENCING PROSECUTION.--No .150851.2

- B. for a third or fourth degree felony, within five years from the time the crime was committed;
- C. for a misdemeanor, within two years from the time the crime was committed;
- D. for a petty misdemeanor, within one year from the time the crime was committed;
- E. for any crime against or violation of [the revenue laws of this state of] Section 51-1-38 NMSA 1978, within three years from the time the crime was committed;
- F. for a crime against or violation of the revenue laws of this state, within six years from the time the crime was committed; provided that for a crime in which multiple occurrences are aggregated in one calendar year, the limitation shall begin to run on December 31 of the year in which the crime occurred;
- $[F_{\bullet}]$   $G_{\bullet}$  for any crime not contained in the Criminal Code, other than a crime against or violation of the revenue laws of this state, or where a limitation is not otherwise provided for, within three years from the time the crime was committed; and

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underscored material	[bracketed material]

[G.]  $\underline{\text{H.}}$  for a capital felony or a first degree violent felony, no limitation period shall exist and prosecution for these crimes may commence at any time after the occurrence of the crime."

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