1	SENATE BILL 809
2	48TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2007
3	INTRODUCED BY
4	Shannon Robinson
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10	AN ACT
11	RELATING TO TAXATION; PROVIDING A GROSS RECEIPTS TAX DEDUCTION
12	FOR RECEIPTS FROM SERVICES PROVIDED FOR THE OPERATIONALLY
13	RESPONSIVE SPACE PROGRAM.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. Section 7-9-54.2 NMSA 1978 (being Laws 1995,
17	Chapter 183, Section 2, as amended) is amended to read:
18	"7-9-54.2. GROSS RECEIPTSDEDUCTIONSPACEPORT
19	OPERATIONSPACE OPERATIONSLAUNCHING, OPERATING AND
20	RECOVERING SPACE VEHICLES OR PAYLOADSPAYLOAD SERVICES
21	OPERATIONALLY RESPONSIVE SPACE PROGRAM SERVICES
22	A. Receipts from launching, operating or recovering
23	space vehicles or payloads in New Mexico may be deducted from
24	gross receipts.
25	B. Receipts from preparing a payload in New Mexico
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1 are deductible from gross receipts.

2 C. Receipts from operating a spaceport in 3 New Mexico are deductible from gross receipts. 4 D. Receipts from the provision of research, 5 development, testing and evaluation services for the United 6 States air force operationally responsive space program may be 7 deducted from gross receipts. 8 $[\underline{D_{\cdot}}] \underline{E_{\cdot}}$ As used in this section: 9 (1) "operationally responsive space program" 10 means a program authorized pursuant to 10 U.S.C. 2273a; 11 [(1)] (2) "payload" means a system, subsystem 12 or other mechanical structure or material to be conveyed into 13 space that is designed, constructed or intended to perform a 14 function in space; 15 [(2)] (3) "space" means any location beyond 16 altitudes of sixty thousand feet above the earth's mean sea 17 level; 18 [(3)] (4) "space operations" means the process 19 of commanding and controlling payloads in space; and 20 [(4)] (5) "spaceport" means an installation 21 and related facilities used for the launching, landing, 22 operating, recovering, servicing and monitoring of vehicles 23 capable of entering or returning from space. 24 [E.] F. Receipts from the sale of tangible personal 25 property that will become an ingredient or component part of a .165557.2GR

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	1	construction project or from performing construction services
	2	may not be deducted under this section."
	3	Section 2. EFFECTIVE DATEThe effective date of the
	4	provisions of this act is July 1, 2007.
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