1	SENATE BILL 326
2	50TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2011
3	INTRODUCED BY
4	Stuart Ingle
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10	AN ACT
11	RELATING TO TAXATION; PROVIDING THAT THE SECRETARY OF TAXATION
12	AND REVENUE IN CERTAIN TRANSACTIONS PURSUANT TO THE GROSS
13	RECEIPTS AND COMPENSATING TAX ACT MAY APPROVE SATISFACTORY
14	EVIDENCE OF DEDUCTIBILITY OTHER THAN NONTAXABLE TRANSACTION
15	CERTIFICATES.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 7-9-43 NMSA 1978 (being Laws 1966,
19	Chapter 47, Section 13, as amended) is amended to read:
20	"7-9-43. NONTAXABLE TRANSACTION CERTIFICATES AND OTHER
21	EVIDENCE REQUIRED TO ENTITLE PERSONS TO DEDUCTIONS
22	A. All nontaxable transaction certificates of the
23	appropriate series executed by buyers or lessees should be in
24	the possession of the seller or lessor for nontaxable
25	transactions at the time the return is due for receipts from
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1 the transactions. If the seller or lessor is not in possession 2 of the required nontaxable transaction certificates within 3 sixty days from the date that the notice requiring possession of these nontaxable transaction certificates is given the 4 5 seller or lessor by the department, deductions claimed by the seller or lessor that require delivery of these nontaxable 6 7 transaction certificates shall be disallowed. The nontaxable transaction certificates shall contain the information and be 8 9 in a form prescribed by the department. The department by regulation may deem to be nontaxable transaction certificates 10 documents issued by other states or the multistate tax 11 12 commission to taxpayers not required to be registered in New Only buyers or lessees who have a registration number 13 Mexico. 14 or have applied for a registration number and have not been refused one under Subsection C of Section 7-1-12 NMSA 1978 15 shall execute nontaxable transaction certificates issued by the 16 department. If the seller or lessor has been given an 17 18 identification number for tax purposes by the department, the seller or lessor shall disclose that identification number to 19 20 the buyer or lessee prior to or upon acceptance of a nontaxable transaction certificate. When the seller or lessor accepts a 21 nontaxable transaction certificate within the required time and 22 in good faith that the buyer or lessee will employ the property 23 or service transferred in a nontaxable manner, the properly 24 executed nontaxable transaction certificate shall be conclusive 25

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evidence, and the only material evidence, that the proceeds from the transaction are deductible from the seller's or lessor's gross receipts.

Properly executed documents required to support Β. the deductions provided in Sections 7-9-47, 7-9-57, 7-9-58 and 7-9-74 NMSA 1978 should be in the possession of the seller at the time the return is due for receipts from the transactions. If the seller is not in possession of these documents within 8 sixty days from the date that the notice requiring possession of these documents is given to the seller by the department, 10 deductions claimed by the seller or lessor that require 12 delivery of these documents shall be disallowed. These documents shall contain the information and be in a form prescribed by the department. When the seller accepts these documents within the required time and in good faith that the buyer will employ the property or service transferred in a nontaxable manner, the properly executed documents shall be conclusive evidence, and the only material evidence, that the proceeds from the transaction are deductible from the seller's gross receipts.

Notice, as used in this section, is sufficient C. if the notice is mailed or served as provided in Subsection A of Section 7-1-9 NMSA 1978. Notice by the department under this section shall not be given prior to the commencement of an audit of the seller required to be in possession of the

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1 documents.

D. 2 To exercise the privilege of executing 3 appropriate nontaxable transaction certificates, a buyer or lessee shall apply to the department for permission to execute 4 nontaxable transaction certificates, except with respect to 5 documents issued by other states or the multistate tax 6 7 commission that the department has deemed to be nontaxable transaction certificates. If a person is shown on the 8 9 department's records to be a delinquent taxpayer or to have a non-filed period, the department may refuse to approve the 10 application of the person until the person has filed returns 11 12 for all non-filed periods and is no longer shown to be a delinquent taxpayer, and the taxpayer may protest that refusal 13 14 pursuant to Section 7-1-24 NMSA 1978. Upon the department's approval of the application, the buyer or lessee may request 15 appropriate nontaxable transaction certificates for execution 16 by the buyer or lessee; provided that if a person is shown on 17 18 the department's records to be a delinquent taxpayer or to have 19 a non-filed period, the department may refuse to issue 20 nontaxable transaction certificates to the person until the person has filed returns for all non-filed periods and is no 21 longer shown to be a delinquent taxpayer. The taxpayer may 22 protest that refusal pursuant to Section 7-1-24 NMSA 1978. The 23 department may require a buyer or lessee requesting and 24 receiving nontaxable transaction certificates for execution by 25 .183816.2

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1 that buyer or lessee to report to the department the names, 2 addresses and identification numbers assigned by the department 3 of the sellers and lessors to whom they have delivered nontaxable transaction certificates. The department may 4 5 require a seller or lessor engaged in business in New Mexico to report to the department the names, addresses and federal 6 7 employer identification numbers or state identification numbers for tax purposes issued by the department of the buyers or 8 9 lessees from whom the seller or lessor has accepted nontaxable transaction certificates." 10

SECTION 2. Section 7-9-47 NMSA 1978 (being Laws 1969, Chapter 144, Section 37, as amended) is amended to read:

"7-9-47. DEDUCTION--GROSS RECEIPTS TAX--GOVERNMENTAL GROSS RECEIPTS TAX--SALE OF TANGIBLE PERSONAL PROPERTY OR LICENSES FOR RESALE.--

<u>A.</u> Receipts from selling tangible personal property or licenses may be deducted from gross receipts or from governmental gross receipts if the sale is made to a person who delivers a nontaxable transaction certificate <u>or other evidence</u> <u>approved by the secretary</u> to the seller. The buyer delivering the nontaxable transaction certificate <u>or other evidence</u> <u>approved by the secretary</u> must resell the tangible personal property or license either by itself or in combination with other tangible personal property or licenses in the ordinary course of business.

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	1	B. As used in this section, "other evidence
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	3	secretary of deductibility of receipts from transactions as to
	4	which a taxpayer's administrative and judicial remedies have
	5	not been exhausted prior to July 1, 2011."
	6	SECTION 3. EFFECTIVE DATEThe effective date of the
	7	provisions of this act is July 1, 2011.
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