1	SENATE BILL 17
2	51st legislature - STATE OF NEW MEXICO - second session, 2014
3	INTRODUCED BY
4	Peter Wirth and Brian F. Egolf, Jr.
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10	AN ACT
11	RELATING TO TAXATION; REQUIRING COMBINED REPORTING FOR A BANK
12	THAT IS A UNITARY CORPORATION.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. Section 7-2A-8.3 NMSA 1978 (being Laws 1983,
16	Chapter 213, Section 12, as amended) is amended to read:
17	"7-2A-8.3. COMBINED RETURNS
18	A. Except as provided in Subsections B and C of
19	this section, a unitary corporation that is subject to taxation
20	under the Corporate Income and Franchise Tax Act and that has
21	not previously filed a combined return pursuant to this section
22	or a consolidated return pursuant to Section 7-2A-8.4 NMSA 1978
23	may elect to file a combined return with other unitary
24	corporations as though the entire combined net income were that
25	of one corporation [provided, however, that].
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1 For taxable years beginning on or after January Β. 2 1, 2014, a unitary corporation that provides retail sales of goods in a facility of more than thirty thousand square feet 3 under one roof in New Mexico shall file a combined return with 4 other unitary corporations as though the entire combined net 5 income were that of one corporation. [The return filed under 6 7 this method of reporting] C. For taxable years beginning on or after January 8 1, 2015, a bank that is a unitary corporation shall file a 9 combined return with other unitary corporations as though the 10 entire combined net income were that of one corporation. 11 12 D. A combined return filed pursuant to this section shall include the net income of all the unitary corporations. 13 14 Transactions among the unitary corporations may be eliminated by applying the appropriate rules for reporting income for a 15 consolidated federal income tax return. Any corporation that 16 has filed an income tax return with New Mexico pursuant to 17 Section 7-2A-8.4 NMSA 1978 shall not file pursuant to this 18 19 section unless the secretary gives prior permission to file on 20 a combined return basis. [B.] E. Once corporations have reported net income 21 through a combined return for any taxable year, they shall file 22 combined returns for subsequent taxable years, so long as they 23 remain unitary corporations, unless the corporations elect to 24

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file pursuant to Section 7-2A-8.4 NMSA 1978 or unless the

secretary grants prior permission for one or more of the
 corporations to file individually.

3 [C.] F. For taxable years beginning on or after
4 January 1, 1993, no unitary corporation once included in a
5 combined return may elect, or be granted permission by the
6 secretary, for any subsequent taxable year to separately
7 account pursuant to Paragraph (4) of Subsection A of Section
8 7-2A-8 NMSA 1978.

9 [D.] G. Notwithstanding Subsection A of this
10 section, a unitary corporation shall not be required to file a
11 combined return pursuant to <u>Subsection B of</u> this section if
12 that unitary corporation:

(1) has operations in New Mexico at facilities that do not provide retail sales of goods; and

(2) employs at least seven hundred fifty
employees in New Mexico at such facilities."

SECTION 2. APPLICABILITY.--The provisions of this act apply to taxable years beginning on or after January 1, 2015.

SECTION 3. EFFECTIVE DATE.--The effective date of the provisions of this act is January 1, 2015.

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