AN ACT

RELATING TO TAXATION; INCREASING A TEMPORARY DISTRIBUTION TO MUNICIPALITIES AND COUNTIES IF CERTAIN FEDERAL FUNDS ARE NOT MADE AVAILABLE FOR MUNICIPALITIES AND COUNTIES; AMENDING THE DEFINITION OF "NET OPERATING LOSS DEDUCTION" IN THE CORPORATE INCOME AND FRANCHISE TAX ACT TO ADDRESS CERTAIN CHANGES MADE BY THE FEDERAL CORONAVIRUS AID, RELIEF, AND ECONOMIC SECURITY ACT; EXEMPTING CERTAIN FEDERAL CORONAVIRUS AID, RELIEF, AND ECONOMIC SECURITY ACT PAYMENTS TO CERTAIN HEALTH CARE PROVIDERS FROM THE GROSS RECEIPTS TAX; PROVIDING A TEMPORARY WAIVER OF PENALTIES AND INTEREST ON CERTAIN TAX LIABILITIES DUE IN 2020; DECLARING AN EMERGENCY.

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

SECTION 1. Section 7-1-6.64 NMSA 1978 (being Laws 2019, Chapter 270, Section 9) is amended to read:

"7-1-6.64. DISTRIBUTION--MUNICIPALITIES AND COUNTIES.--

A. Except as provided in Subsection C of this section, beginning July 1, 2020 and prior to July 1, 2021, a distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to municipalities from the net receipts attributable to the gross receipts tax in an amount equal to two million five hundred thousand dollars ($2,500,000). The amount to be distributed to each municipality shall be in proportion to the population of each municipality in the proportion that"
the population of each municipality is to the total population of all municipalities, according to the most recent federal decennial census.

B. Except as provided in Subsection D of this section, beginning July 1, 2020 and prior to July 1, 2021, a distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to counties from the net receipts attributable to the gross receipts tax in an amount equal to one million five hundred thousand dollars ($1,500,000). The amount to be distributed to each county shall be in the proportion that the population of each county is to the total population of all counties, according to the most recent federal decennial census.

C. If, on or after the effective date of this 2020 act, the federal government provides money for each municipality in the state for revenue declines attributable to the coronavirus disease 2019 pandemic, as determined by the secretary, beginning on the first day of the month after the date in which each municipality receives the money and prior to July 1, 2021, a distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to municipalities from the net receipts attributable to the gross receipts tax in an amount equal to one million two hundred fifty thousand dollars ($1,250,000). The amount to be distributed to each municipality shall be in proportion to the population of each
municipality in the proportion that the population of each
municipality is to the total population of all
municipalities, according to the most recent federal
decennial census.

D. If, on or after the effective date of this 2020
act, the federal government provides money for each county in
the state for revenue declines attributable to the
coronavirus disease 2019 pandemic, as determined by the
secretary, beginning on the first day of the month after the
date in which each county receives the money and prior to
July 1, 2021, a distribution pursuant to Section 7-1-6.1 NMSA
1978 shall be made to counties from the net receipts
attributable to the gross receipts tax in an amount equal to
seven hundred fifty thousand dollars ($750,000). The amount
to be distributed to each county shall be in the proportion
that the population of each county is to the total population
of all counties, according to the most recent federal
decennial census."

SECTION 2. Section 7-2A-2 NMSA 1978 (being Laws 1986,
Chapter 20, Section 33, as amended) is amended to read:

"7-2A-2. DEFINITIONS.--For the purpose of the Corporate
Income and Franchise Tax Act and unless the context requires
otherwise:

A. "bank" means any national bank, national
banking association, state bank or bank holding company;
B. "apportioned net income" or "apportioned net loss" means net income allocated and apportioned to New Mexico pursuant to the provisions of the Corporate Income and Franchise Tax Act or the Uniform Division of Income for Tax Purposes Act, but excluding from the sales factor any sales that represent intercompany transactions between members of the filing group;

C. "base income" means the federal taxable income or the federal net operating loss of a corporation for the taxable year calculated pursuant to the Internal Revenue Code, after special deductions provided in Sections 241 through 249 of the Internal Revenue Code but without any deduction for net operating losses, as if the corporation filed a federal tax return as a separate domestic entity, modified as follows:

(1) adding to that income:

(a) interest received on a state or local bond exempt under the Internal Revenue Code;

(b) the amount of any deduction claimed in calculating taxable income for all expenses and costs directly or indirectly paid, accrued or incurred to a captive real estate investment trust; and

(c) the amount of any deduction, other than for premiums, for amounts paid directly or indirectly to a commonly controlled entity that is exempt from corporate
income tax pursuant to Section 7-2A-4 NMSA 1978;

(2) subtracting from that income:

(a) income from obligations of the United States net of expenses incurred to earn that income;

(b) other amounts that the state is prohibited from taxing because of the laws or constitution of this state or the United States net of any related expenses;

(c) an amount equal to one hundred percent of the subpart F income, as that term is defined in Section 952 of the Internal Revenue Code, as that section may be amended or renumbered, included in the income of the corporation; and

(d) an amount equal to one hundred percent of the income of the corporation under Section 951A of the Internal Revenue Code, after allowing the deduction provided in Section 250 of the Internal Revenue Code; and

(3) making other adjustments deemed necessary to properly reflect income of the unitary group, including attribution of income or expense related to unitary assets held by related corporations that are not part of the filing group;

D. "captive real estate investment trust" means a corporation, trust or association taxed as a real estate investment trust pursuant to Section 857 of the Internal Revenue Code, the shares or beneficial interests of which are
not regularly traded on an established securities market;
provided that more than fifty percent of any class of
beneficial interests or shares of the real estate investment
trust are owned directly, indirectly or constructively by the
taxpayer during all or a part of the taxpayer's taxable year;

E. "common ownership" means the direct or indirect
control or ownership of more than fifty percent of the
outstanding voting stock, ownership of which is determined
pursuant to Section 1563 of the Internal Revenue Code, as
that section may be amended or renumbered, of:

(1) a parent-subsidiary controlled group as
defined in Section 1563 of the Internal Revenue Code, except
that fifty percent shall be substituted for eighty percent;

(2) a brother-sister controlled group as
defined in Section 1563 of the Internal Revenue Code; or

(3) three or more corporations each of which
is a member of a group of corporations described in Paragraph
(1) or (2) of this subsection, and one of which is:

(a) a common parent corporation
included in a group of corporations described in Paragraph
(1) of this subsection; and

(b) included in a group of corporations
described in Paragraph (2) of this subsection;

F. "consolidated group" means the group of
entities properly filing a federal consolidated return under
the Internal Revenue Code for the taxable year;

G. "corporation" means corporations, joint stock companies, real estate trusts organized and operated under the Real Estate Trust Act, financial corporations and banks, other business associations and, for corporate income tax purposes, partnerships and limited liability companies taxed as corporations under the Internal Revenue Code;

H. "department" means the taxation and revenue department, the secretary of taxation and revenue or any employee of the department exercising authority lawfully delegated to that employee by the secretary;

I. "filing group" means a group of corporations properly included in a return pursuant to Section 7-2A-8.3 NMSA 1978 for a particular taxable year;

J. "fiscal year" means any accounting period of twelve months ending on the last day of any month other than December;

K. "grandfathered net operating loss carryover" means:

(1) the amount of net loss properly reported to New Mexico for taxable years beginning January 1, 2013 and prior to January 1, 2020 as part of a timely filed original return, or an amended return for those taxable years filed prior to January 1, 2020, to the extent such loss can be attributed to one or more corporations that are properly
included in the taxpayer's return for the first taxable year beginning on or after January 1, 2020;

(2) reduced by:

(a) adding back deductions that were taken by the corporation or corporations for royalties or interest paid to one or more related corporations, but only to the extent that such adjustment would not create a net loss for such related corporations; and

(b) the amount of net operating loss deductions taken prior to January 1, 2020 that would be charged against those losses consistent with the Internal Revenue Code and provisions of the Corporate Income and Franchise Tax Act applicable to the year of the deduction;

and

(3) apportioned to New Mexico using the apportionment factors that can properly be attributed to the corporation or corporations for the year of the net loss;

L. "Internal Revenue Code" means the United States Internal Revenue Code of 1986, as amended;

M. "net income" means:

(1) the base income of a corporation properly filing a tax return as a separate entity; or

(2) the combined base income and losses of corporations that are part of a filing group that is computed after eliminating intercompany income and expense in a manner
consistent with the consolidated filing requirements of the Internal Revenue Code and the Corporate Income and Franchise Tax Act;

N. "net operating loss carryover" means the apportioned net loss properly reported on an original or amended tax return for taxable years beginning on or after January 1, 2020 by the taxpayer:

(1) plus:

   (a) the portion of an apportioned net loss properly reported to New Mexico for a taxable year beginning on or after January 1, 2020, on a separate year return, to the extent the taxpayer would have been entitled to include the portion of such apportioned net loss in the taxpayer's consolidated net operating loss carryforward under the Internal Revenue Code if the taxpayer filed a consolidated federal return; and

   (b) the taxpayer's grandfathered net operating loss carryover; and

(2) minus:

   (a) the amount of the net operating loss carryover attributed to an entity that has left the filing group, computed in a manner consistent with the consolidated filing requirements of the Internal Revenue Code and applicable regulations, as if the taxpayer were filing a consolidated return; and
(b) the amount of net operating loss deductions properly taken by the taxpayer;

O. "net operating loss deduction" means the portion of the net operating loss carryover that may be deducted from the taxpayer's apportioned net income under the Internal Revenue Code as of January 1, 2018 for the taxable year in which the deduction is taken, including the eighty percent limitation of Section 172(a) of the Internal Revenue Code as of January 1, 2018 calculated on the basis of the taxpayer's apportioned net income;

P. "person" means any individual, estate, trust, receiver, cooperative association, club, corporation, company, firm, partnership, limited liability company, joint venture, syndicate or other association; "person" also means, to the extent permitted by law, any federal, state or other governmental unit or subdivision or agency, department or instrumentality thereof;

Q. "real estate investment trust" has the meaning ascribed to the term in Section 856 of the Internal Revenue Code, as that section may be amended or renumbered;

R. "related corporation" means a corporation that is under common ownership with one or more corporations but that is not included in the same tax return;

S. "return" means any tax or information return, including a water's-edge or worldwide combined return, a
consolidated return, a declaration of estimated tax or a
claim for refund, including any amendments or supplements to
the return, required or permitted pursuant to a law subject
to administration and enforcement pursuant to the Tax
Administration Act and filed with the department by or on
behalf of any person;

T. "secretary" means the secretary of taxation and
revenue or the secretary's delegate;

U. "separate year return" means a properly filed
original or amended return for a taxable year beginning on or
after January 1, 2020 by a taxpayer reporting a loss, a
portion of which is claimed as part of the net operating loss
carryover by another taxpayer in a subsequent return period;

V. "state" means any state of the United States,
the District of Columbia, the commonwealth of Puerto Rico,
any territory or possession of the United States or political
subdivision thereof or any political subdivision of a foreign
country;

W. "state or local bond" means a bond issued by a
state other than New Mexico or by a local government other
than one of New Mexico's political subdivisions, the interest
from which is excluded from income for federal income tax
purposes under Section 103 of the Internal Revenue Code, as
that section may be amended or renumbered;

X. "taxable income" means a taxpayer's apportioned...
net income minus the net operating loss deduction for the 
taxable year;

Y. "taxable year" means the calendar year or 
fiscal year upon the basis of which the net income is 
computed under the Corporate Income and Franchise Tax Act and 
includes, in the case of the return made for a fractional 
part of a year under the provisions of that act, the period 
for which the return is made;

Z. "taxpayer" means any corporation or group of 
corporations filing a return pursuant to Section 7-2A-8.3 
NMSA 1978 subject to the taxes imposed by the Corporate 
Income and Franchise Tax Act;

AA. "unitary group" means a group of two or more 
corporations, including a captive real estate investment 
trust, but not including an S corporation, an insurance 
company subject to the provisions of the New Mexico Insurance 
Code, an insurance company that would be subject to the New 
Mexico Insurance Code if the insurance company engaged in 
business in this state or a real estate investment trust that 
is not a captive real estate investment trust, that are:

(1) related through common ownership; and

(2) economically interdependent with one 
another as demonstrated by the following factors:

(a) centralized management;

(b) functional integration; and
(c) economies of scale;

BB. "water's-edge group" means all corporations that are part of a unitary group, except:

   (1) corporations that are exempt from corporate income tax pursuant to Section 7-2A-4 NMSA 1978; and

   (2) corporations wherever organized or incorporated that have less than twenty percent of their property, payroll and sales sourced to locations within the United States, following the sourcing rules of the Uniform Division of Income for Tax Purposes Act; and

CC. "worldwide combined group" means all members of a unitary group, except members that are exempt from corporate income tax pursuant to Section 7-2A-4 NMSA 1978, irrespective of the country in which the corporations are incorporated or conduct business activity."

SECTION 3. A new section of the Gross Receipts and Compensating Tax Act is enacted to read:

"EXEMPTION--GROSS RECEIPTS--CERTAIN HEALTH CARE PROVIDERS FROM FEDERAL CORONAVIRUS AID, RELIEF, AND ECONOMIC SECURITY ACT PAYMENTS.--Exempted from the gross receipts tax are receipts of health care providers, other than hospitals licensed by the department of health, from payments by the United States department of health and human services from the federal public health and social services emergency fund
to providers eligible to receive the payments pursuant to the federal Coronavirus Aid, Relief, and Economic Security Act."

SECTION 4. TEMPORARY PROVISION--PENALTIES AND INTEREST WAIVED FOR CERTAIN TAXES DUE IN 2020.--

A. Notwithstanding Sections 7-1-67 and 7-1-69 NMSA 1978, no interest shall accrue and no penalty shall be assessed to a taxpayer for:

(1) tax liabilities pursuant to the Income Tax Act or the Corporate Income and Franchise Tax Act for failure to pay the tax that became due April 15, 2020 through July 15, 2020; provided that the failure to pay the tax was made without intent to evade or defeat the tax; and provided further that payment for the unpaid payments is made in full on or before April 15, 2021;

(2) tax liabilities pursuant to the Withholding Tax Act for failure to pay the tax that became due March 25, 2020 through July 25, 2020; provided that the failure to pay the tax was made without intent to evade or defeat the tax; and provided further that payment for the unpaid taxes is made in full on or before April 25, 2021;

(3) gross receipts tax, local option gross receipts tax or compensating tax liabilities for failure to pay any of those taxes that became due March 25, 2020 through July 25, 2020; provided that the failure to pay the tax was made without intent to evade or defeat the tax; and provided
further that payment for the unpaid taxes is made in full on
or before April 25, 2021; and

(4) tax liabilities assessed between
September 3, 2019 and January 3, 2020 as the result of a
managed audit performed in accordance with a managed audit
agreement pursuant to Section 7-1-11.1 NMSA 1978; provided
that payment for those liabilities is made pursuant to terms
of the managed audit agreement on or before December 31,
2020.

B. Notwithstanding Sections 7-38-49 and 7-38-50
NMSA 1978, no interest shall accrue and no penalty shall be
assessed to a property owner for unpaid property taxes that
became due April 10, 2020 pursuant to Section 7-38-38 NMSA
1978; provided that:

(1) the unpaid property taxes did not become
delinquent because of an intent to defraud by the property
owner;

(2) payment for the unpaid property taxes is
made in full on or before May 10, 2021; and

(3) the subject property does not have
property taxes that became delinquent pursuant to Section

SECTION 5. EMERGENCY.--It is necessary for the public
peace, health and safety that this act take effect
immediately.