54:50-26.1

LEGISLATIVE HISTORY CHECKLIST

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LAWS OF:	2004	CHAPTER:	58		
NJSA:	54:59-26.1	(Tax clearing p	process for businesses that use	state licenses)	
BILL NO:	A3131	(Substituted for	S1776)		
SPONSOR(S): Wisniewski					
DATE INTRODUCED: June 21, 2004					
COMMITTEE	: ASSE	MBLY: Budge	et		
	SENAT	E			
AMENDED DURING PASSAGE: No					
DATE OF PASSAGE: ASSEMBLY: June 24, 2004					
SENATE: June 24, 2004					
DATE OF APPROVAL: June 29, 2004					
FOLLOWING ARE ATTACHED IF AVAILABLE:					
FINAL	TEXT OF BILL	(Original version	of bill enacted)		
A3131 <u>SPONSOR'S STATEMENT</u> : (Begins on page 7 of original bill) <u>Yes</u>					
			ASSEMBLY:	Yes	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	SENATE:	No	
	FLOOR AMEN	DMENT STATE	-	No	
		FISCAL ESTIMA		No	
S1776 SPONSOR'S STATEMENT: (Begins on page 7 of original bill) Yes Bill and Sponsors Statement identical to A313					
			SENATE:	Yes	
	FLOOR AMEN	DMENT STATE	MENT:	No	
	LEGISLATIVE	FISCAL ESTIMA	ATE:	No	
VETO	No				
GOVERNOR'S PRESS RELEASE ON SIGNING:				No	

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NEWSPAPER ARTICLES:	No

§§3-5 -C.54:50-26.1 to 54:50-26.3

P.L. 2004, CHAPTER 58, approved June 29, 2004 (CORRECTED COPY)

Assembly, No. 3131

1 AN ACT providing a State tax clearance process for certain businesses 2 and holders of licenses from State agencies, amending and 3 supplementing P.L.1995, c.158 and amending R.S.54:50-9. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.1995, c.158 (C.54:50-24) is amended to read 9 as follows: 10 1. As used in this act: "Business entity" means any person, including but not limited to an 11 12 individual who is a sole proprietor, that uses a license to conduct or 13 operate a trade, business, occupation or profession in the State, other than as an employee, and that may be subject to State taxes on 14 15 business related income; "Director" means the Director of the Division of Taxation in the 16 17 Department of the Treasury; "License" means the whole or part of any State agency permit, 18 19 certificate, approval, registration, charter or similar form of permission 20 to engage in a profession, trade, business or occupation and any 21 notification required to be made to any State agency that a profession, trade, business or occupation is being engaged in or is expected to be 22 23 commenced; provided however, that "license" shall not include any 24 original charter or certificate of incorporation granted by any State 25 agency; 26 "Person" means an individual, partnership, society, association, 27 firm, joint stock company, corporation, estate, receiver, trustee, 28 assignee, referee, or any other entity acting in a fiduciary or 29 representative capacity, whether appointed by a court or otherwise, or 30 any entity that is a combination of the entities set forth herein; 31 "S corporation" means a corporation included in the definition of an "S corporation" pursuant to section 1361 of the federal Internal 32 Revenue Code of 1986, 26 U.S.C. s.1361; [and] 33 34 "State agency" means the Judicial, Legislative or Executive branch of the State of New Jersey, including but not limited to any 35 36 department, board, bureau, commission, division, office, council, 37 agency, or instrumentality thereof, or independent agency, public 38 authority or public benefit corporation: and 39 "State tax indebtedness" means the amount of State tax, interest,

EXPLANATION - Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

1 penalties, and any related fees owed by a person, including any 2 statutory fee for the cost of collection imposed pursuant to section 8 of P.L.1987, c.76 (C.54:49-12.1), to the director. 3 4 (cf: P.L.1995, c.158, s.1) 5 6 2. Section 3 of P.L.1995, c.158 (C.54:50-26) is amended to read 7 as follows: 8 3. a. Notwithstanding any other provision of law, a State agency 9 shall, upon request of the director, furnish the following information 10 with respect to each person covered by this act: 11 (1) business name or the name under which the applicant for a 12 license or licenses will be licensed or is licensed; 13 (2) business address or whatever type of address the State agency 14 requires from the applicant for a license or the licensee to furnish to the agency including an Internet address; [and] 15 16 (3) federal social security number or federal taxpayer identification 17 number, or both numbers when the person has both numbers, or the 18 reason or reasons, furnished by the person, why the person does not have either number; and 19 20 (4) as to holders of licenses, but not pending applicants for 21 licenses, the information, if any, upon which the State agency has 22 identified that a licensee is a business entity. 23 b. The reports of information required under subsection a. of this 24 section shall be submitted on a compatible magnetic tape file or in 25 some other form which is mutually acceptable to the State agency and the director. Information as to current licensees shall be submitted to 26 27 the director within the time prescribed in the director's request, or at 28 such other mutually agreeable time. 29 (cf: P.L.1995, c.158, s.3) 30 31 3. (New section) If the director does not already possess the 32 information set forth in paragraph (3) of subsection a. of section 3 of P.L.1995, c.158 (C.54:50-26) as to a licensee, the director shall send 33 34 a preliminary notice to each person identified as a business entity by 35 a State agency as a result of an initial request by the director, requesting verification, in a manner to be prescribed by the director, 36 of the business name, business address and federal social security 37 38 number or federal taxpayer identification number. If no federal social 39 security number or federal taxpayer identification number was 40 provided to the director by the State agency, the preliminary notice 41 shall require a person identified as a business entity by a State agency 42 to provide such information to the director, pursuant to the authority 43 under 42 U.S.C. s.405(c)(2)(C)(i). The preliminary notice shall advise 44 that person that the information required under section 3 of P.L.1995, 45 c.158 (C.54:50-26) has been provided to the director for purposes of 46 reviewing the person's compliance with appropriate State tax laws, as

a condition to the continued licensing of the person by the State
agency, and to update or correct, as necessary, the tax records and
files of the director. The director shall forward a preliminary notice
only after the initial request has been made to a State agency for the
information required by section 3 of P.L.1995, c.158.

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7 4. (New section) It shall be the responsibility of a State agency to require federal social security numbers and federal taxpayer 8 9 identification numbers, as appropriate, from its licensees for the 10 purpose of State tax administration and to provide appropriate notice 11 of the requirements of this section for all requests by the director for 12 such information that occur after the initial request by the director pursuant to section 3 of P.L.2004, c. 13 (C.) for the 14 information required from licensees that the State agency has identified 15 as a business entity.

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17 5. (New section) a. (1) Following the preliminary notice required 18 by subsection a. of section 3 of P.L.2004, c. (C.), the director shall review the State tax compliance status of each person identified 19 by a State agency as a business entity pursuant to section 3 of 20 21 P.L.1995, c.158 (C.54:50-26), and verify compliance with the business 22 registration requirements of any State tax administered by the Division 23 of Taxation. The director shall notify those persons not registered 24 with the division and provide that person with 10 days to comply with 25 that registration requirement.

(2) As to licensees for which the director has received any 26 27 information set forth in paragraphs (1) through (3) of subsection a. of 28 section 3 of P.L.1985, c.158 (C.54:50-26), from any State agency, 29 including from the Division of Taxation, independent of any 30 information identifying the licensee as a business entity, the director 31 shall review the State tax compliance status of each such licensee and 32 verify compliance with the business registration requirements of any 33 State tax administered by the Division of Taxation. The director shall 34 notify a person not registered with the division and provide that person 35 with 10 days to comply with that registration requirement.

b. (1) If the State tax compliance review of any license holder 36 37 discloses a State tax indebtedness of that person reduced to judgment 38 by the filing of a certificate of debt by the director or a State tax indebtedness finally determined after the exhaustion of remedies 39 40 provided pursuant to the State Uniform Tax Procedure Law, 41 R.S.54:48-1 et seq., or following the failure of a person to exercise available remedies, then the director shall notify the person of the 42 43 intent to demand the suspension of the person's license by the State 44 agency. No additional right to protest or appeal the State tax 45 indebtedness shall be available to any person pursuant to this 46 paragraph.

1 (2) If the State tax compliance review discloses a State tax 2 indebtedness that (a) is not a certificate of debt, (b) is not a State tax 3 indebtedness that has been finally determined after the exhaustion of 4 remedies provided pursuant to the State Uniform Tax Procedure Law, R.S.54:48-1 et seq., or (c) is not a State tax indebtedness that has 5 followed the failure of a person to exercise available remedies, the 6 director shall forward a notice of tax delinquency or tax deficiency, or 7 8 both, and the person may remit the State tax indebtedness to the 9 director or contest the State tax indebtedness in accordance with the 10 State Uniform Tax Procedure Law, R.S.54:48-1 et seq. The director 11 shall not seek to suspend a license during the time available to contest 12 the notice of tax delinquency or tax deficiency.

13 c. By written notice to a State agency, the director shall demand 14 the suspension of a license of a person (1) to whom a notice has been 15 provided pursuant to paragraph (1) of subsection b. of this section, or (2) to whom a notice of tax delinquency or tax deficiency has been 16 17 provided pursuant to paragraph (2) of subsection b. of this section after the time to contest the notice has expired or after the exhaustion 18 19 of available remedies. Upon receipt of the director's notice, a State 20 agency shall suspend the license effective as of a date mutually agreed 21 upon by the director and the State agency. Notwithstanding any other 22 law to the contrary, no person shall have the right to a hearing prior 23 to the imposition of the suspension.

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25 6. Section 4 of P.L.1995, c.158 (C.54:50-27) is amended to read
26 as follows:

27 4. Notwithstanding any other provision of law, the information and 28 report to be furnished by the State agency to the director shall not 29 constitute a public record under P.L.1963, c.73 (C.47:1A-1 et seq.) or 30 any court decision, or a government record subject to access pursuant 31 to P.L.2001, c.404, and shall not otherwise be open to the public for 32 inspection. The information and report furnished by any State agency under the provisions of this act shall be a record or file subject to the 33 34 provisions of R.S.54:50-8 and R.S.54:50-9.

- 35 (cf: P.L.1995, c.158, s.4)
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37 7. R.S.54:50-9 is amended to read as follows:

54:50-9. Nothing herein contained shall be construed to prevent:
a. The delivery to a taxpayer or the taxpayer's duly authorized
representative of a copy of any report or any other paper filed by the
taxpayer pursuant to the provisions of this subtitle or of any such State
tax law;

b. The publication of statistics so classified as to prevent theidentification of a particular report and the items thereof;

c. The director, in the director's discretion and subject toreasonable conditions imposed by the director, from disclosing the

name and address of any licensee under any State tax law, unless
 expressly prohibited by such State tax law;

d. The inspection by the Attorney General or other legal
representative of this State of the reports or files relating to the claim
of any taxpayer who shall bring an action to review or set aside any
tax imposed under any State tax law or against whom an action or
proceeding has been instituted in accordance with the provisions
thereof;

9 e. The examination of said records and files by the Comptroller,
10 State Auditor or State Commissioner of Finance, or by their respective
11 duly authorized agents;

12 f. The furnishing, at the discretion of the director, of any 13 information contained in tax reports or returns or any audit thereof or 14 the report of any investigation made with respect thereto, filed 15 pursuant to the tax laws, to the taxing officials of any other state, the 16 District of Columbia, the United States and the territories thereof, 17 providing said jurisdictions grant like privileges to this State and 18 providing such information is to be used for tax purposes only;

g. The furnishing, at the discretion of the director, of any material
information disclosed by the records or files to any law enforcing
authority of this State who shall be charged with the investigation or
prosecution of any violation of the criminal provisions of this subtitle
or of any State tax law;

24 h. The furnishing by the director to the State agency responsible for administering the Child Support Enforcement program pursuant to 25 26 Title IV-D of the federal Social Security Act, Pub. L.93-647 (42 27 U.S.C. s.51 et seq.), with the names, home addresses, social security 28 numbers and sources of income and assets of all absent parents who 29 are certified by that agency as being required to pay child support, 30 upon request by the State agency and pursuant to procedures and in 31 a form prescribed by the director;

i. The furnishing by the director to the Board of Public Utilities any
information contained in tax information statements, reports or returns
or any audit thereof or a report of any investigation made with respect
thereto, as may be necessary for the administration of P.L.1991, c.184
(C.54:30A-18.6 et al.) and P.L.1997, c.162 (C.54:10A-3 et al.);

37 j. The furnishing by the director to the Director of the Division of 38 Alcoholic Beverage Control in the Department of Law and Public 39 Safety any information contained in tax information statements, 40 reports or returns or any audit thereof or a report of any investigation 41 made with respect thereto, as may be relevant, in the discretion of the director, in any proceeding conducted for the issuance, suspension or 42 revocation of any license authorized pursuant to Title 33 of the 43 44 **Revised Statutes;**

45 k. The inspection by the Attorney General or other legal46 representative of this State of the reports or files of any tobacco

A3131 6

product manufacturer, as defined in section 2 of P.L.1999, c.148 1 2 (C.52:4D-2), for any period in which that tobacco product 3 manufacturer was not or is not in compliance with subsection a. of 4 section 3 of P.L.1999, c.148 (C.52:4D-3), or of any licensed distributor as defined in section 102 of P.L.1948, c.65 (C.54:40A-2), 5 for the purpose of facilitating the administration of the provisions of 6 7 P.L.1999, c.148 (C.52:4D-1 et seq.): 8 1. The furnishing by the director to a State agency as defined in 9 section 1 of P.L.1995, c.158 (C.54:50-24) the names of licensees 10 subject to suspension for non-payment of State tax indebtedness pursuant to P.L.2004, c. (C.). 11 12 (cf: P.L.2001, c.358, s.1) 13 14 8. This act shall take effect immediately. 15 16 17 **STATEMENT** 18 This bill establishes a State tax clearance process for certain 19 20 businesses that are holders of licenses from State agencies and other 21 holders of licenses from State agencies, which licensees may have 22 State tax indebtedness. This bill extends this process to State agency 23 licensees that an agency has identified as using a licensee as a business 24 entity to conduct or operate a trade, business, occupation or 25 profession in the State, other than as an employee, and that may be 26 subject to State taxes on business related income. This process is also 27 extended to other State agency licensees for which the director has 28 received any other identifying information in the possession of a State 29 agency that may be used currently by the Director of the Division of Taxation in the enforcement of State tax laws. 30 31 The Director of the Division of Taxation will provide a preliminary 32 notice to businesses that have information that will be requested from 33 the licensing agency that identifies them as a business entity using the 34 license. The identifying information, including social security numbers or federal taxpayer identification numbers, will be obtained for 35 purposes of reviewing the business' compliance with appropriate State 36 37 tax laws, as a condition to the continued licensing of the business by 38 the State agency, and to update or correct, as necessary, the tax records and files of the director. 39 40 Further, notice will be provided to those businesses, and the other 41 licensees subject to this bill, that do not appear to be in compliance 42 with State tax laws including the business registration requirements of those laws. This notice will afford the business and those licensees 43 44 with an opportunity to exercise any remedies that may remain under 45 the State tax laws. If a State tax indebtedness of the business or the 46 other licensee is discovered after all State taxpayer remedies have been

exhausted the director will provide further notice of the director's
 intention to request that the State license be suspended.

3 This bill will ensure that the privilege of holding a State license,

4 including registrations and certificates that are necessary to conduct

or operate a trade, business, occupation or profession in the State, willnot be extended to State tax debtors.

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11 Establishes a State tax clearance process for certain business operators

- 12 that use State licenses to conduct business and for other holders of
- 13 licenses from State agencies.

ASSEMBLY, No. 3131 **STATE OF NEW JERSEY** 211th LEGISLATURE

INTRODUCED JUNE 21, 2004

Sponsored by: Assemblyman JOHN S. WISNIEWSKI District 19 (Middlesex)

Co-Sponsored by: Senator Bryant

SYNOPSIS

Establishes a State tax clearance process for certain business operators that use State licenses to conduct business and for other holders of licenses from State agencies.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 6/25/2004)

2

1 AN ACT providing a State tax clearance process for certain businesses 2 and holders of licenses from State agencies, amending and 3 supplementing P.L.1995, c.158 and amending R.S.54:50-9. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.1995, c.158 (C.54:50-24) is amended to read 9 as follows: 10 1. As used in this act: 11 "Business entity" means any person, including but not limited to an 12 individual who is a sole proprietor, that uses a license to conduct or operate a trade, business, occupation or profession in the State, other 13 14 than as an employee, and that may be subject to State taxes on 15 business related income; "Director" means the Director of the Division of Taxation in the 16 17 Department of the Treasury; 18 "License" means the whole or part of any State agency permit, certificate, approval, registration, charter or similar form of permission 19 20 to engage in a profession, trade, business or occupation and any 21 notification required to be made to any State agency that a profession, 22 trade, business or occupation is being engaged in or is expected to be 23 commenced; provided however, that "license" shall not include any 24 original charter or certificate of incorporation granted by any State 25 agency; 26 "Person" means an individual, partnership, society, association, firm, joint stock company, corporation, estate, receiver, trustee, 27 28 assignee, referee, or any other entity acting in a fiduciary or 29 representative capacity, whether appointed by a court or otherwise, or 30 any entity that is a combination of the entities set forth herein; 31 "S corporation" means a corporation included in the definition of 32 an "S corporation" pursuant to section 1361 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.1361; [and] 33 "State agency" means the Judicial, Legislative or Executive branch 34 35 of the State of New Jersey, including but not limited to any 36 department, board, bureau, commission, division, office, council, agency, or instrumentality thereof, or independent agency, public 37 38 authority or public benefit corporation: and 39 "State tax indebtedness" means the amount of State tax, interest, penalties, and any related fees owed by a person, including any 40 statutory fee for the cost of collection imposed pursuant to section 8 41 of P.L.1987, c.76 (C.54:49-12.1), to the director. 42 (cf: P.L.1995, c.158, s.1)

43

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

1 2. Section 3 of P.L.1995, c.158 (C.54:50-26) is amended to read 2 as follows: 3 3. a. Notwithstanding any other provision of law, a State agency 4 shall, upon request of the director, furnish the following information with respect to each person covered by this act: 5 6 (1) business name or the name under which the applicant for a license or licenses will be licensed or is licensed; 7 8 (2) business address or whatever type of address the State agency 9 requires from the applicant for a license or the licensee to furnish to the agency including an Internet address; [and] 10 (3) federal social security number or federal taxpayer identification 11 number, or both numbers when the person has both numbers, or the 12 13 reason or reasons, furnished by the person, why the person does not 14 have either number; and 15 (4) as to holders of licenses, but not pending applicants for licenses, the information, if any, upon which the State agency has 16 17 identified that a licensee is a business entity. 18 b. The reports of information required under subsection a. of this 19 section shall be submitted on a compatible magnetic tape file or in 20 some other form which is mutually acceptable to the State agency and 21 the director. Information as to current licensees shall be submitted to 22 the director within the time prescribed in the director's request, or at 23 such other mutually agreeable time. 24 (cf: P.L.1995, c.158, s.3) 25 3. (New section) If the director does not already possess the 26 27 information set forth in paragraph (3) of subsection a. of section 3 of P.L.1995, c.158 (C.54:50-26) as to a licensee, the director shall send 28 29 a preliminary notice to each person identified as a business entity by 30 a State agency as a result of an initial request by the director, 31 requesting verification, in a manner to be prescribed by the director, 32 of the business name, business address and federal social security 33 number or federal taxpayer identification number. If no federal social 34 security number or federal taxpayer identification number was 35 provided to the director by the State agency, the preliminary notice shall require a person identified as a business entity by a State agency 36 37 to provide such information to the director, pursuant to the authority 38 under 42 U.S.C. s.405(c)(2)(C)(i). The preliminary notice shall advise 39 that person that the information required under section 3 of P.L.1995, 40 c.158 (C.54:50-26) has been provided to the director for purposes of 41 reviewing the person's compliance with appropriate State tax laws, as 42 a condition to the continued licensing of the person by the State 43 agency, and to update or correct, as necessary, the tax records and 44 files of the director. The director shall forward a preliminary notice 45 only after the initial request has been made to a State agency for the information required by section 3 of P.L.1995, c.158. 46

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1 4. (New section) It shall be the responsibility of a State agency to 2 require federal social security numbers and federal taxpayer 3 identification numbers, as appropriate, from its licensees for the 4 purpose of State tax administration and to provide appropriate notice of the requirements of this section for all requests by the director for 5 6 such information that occur after the initial request by the director pursuant to section 3 of P.L.2004, c. 7 (C.) for the 8 information required from licensees that the State agency has identified 9 as a business entity.

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11 5. (New section) a. (1) Following the preliminary notice required by subsection a. of section 3 of P.L.2004, c. (C. 12), the director 13 shall review the State tax compliance status of each person identified by a State agency as a business entity pursuant to section 3 of 14 15 P.L.1995, c.158 (C.54:50-26), and verify compliance with the business registration requirements of any State tax administered by the Division 16 17 of Taxation. The director shall notify those persons not registered 18 with the division and provide that person with 10 days to comply with 19 that registration requirement.

20 As to licensees for which the director has received any (2)21 information set forth in paragraphs (1) through (3) of subsection a. of 22 section 3 of P.L.1985, c.158 (C.54:50-26), from any State agency, 23 including from the Division of Taxation, independent of any 24 information identifying the licensee as a business entity, the director 25 shall review the State tax compliance status of each such licensee and 26 verify compliance with the business registration requirements of any 27 State tax administered by the Division of Taxation. The director shall 28 notify a person not registered with the division and provide that person 29 with 10 days to comply with that registration requirement.

30 b. (1) If the State tax compliance review of any license holder 31 discloses a State tax indebtedness of that person reduced to judgment 32 by the filing of a certificate of debt by the director or a State tax 33 indebtedness finally determined after the exhaustion of remedies 34 provided pursuant to the State Uniform Tax Procedure Law, R.S.54:48-1 et seq., or following the failure of a person to exercise 35 available remedies, then the director shall notify the person of the 36 37 intent to demand the suspension of the person's license by the State 38 agency. No additional right to protest or appeal the State tax 39 indebtedness shall be available to any person pursuant to this 40 paragraph.

(2) If the State tax compliance review discloses a State tax
indebtedness that (a) is not a certificate of debt, (b) is not a State tax
indebtedness that has been finally determined after the exhaustion of
remedies provided pursuant to the State Uniform Tax Procedure Law,
R.S.54:48-1 et seq., or (c) is not a State tax indebtedness that has
followed the failure of a person to exercise available remedies, the

1 director shall forward a notice of tax delinquency or tax deficiency, or 2 both, and the person may remit the State tax indebtedness to the director or contest the State tax indebtedness in accordance with the 3 4 State Uniform Tax Procedure Law, R.S.54:48-1 et seq. The director shall not seek to suspend a license during the time available to contest 5 6 the notice of tax delinquency or tax deficiency. 7 c. By written notice to a State agency, the director shall demand 8 the suspension of a license of a person (1) to whom a notice has been 9 provided pursuant to paragraph (1) of subsection b. of this section, or 10 (2) to whom a notice of tax delinquency or tax deficiency has been 11 provided pursuant to paragraph (2) of subsection b. of this section after the time to contest the notice has expired or after the exhaustion 12 13 of available remedies. Upon receipt of the director's notice, a State 14 agency shall suspend the license effective as of a date mutually agreed 15 upon by the director and the State agency. Notwithstanding any other law to the contrary, no person shall have the right to a hearing prior 16 to the imposition of the suspension. 17 18 19 6. Section 4 of P.L.1995, c.158 (C.54:50-27) is amended to read 20 as follows: 21 4. Notwithstanding any other provision of law, the information and 22 report to be furnished by the State agency to the director shall not 23 constitute a public record under P.L.1963, c.73 (C.47:1A-1 et seq.) or 24 any court decision, or a government record subject to access pursuant 25 to P.L.2001, c.404, and shall not otherwise be open to the public for 26 inspection. The information and report furnished by any State agency 27 under the provisions of this act shall be a record or file subject to the provisions of R.S.54:50-8 and R.S.54:50-9. 28 29 (cf: P.L.1995, c.158, s.4) 30 31 7. R.S.54:50-9 is amended to read as follows: 32 54:50-9. Nothing herein contained shall be construed to prevent: 33 a. The delivery to a taxpayer or the taxpayer's duly authorized 34 representative of a copy of any report or any other paper filed by the 35 taxpayer pursuant to the provisions of this subtitle or of any such State 36 tax law; 37 b. The publication of statistics so classified as to prevent the 38 identification of a particular report and the items thereof; 39 The director, in the director's discretion and subject to c. 40 reasonable conditions imposed by the director, from disclosing the name and address of any licensee under any State tax law, unless 41 42 expressly prohibited by such State tax law; 43 d. The inspection by the Attorney General or other legal 44 representative of this State of the reports or files relating to the claim 45 of any taxpayer who shall bring an action to review or set aside any tax imposed under any State tax law or against whom an action or 46

proceeding has been instituted in accordance with the provisions
 thereof;

3 e. The examination of said records and files by the Comptroller,

4 State Auditor or State Commissioner of Finance, or by their respective5 duly authorized agents;

6 f. The furnishing, at the discretion of the director, of any 7 information contained in tax reports or returns or any audit thereof or 8 the report of any investigation made with respect thereto, filed 9 pursuant to the tax laws, to the taxing officials of any other state, the 10 District of Columbia, the United States and the territories thereof, 11 providing said jurisdictions grant like privileges to this State and 12 providing such information is to be used for tax purposes only;

g. The furnishing, at the discretion of the director, of any material
information disclosed by the records or files to any law enforcing
authority of this State who shall be charged with the investigation or
prosecution of any violation of the criminal provisions of this subtitle
or of any State tax law;

18 h. The furnishing by the director to the State agency responsible 19 for administering the Child Support Enforcement program pursuant to 20 Title IV-D of the federal Social Security Act, Pub. L.93-647 (42 21 U.S.C. s.51 et seq.), with the names, home addresses, social security 22 numbers and sources of income and assets of all absent parents who 23 are certified by that agency as being required to pay child support, 24 upon request by the State agency and pursuant to procedures and in 25 a form prescribed by the director;

i. The furnishing by the director to the Board of Public Utilities any
information contained in tax information statements, reports or returns
or any audit thereof or a report of any investigation made with respect
thereto, as may be necessary for the administration of P.L.1991, c.184
(C.54:30A-18.6 et al.) and P.L.1997, c.162 (C.54:10A-3 et al.);

31 j. The furnishing by the director to the Director of the Division of 32 Alcoholic Beverage Control in the Department of Law and Public 33 Safety any information contained in tax information statements, 34 reports or returns or any audit thereof or a report of any investigation 35 made with respect thereto, as may be relevant, in the discretion of the 36 director, in any proceeding conducted for the issuance, suspension or 37 revocation of any license authorized pursuant to Title 33 of the 38 **Revised Statutes**;

39 k. The inspection by the Attorney General or other legal 40 representative of this State of the reports or files of any tobacco product manufacturer, as defined in section 2 of P.L.1999, c.148 41 42 (C.52:4D-2), for any period in which that tobacco product 43 manufacturer was not or is not in compliance with subsection a. of 44 section 3 of P.L.1999, c.148 (C.52:4D-3), or of any licensed 45 distributor as defined in section 102 of P.L.1948, c.65 (C.54:40A-2), for the purpose of facilitating the administration of the provisions of 46

A3131 WISNIEWSKI 7

1 P.L.1999, c.148 (C.52:4D-1 et seq.): 2 1. The furnishing by the director to a State agency as defined in 3 section 1 of P.L.1995, c.158 (C.54:50-24) the names of licensees 4 subject to suspension for non-payment of State tax indebtedness 5 pursuant to P.L.2004, c. (C.). 6 (cf: P.L.2001, c.358, s.1) 7 8 8. This act shall take effect immediately. 9 10 11 **STATEMENT** 12 13 This bill establishes a State tax clearance process for certain 14 businesses that are holders of licenses from State agencies and other 15 holders of licenses from State agencies, which licensees may have State tax indebtedness. This bill extends this process to State agency 16 licensees that an agency has identified as using a licensee as a business 17 entity to conduct or operate a trade, business, occupation or 18 19 profession in the State, other than as an employee, and that may be 20 subject to State taxes on business related income. This process is also 21 extended to other State agency licensees for which the director has 22 received any other identifying information in the possession of a State 23 agency that may be used currently by the Director of the Division of Taxation in the enforcement of State tax laws. 24 25 The Director of the Division of Taxation will provide a preliminary 26 notice to businesses that have information that will be requested from 27 the licensing agency that identifies them as a business entity using the license. The identifying information, including social security numbers 28 29 or federal taxpayer identification numbers, will be obtained for 30 purposes of reviewing the business' compliance with appropriate State tax laws, as a condition to the continued licensing of the business by 31 32 the State agency, and to update or correct, as necessary, the tax 33 records and files of the director. 34 Further, notice will be provided to those businesses, and the other 35 licensees subject to this bill, that do not appear to be in compliance 36 with State tax laws including the business registration requirements of 37 those laws. This notice will afford the business and those licensees 38 with an opportunity to exercise any remedies that may remain under 39 the State tax laws. If a State tax indebtedness of the business or the 40 other licensee is discovered after all State taxpayer remedies have been 41 exhausted the director will provide further notice of the director's 42 intention to request that the State license be suspended. 43 This bill will ensure that the privilege of holding a State license, 44 including registrations and certificates that are necessary to conduct 45 or operate a trade, business, occupation or profession in the State, will

46 not be extended to State tax debtors.

ASSEMBLY BUDGET COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3131

STATE OF NEW JERSEY

DATED: JUNE 22, 2004

The Assembly Budget Committee reports favorably Assembly Bill No. 3131.

Assembly Bill No. 3131 establishes a State tax clearance process for certain businesses that are holders of licenses from State agencies and other holders of licenses from State agencies. These licensees may have State tax indebtedness. This bill extends this process to State agency licensees that an agency has identified as using a licensee as a business entity to conduct or operate a trade, business, occupation or profession in the State, other than as an employee, and that may be subject to State taxes on business-related income. This process is also extended to other State agency licensees for which the director has received any other identifying information in the possession of a State agency that may be used currently by the Director of the Division of Taxation in the enforcement of State tax laws.

Under the bill, the Director of the Division of Taxation will provide a preliminary notice to a business that has information that will be requested from the licensing agency that identifies it as a business entity using the license. The identifying information, including social security numbers or federal taxpayer identification numbers, will be obtained for purposes of reviewing the business' compliance with appropriate State tax laws, as a condition to the continued licensing of the business by the State agency, and to update or correct, as necessary, the tax records and files of the director.

Further, notice will be provided to those businesses, and the other licensees subject to this bill, that do not appear to be in compliance with State tax laws including the business registration requirements of those laws. This notice will afford the business and those licensees with an opportunity to exercise any remedies that may remain under the State tax laws. If a State tax indebtedness of the business or other licensee is discovered after all State taxpayer remedies have been exhausted the director will provide further notice of the director's intention to request that the State license be suspended.

This bill will ensure that the privilege of holding a State license, including registrations and certificates that are necessary to conduct or operate a trade, business, occupation or profession in the State, will not be extended to State tax debtors.

FISCAL IMPACT:

At this time, the Executive branch has not provided any information concerning the fiscal impact of the provisions of this bill.

SENATE, No. 1776 STATE OF NEW JERSEY 211th LEGISLATURE

INTRODUCED JUNE 17, 2004

Sponsored by: Senator WAYNE R. BRYANT District 5 (Camden and Gloucester)

SYNOPSIS

Establishes a State tax clearance process for certain businesses operators that use State licenses to conduct business and for other holders of licenses from State agencies.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT providing a State tax clearance process for certain businesses 2 and holders of licenses from State agencies, amending and 3 supplementing P.L.1995, c.158 and amending R.S.54:50-9. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.1995, c.158 (C.54:50-24) is amended to read 9 as follows: 10 1. As used in this act: 11 "Business entity" means any person, including but not limited to an 12 individual who is a sole proprietor, that uses a license to conduct or operate a trade, business, occupation or profession in the State, other 13 14 than as an employee, and that may be subject to State taxes on 15 business related income; "Director" means the Director of the Division of Taxation in the 16 17 Department of the Treasury; 18 "License" means the whole or part of any State agency permit, certificate, approval, registration, charter or similar form of permission 19 20 to engage in a profession, trade, business or occupation and any 21 notification required to be made to any State agency that a profession, 22 trade, business or occupation is being engaged in or is expected to be 23 commenced; provided however, that "license" shall not include any 24 original charter or certificate of incorporation granted by any State 25 agency; 26 "Person" means an individual, partnership, society, association, firm, joint stock company, corporation, estate, receiver, trustee, 27 28 assignee, referee, or any other entity acting in a fiduciary or 29 representative capacity, whether appointed by a court or otherwise, or 30 any entity that is a combination of the entities set forth herein; 31 "S corporation" means a corporation included in the definition of 32 an "S corporation" pursuant to section 1361 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.1361; [and] 33 "State agency" means the Judicial, Legislative or Executive branch 34 35 of the State of New Jersey, including but not limited to any 36 department, board, bureau, commission, division, office, council, agency, or instrumentality thereof, or independent agency, public 37 38 authority or public benefit corporation: and 39 "State tax indebtedness" means the amount of State tax, interest, penalties, and any related fees owed by a person, including any 40 statutory fee for the cost of collection imposed pursuant to section 8 41 of P.L.1987, c.76 (C.54:49-12.1), to the director. 42 43 (cf: P.L.1995, c.158, s.1)

EXPLANATION - Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

1 2. Section 3 of P.L.1995, c.158 (C.54:50-26) is amended to read 2 as follows: 3 3. a. Notwithstanding any other provision of law, a State agency 4 shall, upon request of the director, furnish the following information with respect to each person covered by this act: 5 6 (1) business name or the name under which the applicant for a license or licenses will be licensed or is licensed; 7 8 (2) business address or whatever type of address the State agency 9 requires from the applicant for a license or the licensee to furnish to the agency including an Internet address; [and] 10 (3) federal social security number or federal taxpayer identification 11 number, or both numbers when the person has both numbers, or the 12 13 reason or reasons, furnished by the person, why the person does not 14 have either number; and 15 (4) as to holders of licenses, but not pending applicants for licenses, the information, if any, upon which the State agency has 16 17 identified that a licensee is a business entity. 18 b. The reports of information required under subsection a. of this 19 section shall be submitted on a compatible magnetic tape file or in 20 some other form which is mutually acceptable to the State agency and 21 the director. Information as to current licensees shall be submitted to 22 the director within the time prescribed in the director's request, or at 23 such other mutually agreeable time. 24 (cf: P.L.1995, c.158, s.3) 25 3. (New section) If the director does not already possess the 26 27 information set forth in paragraph (3) of subsection a. of section 3 of P.L.1995, c.158 (C.54:50-26) as to a licensee, the director shall send 28 29 a preliminary notice to each person identified as a business entity by 30 a State agency as a result of an initial request by the director, 31 requesting verification, in a manner to be prescribed by the director, 32 of the business name, business address and federal social security 33 number or federal taxpayer identification number. If no federal social 34 security number or federal taxpayer identification number was 35 provided to the director by the State agency, the preliminary notice shall require a person identified as a business entity by a State agency 36 37 to provide such information to the director, pursuant to the authority 38 under 42 U.S.C. s.405(c)(2)(C)(i). The preliminary notice shall advise 39 that person that the information required under section 3 of P.L.1995, 40 c.158 (C.54:50-26) has been provided to the director for purposes of 41 reviewing the person's compliance with appropriate State tax laws, as 42 a condition to the continued licensing of the person by the State 43 agency, and to update or correct, as necessary, the tax records and 44 files of the director. The director shall forward a preliminary notice 45 only after the initial request has been made to a State agency for the information required by section 3 of P.L.1995, c.158. 46

1 4. (New section) It shall be the responsibility of a State agency to 2 require federal social security numbers and federal taxpayer 3 identification numbers, as appropriate, from its licensees for the 4 purpose of State tax administration and to provide appropriate notice of the requirements of this section for all requests by the director for 5 6 such information that occur after the initial request by the director 7 pursuant to section 3 of P.L.2004, c. (C.) for the 8 information required from licensees that the State agency has identified 9 as a business entity.

10

11 5. (New section) a. (1) Following the preliminary notice required by subsection a. of section 3 of P.L.2004, c. (C. 12), the director 13 shall review the State tax compliance status of each person identified by a State agency as a business entity pursuant to section 3 of 14 15 P.L.1995, c.158 (C.54:50-26), and verify compliance with the business registration requirements of any State tax administered by the Division 16 17 of Taxation. The director shall notify those persons not registered 18 with the division and provide that person with 10 days to comply with 19 that registration requirement.

20 As to licensees for which the director has received any (2)21 information set forth in paragraphs (1) through (3) of subsection a. of 22 section 3 of P.L.1985, c.158 (C.54:50-26), from any State agency, 23 including from the Division of Taxation, independent of any 24 information identifying the licensee as a business entity, the director 25 shall review the State tax compliance status of each such licensee and 26 verify compliance with the business registration requirements of any 27 State tax administered by the Division of Taxation. The director shall 28 notify a person not registered with the division and provide that person 29 with 10 days to comply with that registration requirement.

30 b. (1) If the State tax compliance review of any license holder 31 discloses a State tax indebtedness of that person reduced to judgment 32 by the filing of a certificate of debt by the director or a State tax 33 indebtedness finally determined after the exhaustion of remedies 34 provided pursuant to the State Uniform Tax Procedure Law, R.S.54:48-1 et seq., or following the failure of a person to exercise 35 available remedies, then the director shall notify the person of the 36 37 intent to demand the suspension of the person's license by the State 38 agency. No additional right to protest or appeal the State tax 39 indebtedness shall be available to any person pursuant to this 40 paragraph.

(2) If the State tax compliance review discloses a State tax
indebtedness that (a) is not a certificate of debt, (b) is not a State tax
indebtedness that has been finally determined after the exhaustion of
remedies provided pursuant to the State Uniform Tax Procedure Law,
R.S.54:48-1 et seq., or (c) is not a State tax indebtedness that has
followed the failure of a person to exercise available remedies, the

1 director shall forward a notice of tax delinquency or tax deficiency, or 2 both, and the person may remit the State tax indebtedness to the director or contest the State tax indebtedness in accordance with the 3 4 State Uniform Tax Procedure Law, R.S.54:48-1 et seq. The director shall not seek to suspend a license during the time available to contest 5 6 the notice of tax delinquency or tax deficiency. 7 c. By written notice to a State agency, the director shall demand 8 the suspension of a license of a person (1) to whom a notice has been 9 provided pursuant to paragraph (1) of subsection b. of this section, or 10 (2) to whom a notice of tax delinquency or tax deficiency has been 11 provided pursuant to paragraph (2) of subsection b. of this section after the time to contest the notice has expired or after the exhaustion 12 13 of available remedies. Upon receipt of the director's notice, a State 14 agency shall suspend the license effective as of a date mutually agreed 15 upon by the director and the State agency. Notwithstanding any other law to the contrary, no person shall have the right to a hearing prior 16 to the imposition of the suspension. 17 18 19 6. Section 4 of P.L.1995, c.158 (C.54:50-27) is amended to read 20 as follows: 21 4. Notwithstanding any other provision of law, the information and 22 report to be furnished by the State agency to the director shall not 23 constitute a public record under P.L.1963, c.73 (C.47:1A-1 et seq.) or 24 any court decision, or a government record subject to access pursuant 25 to P.L.2001, c.404, and shall not otherwise be open to the public for 26 inspection. The information and report furnished by any State agency 27 under the provisions of this act shall be a record or file subject to the provisions of R.S.54:50-8 and R.S.54:50-9. 28 29 (cf: P.L.1995, c.158, s.4) 30 31 7. R.S.54:50-9 is amended to read as follows: 32 54:50-9. Nothing herein contained shall be construed to prevent: 33 a. The delivery to a taxpayer or the taxpayer's duly authorized 34 representative of a copy of any report or any other paper filed by the 35 taxpayer pursuant to the provisions of this subtitle or of any such State 36 tax law; 37 b. The publication of statistics so classified as to prevent the 38 identification of a particular report and the items thereof; 39 The director, in the director's discretion and subject to c. 40 reasonable conditions imposed by the director, from disclosing the name and address of any licensee under any State tax law, unless 41 42 expressly prohibited by such State tax law; 43 d. The inspection by the Attorney General or other legal

43 d. The inspection by the Attorney General or other legal
44 representative of this State of the reports or files relating to the claim
45 of any taxpayer who shall bring an action to review or set aside any
46 tax imposed under any State tax law or against whom an action or

proceeding has been instituted in accordance with the provisions
 thereof;

3 e. The examination of said records and files by the Comptroller,

4 State Auditor or State Commissioner of Finance, or by their respective5 duly authorized agents;

6 f. The furnishing, at the discretion of the director, of any 7 information contained in tax reports or returns or any audit thereof or 8 the report of any investigation made with respect thereto, filed 9 pursuant to the tax laws, to the taxing officials of any other state, the 10 District of Columbia, the United States and the territories thereof, 11 providing said jurisdictions grant like privileges to this State and 12 providing such information is to be used for tax purposes only;

g. The furnishing, at the discretion of the director, of any material
information disclosed by the records or files to any law enforcing
authority of this State who shall be charged with the investigation or
prosecution of any violation of the criminal provisions of this subtitle
or of any State tax law;

18 h. The furnishing by the director to the State agency responsible 19 for administering the Child Support Enforcement program pursuant to 20 Title IV-D of the federal Social Security Act, Pub. L.93-647 (42 21 U.S.C. s.51 et seq.), with the names, home addresses, social security 22 numbers and sources of income and assets of all absent parents who 23 are certified by that agency as being required to pay child support, 24 upon request by the State agency and pursuant to procedures and in 25 a form prescribed by the director;

i. The furnishing by the director to the Board of Public Utilities any
information contained in tax information statements, reports or returns
or any audit thereof or a report of any investigation made with respect
thereto, as may be necessary for the administration of P.L.1991, c.184
(C.54:30A-18.6 et al.) and P.L.1997, c.162 (C.54:10A-3 et al.);

31 j. The furnishing by the director to the Director of the Division of 32 Alcoholic Beverage Control in the Department of Law and Public 33 Safety any information contained in tax information statements, reports or returns or any audit thereof or a report of any investigation 34 35 made with respect thereto, as may be relevant, in the discretion of the 36 director, in any proceeding conducted for the issuance, suspension or 37 revocation of any license authorized pursuant to Title 33 of the 38 **Revised Statutes**;

39 The inspection by the Attorney General or other legal k. 40 representative of this State of the reports or files of any tobacco product manufacturer, as defined in section 2 of P.L.1999, c.148 41 42 (C.52:4D-2), for any period in which that tobacco product 43 manufacturer was not or is not in compliance with subsection a. of 44 section 3 of P.L.1999, c.148 (C.52:4D-3), or of any licensed 45 distributor as defined in section 102 of P.L.1948, c.65 (C.54:40A-2), for the purpose of facilitating the administration of the provisions of 46 P.L.1999, c. 148 (C.52:4D-1 et seq.); 47

1 1. The furnishing by the director to a State agency as defined in 2 section 1 of P.L.1995, c.158 (C.54:50-24) the names of licensees 3 subject to suspension for non-payment of State tax indebtedness 4 pursuant to P.L.2004, c. (C.). (cf: P.L.2001, c.358, s.1) 5 6 8. This act shall take effect immediately. 7 8 9 10 **STATEMENT** 11 12 This bill establishes a State tax clearance process for certain 13 businesses that are holders of licenses from State agencies and other 14 holders of licenses from State agencies, which licensees may have 15 State tax indebtedness. This bill extends this process to State agency licensees that an agency has identified as using a licensee as a business 16 entity to conduct or operate a trade, business, occupation or 17 profession in the State, other than as an employee, and that may be 18 19 subject to State taxes on business related income. This process is also 20 extended to other State agency licensees for which the director has 21 received any other identifying information in the possession of a State 22 agency that may be used currently by the Director of the Division of 23 Taxation in the enforcement of State tax laws. The Director of the Division of Taxation will provide a preliminary 24 25 notice to businesses that have information that will be requested from 26 the licensing agency that identifies them as a business entity using the 27 license. The identifying information, including social security numbers 28 or federal taxpayer identification numbers, will be obtained for 29 purposes of reviewing the business' compliance with appropriate State 30 tax laws, as a condition to the continued licensing of the business by the State agency, and to update or correct, as necessary, the tax 31 32 records and files of the director. 33 Further, notice will be provided to those businesses, and the other 34 licensees subject to this bill, that do not appear to be in compliance with State tax laws including the business registration requirements of 35 those laws. This notice will afford the business and those licensees 36 with an opportunity to exercise any remedies that may remain under 37 38 the State tax laws. If a State tax indebtedness of the business or the 39 other licensee is discovered after all State taxpayer remedies have been 40 exhausted the director will provide further notice of the director's 41 intention to request that the State license be suspended. 42 This bill will ensure that the privilege of holding a State license, 43 including registrations and certificates that are necessary to conduct 44 or operate a trade, business, occupation or profession in the State, will 45 not be extended to State tax debtors.

STATEMENT TO

SENATE, No. 1776

STATE OF NEW JERSEY

DATED: JUNE 22, 2004

The Senate Budget and Appropriations Committee reports favorably Senate Bill No. 1776.

This bill establishes a State tax clearance process for certain businesses that are holders of licenses from State agencies and other holders of licenses from State agencies, which licensees may have State tax indebtedness. This bill extends this process to State agency licensees that an agency has identified as using a licensee as a business entity to conduct or operate a trade, business, occupation or profession in the State, other than as an employee, and that may be subject to State taxes on business related income. This process is also extended to other State agency licensees for which the director has received any other identifying information in the possession of a State agency that may be used currently by the Director of the Division of Taxation in the enforcement of State tax laws.

The Director of the Division of Taxation will provide a preliminary notice to businesses that have information that will be requested from the licensing agency that identifies them as a business entity using the license. The identifying information, including social security numbers or federal taxpayer identification numbers, will be obtained for purposes of reviewing the business' compliance with appropriate State tax laws, as a condition to the continued licensing of the business by the State agency, and to update or correct, as necessary, the tax records and files of the director.

Further, notice will be provided to those businesses, and the other licensees subject to this bill, that do not appear to be in compliance with State tax laws including the business registration requirements of those laws. This notice will afford the business and those licensees with an opportunity to exercise any remedies that may remain under the State tax laws. If a State tax indebtedness of the business or the other licensee is discovered after all State taxpayer remedies have been exhausted the director will provide further notice of the director's intention to request that the State license be suspended.

This bill will ensure that the privilege of holding a State license, including registrations and certificates that are necessary to conduct or operate a trade, business, occupation or profession in the State, will not be extended to State tax debtors.

FISCAL IMPACT

No data is available on which to base an estimate of the revenue that the State may realize from implementation of the provisions of this bill. It is noted, however, that the bill embodies one of several Executive proposals to enhance enforcement and collection of State taxes, and that the Executive budget message projected cumulative potential new revenue from these measures at \$25 million in FY2005.