TABLE 17A. FRANCHISE TAX ON ELECTRIC POWER, WATER, AND SEWERAGE COMPANIES AND PIPED NATURAL GAS EXCISE TAX NET COLLECTIONS AND DISTRIBUTABLE PROCEEDS FOR 2012-2013 [§ 105 ARTICLE 3.; ARTICLE 5E.]

			Net collections an	uly-June coll	ly-June collections]	
			Public Utility Franchise § 105-116		Piped Natural Gas Excise § 105-187.41	
			Net	Local	Net	Local
	Rate		collections	share	collections	share
Collections source	[%]	Base/ tax structure	[\$]	[\$]	[\$]	[\$]
Electric power	3.22	Gross receipts derived from furnishing power, electricity, electric	339,395,679	197,035,835		
		lights, or current are subject to a 3.22% tax. [An amount equal				
		to a 3.09% tax on receipts from sales within municipal boundaries,				
		adjusted for certain statutory formula modifications, is shared				
		with the municipalities.]				
		[See note on authorized county participation.]				
Piped natural gas	*	The piped natural gas excise tax is in lieu of a sales and use tax			52,124,300	23,357,984
		and a percentage gross receipts tax.				
		*Tax rate is based on monthly therm volumes received by the				
		end-user of the gas: Therm volume Rate [Sales to manufacturers/				
		first 200\$.047farmers for qualifying201-15,000.035purposes are exempt				
		15,001-60,000 .024 effective for transactions				
		60,001-500,000 .015 on/after July 1, 2010.]				
		over 500.000 .003				
		[A municipality receives an amount equal to 1/2 of the tax				
		attributable to the municipality.]				
		[See note on authorized county participation.]				
Water	4	Gross receipts from owning or operating a water system regulated	4,208,847	[State retains proceeds]		
		by the NC Utilities Commission.	-,_ :0,0 17	[
Sewerage	6	Gross receipts from owning or operating a public sewerage system.	[included in water]	[State retains proceeds]		
		Totals	343,604,526	197,035,835	52,124,300	23,357,984

Note: Gross receipts of electric power companies derived from furnishing power, electricity, electric lights, or current are also subject to the State sales and use tax. (Refer to *Table 17B.*)

HB 787 (SL 2005-433, s.10(a)) authorized counties meeting certain requirements to receive a share of the distributable proceeds of utility franchise tax, piped natural gas excise tax, and telecommunications tax. Previously, only municipal governments participated in the distribution. An eligible county must contain either no incorporated areas or one incorporated municipality consisting of less than 100 acres within the county with land area primarily located in another county.