- 1 HB46
- 2 180907-1
- 3 By Representative Scott
- 4 RFD: State Government
- 5 First Read: 07-FEB-17
- 6 PFD: 01/25/2017

180907-1:n:12/13/2016:LFO-HP*/jmb 1 2 3 4 5 6 7 8 SYNOPSIS: Under current law, all tax preparers are 9 required to obtain a federal preparer 10 identification number in order to prepare federal 11 income tax returns. 12 However, there are minimal provisions in 13 place to protect consumers against state income tax 14 return preparers that incorrectly file tax returns 15 on a recurring basis. 16 This legislation would require all income 17 tax preparers to provide their federal preparer 18 identification number on all Alabama income tax 19 returns prepared. 20 In addition, this bill will ensure that the 21 Alabama Business Privilege tax return due dates are the same as federal income tax returns. For 22 23 financial institutions, the due date will 24 correspond with the excise tax return. 25 In addition, Section 12 of Act 99-665, as 26 amended by Act 2000-705, is codified by this bill as part of Section 40-14A-22. These changes 27

include, but are not limited to, codifying the 1 2 maximum business privilege tax amount for a Real Estate Investment Trust (REIT). Other technical 3 4 corrections from these acts are also codified by this bill. 5 This bill changes the name of the Taxpayer 6 7 Advocate to the Taxpayer Assistance Officer. In addition, this bill will allow for more than one 8 Taxpayer Assistance Officer. 9 10 11 A BILL 12 TO BE ENTITLED 13 AN ACT 14 15 To require tax preparers to include their federal 16 preparer tax identification number on Alabama income tax returns prepared; to provide penalties for violations; ensure 17 18 that business privilege tax returns are due at the same time 19 as the corresponding federal income tax return, for financial 20 institutions, the due date will correspond with the Alabama excise tax return due date; and Section 12 of Act 99-665, as 21 22 amended by Act 2000-705, is codified by this bill as part of 23 Section 40-14A-22, these changes include, but are not limited 24 to, codifying the maximum business privilege tax amount for a 25 Real Estate Investment Trust (REIT); the name of the Taxpayer 26 Advocate is being changed to the Taxpayer Assistance Officer, 27 and allows for multiple Taxpayer Assistance Officers.

1 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

2 Section 1. A new Article is hereby added to the Code 3 of Alabama 1975, and shall be known and may be cited as the 4 "Alabama Taxpayer Protection and Assistance Act."

5 Section 2. The Alabama Taxpayer Protection and 6 Assistance Act is enacted to protect consumers by establishing 7 a mechanism to ensure that qualified individuals provide tax 8 preparation services in Alabama.

9 Section 3. When used in this act, the following
10 terms shall have the following meanings:

11

(1) DEPARTMENT. The Alabama Department of Revenue.

12

(2) INCOME TAX RETURN PREPARER.

(a) A person who prepares for compensation, or who
employs one or more persons to prepare for compensation, any
income tax return or claim for refund, required to be filed
pursuant to Title 40, Chapter 18, Code of Alabama 1975. The
preparation of a substantial portion of a return or claim for
refund shall be treated as the preparation of that return or
claim for refund.

(b) A person is not an income tax preparer if all he
or she solely performs the following duties:

1. furnishes typing, reproducing, or othermechanical assistance;

24 2. prepares returns or claims for refunds for the 25 employer by whom he or she is regularly and continuously 26 employed or has ownership in a subchapter K entity for which 27 he or she prepares a return; 3. prepares as a fiduciary, returns or claims for
 refunds for any person; or

4. prepares claims for refunds for a taxpayer in
response to any notice of deficiency issued to that taxpayer
or in response to any waiver of restriction after the
commencement of an audit of that taxpayer or of another
taxpayer if a determination in the audit of the other taxpayer
directly or indirectly affects the tax liability of the
taxpayer whose claims he or she is preparing.

10 (3) PERSON. An individual, firm, proprietorship,11 association, corporation, or another entity.

12 (4) PTIN. Preparer Tax Identification Number issued
13 by the Internal Revenue Service and defined in Internal
14 Revenue Service Notice 2011-6.

15 Section 4. No person may provide tax preparation 16 services for Alabama income tax returns, unless an IRS issued 17 Preparer Tax Identification Number is provided by such 18 preparer when submitting a return and signing as a paid 19 preparer.

20

Section 5. Duties of the Department.

(a) For taxable years beginning on or after January
1, 2018, the Department shall, by rule, require any income tax
return preparer, as defined in this act, to include his or her
PTIN on any tax return prepared by the income tax return
preparer and filed under Title 40, Chapter 18, Code of Alabama
1975, or any claim for refund of tax imposed Title 40, Chapter
18, Code of Alabama 1975.

1 (b) The Department shall develop and by rule 2 implement a program using the PTIN as an oversight mechanism 3 to assess returns, to identify high error rates, patterns of 4 suspected fraud, and unsubstantiated basis for tax positions 5 by income tax return preparers.

(c) The Department shall, by rule, establish formal 6 7 and regular communication protocols with the Commissioner of the Internal Revenue Service to share and exchange PTIN 8 information on income tax return preparers who are suspected 9 10 of fraud, disciplined, or barred from filing tax returns with 11 the Department or the Internal Revenue Service. The Department 12 may, by rule, establish additional communication protocols 13 with other states to exchange similar enforcement or discipline information. 14

15

Section 6. Enforcement.

a) The Department may investigate the actions of any
income tax return preparer filing Alabama income tax returns
and may bar or suspend an income tax return preparer from
filing returns with the Department for good cause, subject to
the appeal rights under Chapter 2A of Title 40.

(b) In addition to all other penalties provided by law, any person violating this act by failing to provide his or her PTIN shall pay a civil penalty to the Department in the amount of \$50 per offense, but not to exceed \$25,000 per calendar year; however, no such penalty shall be imposed if it is shown that the failure is due to reasonable cause and not due to willful neglect, as determined by the Department.

Page 5

Section 7. Section 40-14A-22 is hereby amended as
 follows:

3

"§40-14A-22.

"(a) Levy of tax. There is hereby levied an annual 4 5 privilege tax on every corporation, limited liability entity, and disregarded entity doing business in Alabama, or 6 7 organized, incorporated, qualified, or registered under the laws of Alabama. The tax shall accrue as of January 1 of every 8 taxable year, or in the case of a taxpayer organized, 9 10 incorporated, qualified, or registered during the year, or 11 doing business in Alabama for the first time, as of the date 12 the taxpayer is organized, incorporated, registered, or 13 qualifies to do business, or begins to do business in Alabama, as the case may be. The taxpayer shall be liable for the tax 14 15 levied by this article for each year beginning before the taxpayer has been dissolved or otherwise ceased to exist or 16 17 has withdrawn or forfeited its qualification to do business in 18 Alabama. The amount of the tax due shall be determined by 19 multiplying the taxpayer's net worth in Alabama by the rate 20 determined in subsection (b).

"(b) Rate of tax. For all taxable years of taxpayers
that begin after December 31, 1999, the rate of tax shall be
as set forth below.

- 24 If taxable
- 25 income of the
- 26 taxpayer is:

1	at least	but less	The tax rate
		than	shall be
2		\$1	\$0.25 per
			\$1,000
3	\$1	\$200,000	\$1.00 per
			\$1,000
4	\$200 , 000	\$500,000	\$1.25 per
			\$1,000
5	\$500 , 000	\$2,500,000	\$1.50 per
			\$1,000
6	\$2,500,000		\$1.75 per
			\$1,000

7 "(c) Minimum tax. Except as provided in subsection
8 (f), the privilege tax levied by this article on certain
9 corporations, business trusts, limited liability entities, and
10 disregarded entities shall not be less than \$100.

11

"(d) Maximum tax.

"(1) Except as provided in subdivision (2), the privilege tax levied by this article shall not exceed \$15,250 for any taxpayer for the taxable year beginning January 1, 2000. For each taxable year thereafter, the maximum tax shall not exceed \$15,000 for any taxpayer, except as provided in subdivision (2).

"(2) With respect to any (i) financial institution 1 2 groups as defined in subsection (f) (1); (ii) insurance 3 company that is subject to the premium taxes levied by Chapter 4A of Title 27; and (iii) corporation, company, limited 4 5 liability entity, or association whose property is assessed for taxation pursuant to the provisions of Chapter 21 and is 6 7 also obligated to serve the general public, but is not subject to the Alabama Corporate Income tax, the privilege tax levied 8 by this article shall not exceed \$3,000,000, for any taxpayer 9 10 or, for a financial institution group, for the financial 11 institution group as a whole each year except as provided in 12 subsection (e). With respect to any real estate investment 13 trust as defined in Chapter 13 of Title 10, the privilege tax levied by this article shall not exceed \$500,000, for any 14 15 taxpayer each year except as provided in subsection (e). The 16 privilege tax levied by this article on any electing family 17 limited liability entity shall not exceed \$500.

18 "The privilege tax levied by this article on any 19 corporation organized as a not-for-profit corporation that 20 does not engage in any business other than holding title to 21 property and paying the expenses thereof, including, without 22 limitation, a property owners' association or a corporation 23 organized solely to hold title to property on a temporary 24 basis, shall not exceed \$100.

"(e) Short taxable years. If any taxpayer's taxable
year is less than 12 months because the taxpayer is
incorporated or organized within the taxable year, or if any

Page 8

foreign corporation or foreign limited liability entity 1 2 qualifies, registers, or begins to do business in this state within the taxable year or converts to a taxable year other 3 than the calendar year, the amount of the tax levied by this 4 5 article shall be determined in the manner specified in this article but apportioned to the short taxable year in same 6 7 proportion as the number of days in the short taxable year 8 bears to 365, but in no event less than \$100 nor more than the applicable amount specified in subsection (d). 9

10

11

12

"(f) Minimum taxes for financial institution groups.
"(1) For purposes of this subsection, the following
terms shall mean:

13 "a. Affiliated Group. (i) One or more chains of corporations or limited liability entities connected through 14 15 the ownership of stock or ownership interests with a common 16 parent which is a corporation or limited liability entity, but 17 only if the common parent owns directly stock or ownership 18 interests meeting the requirements of item (ii) in at least 19 one of the other corporations or limited liability entities, 20 and only if stock or ownership interests meeting the 21 requirements of item (ii) in each of the corporations or 22 limited liability entities (except the common parent) is owned 23 directly by one or more of the other corporations or limited 24 liability entities. (ii) The ownership of stock or ownership 25 interests of any corporation or limited liability entity meets the requirements of this paragraph if it possesses at least 80 26

percent of the total voting power or capital and profits
 interest of the corporation or limited liability entity.

3 "b. Financial Institution. The meaning given in4 Section 40-16-1.

5 "c. Financial Institution Group. All taxpayers in an 6 affiliated group where at least one member of the group is a 7 financial institution that is subject to the provisions of 8 Chapter 16. In the event a financial institution taxpayer is 9 not a member of an affiliated group, that financial 10 institution shall be treated as a financial institution group.

"(2) To the extent that the members of a financial institution group have different taxable years, the group shall be deemed, for purposes of the business privilege tax and corporate shares tax levied by Articles 2 and 3, to have a calendar taxable year.

16 "(3) Taxpayers who are members of a financial 17 institution group shall complete their corporate shares tax 18 and business privilege tax returns without regard to this 19 subsection. Those taxpayers shall submit their returns 20 together, and the minimum tax amount provided in subdivision 21 (5) shall apply to the aggregate business privilege tax and 22 corporate shares tax liability of the group. To the extent 23 that the minimum amount provided in subdivision (5) applies to 24 determine the liability of the group, each taxpayer which is a 25 member of the group shall be liable for that portion of the 26 group liability which is equal to the amount multiplied by the 27 ratio of the taxpayer's liability without regard to this

subsection over the liability of the group without regard to 1 2 this subsection. Upon the annual election of the common parent, a financial institution group may file a single 3 return, executed by the common parent of that financial 4 5 institution group. The return shall be completed as if the financial institution group were a single taxpayer. 6 Each 7 member of the financial institution group shall be jointly and severally liable for the group's business privilege tax and 8 corporate shares tax liabilities. 9

10 "(4) For the taxable year beginning January 1, 2000, the tax returns of all members of a financial institution 11 group shall be due July 10, 2000. For taxable years beginning 12 13 after December 31, 2000, the tax returns for all members of a financial institution group shall be due March 15 of the 14 taxable year. The tax returns for all members of a financial 15 institution group shall be due no later than the corresponding 16 17 Alabama financial institution excise tax return due date. 18 Extensions for filing these returns shall not be granted for 19 more than six months. beyond September 15 of the taxable year. 20 For the return due July 10, 2000, any corporate shares taxes 21 and business privilege taxes accrued and paid by any member of 22 the financial institution group before July 10, 2000, shall be 23 applied against the minimum tax amount provided in subdivision 24 (5).

25 "(5) For taxable years beginning on or after January
26 1, 2000, the minimum aggregate business privilege and

1 2 corporate shares taxes levied by Articles 2 and 3 on all members of a financial institution group shall be:

3 "a. For financial institutions with total deposits inside Alabama of less than one billion dollars 4 5 (\$1,000,000,000) within that financial institution group, as reported to the FDIC, OTS, or the NCUSIF as of June 30 of the 6 7 immediately preceding taxable year, the tax rate shall be 8 \$.125 per one thousand dollars (\$1,000) of such deposits. For 9 deposit rate purposes for all future periods, the deposits 10 shall in no event be less than the deposits listed as of June 30, 1999. 11

12 "b. For financial institutions with total deposits 13 inside Alabama of one billion dollars (\$1,000,000,000) or greater up to and including six billion dollars 14 15 (\$6,000,000,000) within that financial institution group, as 16 reported to the FDIC, OTS, or the NCUSIF as of June 30 of the immediately preceding taxable year, the tax rate shall be \$.17 17 per one thousand dollars (\$1,000) of such deposits. For 18 19 deposit rate purposes for all future periods, the deposits 20 shall in no event be less than the deposits listed as of June 30, 1999. 21

"c. For financial institutions with total deposits inside Alabama greater than six billion dollars (\$6,000,000,000) within that financial institution group, as reported to the FDIC, OTS, or the NCUSIF as of June 30 of the immediately preceding taxable year, the tax rate shall be \$.225 per one thousand dollars (\$1,000) of such deposits. For deposit rate purposes for all future periods, the deposits
 shall in no event be less than the deposits listed as of June
 30, 1999.

"d. Provided, however, that in the case of a 4 5 financial institution group that, as of June 30, 1999, (i) had total deposits of less than one billion dollars 6 7 (\$1,000,000,000) and (ii) derived at least a majority of its 8 deposits, as reported to FDIC, OTS, or NCUSIF, that were booked to one or more branches or offices located within 9 10 Alabama from account holders whose addresses of record on the 11 books of the financial institution group were outside the 12 State of Alabama, the phrase "total deposits in Alabama," for 13 purposes of calculating the minimum aggregate business privilege and shares tax levied by Articles 2 and 3 for all 14 15 taxable years beginning on and after January 1, 2000, shall 16 only include deposits of account holders whose addresses of 17 record on the books of the financial institution group are 18 inside the State of Alabama.

19 "e. In the event a financial institution group sells 20 Alabama deposits to another financial institution group that 21 reports those deposits in Alabama for purposes of Act 22 2000-705, those deposits shall not be taxed more than once 23 pursuant to the provisions of Act 2000-705 in the same taxable 24 year. The liability for such taxes shall be the responsibility 25 of the purchaser, and the tax base for the selling group shall be adjusted accordingly. 26

"f. In the event an existing financial institution 1 2 group reports deposits in any year less than 96.5 percent of the deposits reported as of June 30, 1999, the alternative 3 minimum tax shall be based on the deposits reported as of June 4 5 30, 1999. In the event an existing financial institution group reports deposits in any year more than 96.5 percent of the 6 7 deposits reported as of June 30, 1999, the alternative minimum 8 tax shall be based on the deposits reported for that taxable year. For financial institutions coming into existence after 9 10 June 30, 1999, the deposits upon which the alternative minimum 11 tax is based shall not be less than the deposits reported the 12 first full year that financial institution reported deposits 13 to the FDIC, OTS, or NCUSIF."

Section 8. Section 40-14A-25 is hereby amended as follows:

16

"§40-14A-25.

17 "(a) Every taxpayer shall file a privilege tax 18 return, which shall include the public record disclosures 19 required by Section 10-2B-16.22, with the department for every 20 taxable year for which it is subject to the tax levied by this 21 article. A disregarded entity that is owned by an individual, 22 general partnership, or other entity not subject to the tax 23 levied by this article shall file a return and pay the tax 24 levied on it by this article. Except as provided in Section 25 40-14A-22(f) (4), the return required by this section is due 26 not later than the corresponding federal income tax return as 27 required to be filed as provided under federal law. March 15 of

1 the taxable year for all taxpayers except limited liability entities for which the due date of the return shall be April 2 15 of the taxable year, or, in In the case of a taxpayer's 3 initial return, 30 days two and one half months after the 4 5 taxpayer comes into existence, qualifies or registers to do business, or commences doing business in Alabama as the case 6 7 may be. For all taxable years beginning after December 31, 2000, a corporation shall file the return required by this 8 section not later than two and one-half months after the 9 10 beginning of the corporation's taxable year; a limited 11 liability entity shall file the return required by this 12 section not later than three and one-half months after the 13 beginning of the limited liability entity's taxable year; and a A disregarded entity that is required to file a return by 14 this section shall file the return not later than the time its 15 owner is required to file its return. If a taxpayer is 16 17 required to change its taxable year pursuant to the previous 18 sentence, then it shall file a return for the short taxable year beginning January 1, 2001, and ending on the day before 19 20 the beginning of its new taxable year, and the return shall be filed not later than the corresponding federal income tax 21 return as required to be filed as provided under federal law. 22 23 two and one-half months, if a corporation, and three and 24 one-half months, if a limited liability entity, after the 25 beginning of its new taxable year. In cases where receivers, 26 trustees in bankruptcy, or assignees are operating the 27 property or business of taxpayers, those receivers, trustees,

or assignees shall file returns for the taxpayers in the same 1 2 manner and form as the taxpayers are required to file returns. Any tax due on the basis of returns filed by receivers, 3 4 trustees, or assignees shall be collected in the same manner 5 as if collected from the taxpayers for whose business or property they have custody and control. The department may 6 7 grant a reasonable extension of time for filing returns under rules and regulations prescribed by the department. No 8 extension shall be for more than six months. 9

10 "(b) The tax provided in this article shall be 11 reported on forms and in the manner as prescribed by the 12 department. The failure to receive a form from the department 13 shall not relieve a taxpayer from liability for any tax, 14 penalty, or interest otherwise due. The tax due, as reported, 15 shall constitute an admitted liability for that amount. The 16 department may compute and assess additional tax, penalty, and 17 interest against a taxpayer as provided in Chapter 2A. 18 Interest on overpayments of business privilege tax will be 19 computed and paid in the manner provided in Section 20 40 - 1 - 44 (b) (1)b.

"(c) A corporation that is a member of an Alabama affiliated group that has elected to file a consolidated return pursuant to Section 40-18-39 or Section 40-16-3(b), if it is subject to the tax imposed by this article, shall file a separate return reporting and paying tax on its net worth without regard to other members of the affiliated group."

Section 9. Throughout Tile 40, Chapter 2A strike the 1 2 term "Taxpayer Advocate" and replace with the term "Taxpayer Assistance Officer or Taxpayer Assistance Officers" 3 Section 10. The Department shall adopt rules to 4 5 assist with the implementation and enforcement of this act. Section 11. If any part of this act is declared 6 7 invalid or unconstitutional, that declaration shall not affect 8 the part which remains. 9 Section 12. All laws or parts of laws which conflict 10 with this act are hereby repealed. Section 13. Sections 7 and 8 shall become effective 11 12 immediately and the remaining sections of the act shall become 13 effective January 1, 2018, following its passage and approval by the Governor, or upon its otherwise becoming law. 14