GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 976

Short Title:Exempt University Trust Property.(Public)Sponsors:Representative Brubaker.Referred to:Finance.April 9, 2003A BILL TO BE ENTITLEDAN ACT TO EXEMPT FROM PROPERTY TAX EDUCATIONAL PROPERTY
HELD BY A NONPROFIT ENTITY IN TRUST FOR A PUBLIC OR PRIVATE

3	HELD BY A	A NONPROFIT ENTITY IN TRUST FOR A PUBLIC OR PRIVATE
4	UNIVERSI	TY OR A COMMUNITY COLLEGE LOCATED IN NORTH
5	CAROLINA	
6	The General As	sembly of North Carolina enacts:
7	SECT	FION 1. G.S. 105-278.4 reads as rewritten:
8	"§ 105-278.4. H	Real and personal property used for educational purposes.
9	(a) <u>Build</u>	ings Buildings, the land they actually occupy, and additional land
10	reasonably nece	essary for the convenient use of any such building shall be exempted
11	from taxation if	
12	(1)	Owned by an educational institution (including a university, college,
13		school, seminary, academy, industrial school, public library, museum,
14		and similar institution); either of the following:
15		<u>a.</u> <u>An educational institution.</u>
16		b. <u>A nonprofit entity in trust for the sole benefit of a constituent or</u>
17		affiliated institution of The University of North Carolina, an
18		institution as defined in G.S. 116-22, a community college, or a
19		combination of these.
20	(2)	The owner is not organized or operated for profit and no officer,
21		shareholder, member, or employee of the owner or any other person is
22		entitled to receive pecuniary profit from the owner's operations except
23		reasonable compensation for services;
24	(3)	Of a kind commonly employed in the performance of those activities
25		naturally and properly incident to the operation of an educational
26		institution such as the owner; and
27	(4)	Wholly and exclusively used for educational purposes by the owner or
28		occupied gratuitously by another nonprofit educational institution (as

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1	defined herein) and wholly and exclusively used by the occupant for
2	nonprofit educational purposes.
3	(b) <u>Land. – Land</u> (exclusive of improvements); and improvements other than
4	buildings, the land actually occupied by such improvements, and additional land
5	reasonably necessary for the convenient use of any such improvement shall be
6	exempted from taxation if:
7	(1) Owned by an educational institution that owns real property entitled to
8	exemption under the provisions of subsection (a), above;
9	(2) Of a kind commonly employed in the performance of those activities
10	naturally and properly incident to the operation of an educational
11	institution such as the owner; and
12	(3) Wholly and exclusively used for educational purposes by the owner or
13	occupied gratuitously by another nonprofit educational institution (as
14	defined herein) and wholly and exclusively used by the occupant for
15	nonprofit educational purposes.
16	(c) <u>Partial Exemption.</u> Notwithstanding the exclusive-use requirements of
17	subsections (a) and (b), above, if part of a property that otherwise meets the
18	requirements of one of those subsections is used for a purpose that would require
19	exemption if the entire property were so used, the valuation of the part so used shall be
20	exempted from taxation.
21	(d) <u>Public Use. – The fact that a building or facility is incidentally available to</u>
22	and patronized by the general public, so long as there is no material amount of business
23	or patronage with the general public, shall <u>does</u> not defeat the exemption granted by this
24 25	section.
25 26	(e) <u>Personal Property.</u> – Personal property owned by a church, a religious body,
26 27	or an educational institution (including a university, college, school, seminary, academy, industrial school, public library, museum, and similar institution) shall be
27	exempted from taxation if:
28 29	(1) The owner is not organized or operated for profit, and no officer,
30	shareholder, member, or employee of the owner, or any other person is
31	entitled to receive pecuniary profit from the owner's operations except
32	reasonable compensation for services; and
33	(2) Used wholly and exclusively for educational purposes by the owner or
34	held gratuitously by a church, religious body, or nonprofit educational
35	institution (as defined herein) other than the owner, and wholly and
36	exclusively used for nonprofit educational purposes by the possessor.
37	(f) <u>Definitions. – The following definitions apply in this section:</u>
38	(1) Educational institution. – The term includes a university, a college, a
39	school, a seminary, an academy, an industrial school, a public library,
40	a museum, and similar institutions.
41	(2) Educational purpose. – A purpose An educational purpose within the
42	meaning of this section is one that has as its objective the education or
43	instruction of human beings; it comprehends the transmission of
44	information and the training or development of the knowledge or skills

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1	of individual persons. The operation of a student housing facility, a
2	student dining facility, a golf course, a tennis court, a sports arena, a
3	similar sport property, or a similar recreational sport property for the
4	use of students or faculty is also an educational purpose, regardless of
5	the extent to which the property is also available to and patronized by
6	the general public."
7	SECTION 2. This act is effective for taxes imposed for taxable years

8 beginning on or after July 1, 2003.