GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

S SENATE BILL 1964*

Short Title:	Internet	Data Center Facilities Tax Exemption.	(Public)
Sponsors:	Senator	s Dalton, Hoyle and Jacumin.	
Referred to:	Finance	ò.	
		May 26, 2006	
		A BILL TO BE ENTITLED	
AN ACT TO) EXEM	PT CERTAIN INTERNET DATA CENTER FACILI	TIES FROM
		E TAXES.	1122
The General	Assemb	ly of North Carolina enacts:	
		1. G.S. 105-164.3 is amended by adding a new su	abdivision to
read:		,	
"§ 105-164.3	3. Defini	tions.	
The follo	wing def	initions apply in this Article:	
•••			
(8e) Eligible Internet data center. – A facility that satisfies each of the			
		owing conditions:	
	<u>a.</u>	The facility is used primarily or is to be used pr	
		business engaged in Internet service providers and	
		portals industry 51811, as defined by the Decemb	
		edition of the North American Industry Classifica	-
		published by the Office of Management and Budge	
	<u>b.</u>	The facility is located or to be located on a single p	
		or on contiguous parcels of land that are commor	•
	0	owned by affiliation with the operator of that facility	•
	<u>c.</u>	The facility is located or to be located in a coudesignated, at the time of application for	•
		determination required under sub-subdivision	
		subdivision, an enterprise tier one, two, or three are	
		G.S. 105-129.3.	<u>a pursuant to</u>
	<u>d.</u>	The Secretary of Commerce has made a written of	letermination
	<u>u.</u>	that at least two hundred fifty million dollars (\$250	
		private funds has been or will be invested in real	
		eligible business property at the facility within five	

the commencement of construction of the facility."

SECTION 2. G.S. 105-164.13 is amended by adding a new subdivision to read:

"§ 105-164.13. Retail sales and use tax.

The sale at retail and the use, storage, or consumption in this State of the following tangible personal property and services are specifically exempted from the tax imposed by this Article:

3

4

5

6

7 8

9

10

1112

13 14

15

16

17

18

19

20

21

2223

24

25

2627

28 29

30

31 32

- (54) Sales of electricity and eligible business property to be located and used at an eligible Internet data center. As used in this subdivision, 'eligible business property' is property that is capitalized for tax purposes under the Code and is used either:
 - a. For the provision of Internet service or Web search portal services as contemplated by G.S. 105-164.3(8e)a., including equipment cooling systems for managing the performance of such property.
 - b. For the generation, transformation, transmission, distribution, or management of electricity, including exterior substations and other business personal property that are used for such purposes.
 - <u>c.</u> To support related computer engineering or computer science research.

If the level of investment required by G.S. 105-164.3(8e)d. is not timely made, then the exemption provided under this subdivision is forfeited. If the level of investment required by G.S. 105-164.3(8e)d. is timely made but the eligible business property is not located and used at an eligible Internet data center, then the exemption provided for such eligible business property under this subdivision is forfeited. If the level of investment required by G.S. 105-164.3(8e)d. is timely made but electricity is not used at an eligible Internet data center, then the exemption provided for such electricity under this subdivision is forfeited. A taxpayer that forfeits an exemption under this subdivision is liable for all past taxes avoided as a result of the exemption plus interest at the rate established under G.S. 105-241.1(i), computed from the date the taxes would have been due if the exemption had not been allowed. If the forfeiture is triggered due to the lack of a timely investment required by G.S. 105-164.3(8e)d., then interest shall be computed from the date the taxes would have been due if the exemption had not been allowed. For all other forfeitures, interest shall be computed from the time as of which the eligible business property or electricity was put to a disqualifying use. The past taxes and interest are due 30 days after the date the exemption is forfeited; a taxpayer that fails to pay the past taxes and interest by the due date is subject to the provisions of G.S. 105-236."

42

43

SECTION 3. This act becomes effective July 1, 2006, and applies to sales made on or after that date.