## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

## SENATE DRS35292-MCx-103 (3/13)

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 Short Title:
 Equitable Residential Property Tax Relief.
 (Public)

Sponsors:	Senators Goss, Queen, Snow, Boseman, Clodfelter, and Nesbitt.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO INCREASE THE INCOME LIMIT FOR THE HOMESTEAD
3	PROPERTY TAX EXCLUSION AND TO TREAT THE ELDERLY WHO LIVE
4	IN THEIR OWN HOME THE SAME AS THOSE WHO LIVE IN A
5	RETIREMENT COMMUNITY.
6	The General Assembly of North Carolina enacts:
7	<b>SECTION 1.</b> G.S. 105-277.1(a2) reads as rewritten:
8	"(a2) Income Eligibility Limit. – Until July 1, 2003, 2008, the income eligibility
9	limit is eighteen-twenty-five thousand dollars (\$18,000).(\$25,000). For taxable years
10	beginning on or after July 1, 2003, 2008, the income eligibility limit is the amount for
11	the preceding year, adjusted by the same percentage of this amount as the percentage of
12	any cost-of-living adjustment made to the benefits under Titles II and XVI of the Social
13	Security Act for the preceding calendar year, rounded to the nearest one hundred dollars
14	(\$100.00). On or before July 1 of each year, the Department of Revenue must determine
15	the income eligibility amount to be in effect for the taxable year beginning the following
16	July 1 and must notify the assessor of each county of the amount to be in effect for that
17	taxable year."
18	<b>SECTION 2.</b> G.S. 105-277.1(b)(1a) reads as rewritten:
19	"(1a) Income. – Adjusted gross income, as defined in section 62 of the Code,
20	plus all other <u>All</u> moneys received from every source other than gifts
21	or inheritances received from a spouse, lineal ancestor, or lineal
22	descendant. For married applicants residing with their spouses, the
23	income of both spouses must be included, whether or not the property
24	is in both names."
25	SECTION 3. G.S. 105-278.6A reads as rewritten:
26	"§ 105-278.6A. Qualified retirement facility.

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1	(a)		ification. – Buildings, the land they actually occupy, additional adjacent					
2	land reasonably necessary for the convenient use of the buildings, and personal property							
3	owned by a qualified retirement facility and used in the operation of that facility are							
4		designated a special class of property under Section 2(2) of Article V of the North						
5	Carolina Constitution and are excluded from taxation to the extent provided in this							
6	section.	D C						
7	(b)	6 11 5						
8		(1)	Charity care. The unreimbursed costs to the facility of providing					
9			health care, housing, or other services to a resident who is uninsured,					
10			underinsured, or otherwise unable to pay for all or part of the services					
11		$\langle \mathbf{O} \rangle$	rendered.					
12		<del>(2)</del>	Community benefits. – The unreimbursed costs to the facility of					
13			providing the following:					
14			a. Services, including health, recreation, community research, and					
15			education activities provided to the community at large,					
16			including the elderly.					
17			b. Charitable donations.					
18			c. Donated volunteer services.					
19			d. Donations and voluntary payments to government agencies.					
20		(3)	Financial reporting period. – The calendar year or tax year ending					
21			prior to the date the retirement facility applies for an exclusion under					
22			this section.					
23		<u>(3a)</u>	Qualifying resident. – An individual whose permanent residence is a					
24			retirement facility and who meets the requirements of a qualifying					
25			<u>owner under G.S. 105-277.1(a).</u>					
26		<del>(4)</del>	Resident revenue. Annual revenue paid by a resident for goods and					
27			services and one year's share of the initial resident fee amortized in					
28			accordance with generally accepted accounting principles.					
29		(5)	Retirement facility. – A community that meets all of the following					
30			conditions:					
31			a. It is licensed under Article 64 of Chapter 58 of the General					
32			Statutes.					
33			b. It is designed for elderly residents.					
34			c. It includes independent living units for elderly residents.					
35			d. It includes a skilled nursing facility or an adult care facility.					
36		<del>(6)</del>	Unreimbursed costs. The costs a facility incurs for providing charity					
37			care or community benefits after subtracting payment or					
38			reimbursement received from any source for the care or benefits.					
39			Unreimbursed costs include costs paid from funds generated by a					
40			program described in subdivision (c)(5) of this section.					
41	(c)		Exclusion. – A retirement facility qualifies for total exclusion under this					
42	section if it meets all of the following conditions:							
43		(1)	It is exempt from tax under Article 4 of this Chapter and private					
44			shareholders do not benefit from its operations.					

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2 3	(2)	All of its revenues, less operating and cap providing uncompensated goods and serv local community, or are applied to an ende	ices to the elderly and to the
	<del>(3)</del>	purposes. Its charter provides that in the event of dis or be conveyed to an entity that is organiz educational, scientific, or religious pu organization under section 501(c)(3) of the	ed exclusively for charitable, rposes, and is an exempt
	(4)	Repealed by Session Laws 2001–17, s. 1.	
	(1) (5)	It has an active program to generate 1 sources, such as gifts, grants, trusts, b annual giving program, to assist the re- persons who might not be able to res- assistance or subsidy.	equests, endowment, or an etirement facility in serving
	<del>(6)</del>	It meets at least one of the following cond	itions
	(0)	<ul> <li>a. The facility serves all residents wi ability to pay.</li> <li>b. At least five percent (5%) of the facility for the facili</li></ul>	thout regard to the residents'
		the financial reporting period is providents, in community benefits, o	<del>covided in charity care to its</del>
	<del>(d)</del> Parti	al Exclusion. A retirement facility qual	
	under this subsection if it meets conditions under subdivisions (c)(1) through (c)(5) o		
	this section an	d at least one percent (1%) of the facilit	y's resident revenue for the
		ting period is provided in charity care to	
		both. The percentage of the retirement fac	•
		taxation is the applicable percentage prov	
		ninimum percentage of the facility's resider	_
	charity care to	ts residents, in community benefits, or in bo	<del>tii:</del>
		Min	imum Percentage of
	Partial F		Resident Revenue
	<del>80%</del>		<del>4%</del>
	<del>60%</del>		<del>3%</del>
	<del>40%</del>		<del>2%</del> -
	<del>20%</del>		<del>1%</del>
		- A retirement facility qualifies for an excl	
	-	ing to qualifying residents. The exclusion	-
		esidents who are qualifying residents multip	lied by fifty percent (50%) of
		alue of the qualified retirement facility. ication for Exclusion. – The application rec	uirements of G S 105 282 1
	apply to this se		unements of 0.5. 105-282.1
	· · ·	<b>TION 4.</b> G.S. 105-164.14(b) reads as rewri	tten:
	"(b) Nonj	profit Entities and Hospital Drugs. – A nor s allowed a semiannual refund of sales and u	profit entity included in the
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1 2	Article on direct purchases of tangible personal property and services, other than electricity, telecommunications service, and ancillary service, for use in carrying on the
$\frac{2}{3}$	work of the nonprofit entity:
4	(1) Hospitals not operated for profit, including hospitals and medical
5	accommodations operated by an authority created under the Hospital
6	Authorities Law, Article 2 of Chapter 131E of the General Statutes.
7	(2) Educational institutions not operated for profit.
8	(3) Churches, orphanages, and other charitable or religious institutions and
9	organizations not operated for profit.
10	(4) Qualified retirement facilities whose property is excluded from
11	property tax under G.S. 105-278.6A. The refund due shall be equal to
12	the sales and use taxes subject to a refund under this subdivision
13	multiplied by the percentage of residents who are qualifying residents.
14	Sales and use tax liability indirectly incurred by a nonprofit entity on building
15	materials, supplies, fixtures, and equipment that become a part of or annexed to any
16	building or structure that is owned or leased by the nonprofit entity and is being erected,
17	altered, or repaired for use by the nonprofit entity for carrying on its nonprofit activities
18	is considered a sales or use tax liability incurred on direct purchases by the nonprofit
19	entity.
20	A hospital that is not allowed a refund under this subsection of sales and use taxes
21	paid on its direct purchases of tangible personal property is allowed a semiannual refund
22	of sales and use taxes paid by it on medicines and drugs purchased for use in carrying
23	out its work.
24	The refunds allowed under this subsection for certain nonprofit entities and for
25	medicines and drugs purchased by hospitals do not apply to organizations, corporations,
26	and institutions that are owned and controlled by the United States, the State, or a unit
27	of local government, except hospital facilities created under Article 2 of Chapter 131E
28 29	of the General Statutes and nonprofit hospitals owned and controlled by a unit of local government that elect to receive semiannual refunds under this subsection instead of
29 30	annual refunds under subsection (c).
31	A request for a refund must be in writing and must include any information and
32	documentation required by the Secretary. A request for a refund for the first six months
33	of a calendar year is due the following October 15; a request for a refund for the second
34	six months of a calendar year is due the following April 15."
35	<b>SECTION 5.</b> Sections 1, 2, and 3 of this act are effective for taxes imposed
36	for taxable years beginning on or after July 1, 2008. Section 4 of this act becomes
37	effective July 1, 2008, and applies to sales made on or after that date. The remainder of
38	this act is effective when it becomes law.