GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS35087-MCf-84A (2/16)

Short Title:	Incentives for Energy Conservation.	(Public)
Sponsors:	Senator Clodfelter.	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO CREATE INCENTIVES FOR HIGH-PERFORMANCE HOMES AND
3	RENEWABLE ENERGY, TO REQUIRE REPORTING ON ENERGY USAGE BY
4	PUBLIC SCHOOLS AND STATE INSTITUTIONS OF HIGHER LEARNING, AND TO
5	ADD THE DESIGN PRINCIPLES OF THE NC HEALTHYBUILT HOMES PROGRAM
6	TO THE CERTIFICATION OR RATING SYSTEMS THAT MAY QUALIFY FOR
7	BUILDING PERMIT FEE REDUCTIONS OR PARTIAL REBATES ALLOWED BY
8	COUNTIES AND CITIES IN ORDER TO ENCOURAGE CONSTRUCTION OF
9	BUILDINGS USING SUSTAINABLE DESIGN TO ACHIEVE ENERGY EFFICIENCY.
10	The General Assembly of North Carolina enacts:
11	PART I: RENEWABLE ENERGY PROPERTY
12	SECTION 1.1. G.S. 105-129.15(7) is amended by adding two new subdivisions to
13	read:
14	"The following definitions apply in this Article:
15	
16	(7) Renewable energy property. – Any of the following machinery and
17	equipment or real property:
18	
19	a1. Geothermal equipment that uses the internal heat of the earth as a
20	substitute for traditional energy for water heating or active space
21	heating and cooling.
22	
23	b1. Fuel cell equipment that uses an electrochemical process to convert
24	renewable-energy-generated hydrogen to electricity."
25	SECTION 1.2. G.S. 105-129.16A(e) reads as rewritten:
26	"(e) Sunset. – This section is repealed effective for renewable energy property placed
27	into service on or after January 1, 2011.2016."
28	SECTION 1.3. G.S. 105-129.16A(c)(1) reads as rewritten:
29	"(c) Ceilings. – The credit allowed by this section may not exceed the applicable ceilings
30	provided in this subsection.
31	(1) Nonresidential Property. – A ceiling of two million five hundred thousand
32	dollars (\$2,500,000) per installation applies to renewable energy property
33	placed in service for any purpose other than residential. by a business entity
34	in furtherance of a commercial enterprise.
35	" ••••



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1	PART II: RENEWABLE ENERGY EQUIPMENT FACILITY CONSTRUCTION		
2	SECTION 2. G.S. 105-130.28 is reenacted and reads as rewritten:		
3	"§ 105-130.28. Credit against corporate income tax for construction of a renewable		
4	energy equipment facility.		
5	(a) Credit. – A corporation that constructs in North Carolina a facility for the		
6	manufacture of renewable energy equipment property is allowed a credit against the tax		
7	imposed by this Part equal to twenty-five percent (25%) of the installation and equipment costs		
3	of construction paid during the taxable year. The entire credit may not be taken for the taxable		
)	year in which the costs are paid but must be taken in five equal installments beginning with the		
)	taxable year in which the costs are paid.		
	No credit is allowed, however, to the extent that any of the costs of the equipment property		
	were provided by federal, State, or local grants. To secure the credit allowed by this section, the		
	taxpayer must own or control the facility at the time of construction.		
	(b) Definitions. – The following definitions provided in G.S. 105-129.15 apply in this		
	section: section.		
	(1) Biomass equipment. – Products designed to use renewable biomass		
	resources for biofuel production of ethanol, methanol, and biodiesel;		
	anaerobic biogas production of methane utilizing agricultural and animal		
	waste or garbage; or commercial thermal or electrical generation from		
	renewable energy crops or wood waste materials. The term also includes		
	related devices for converting, conditioning, and storing the liquid fuels, gas,		
	and electricity produced with biomass equipment.		
	(2) Hydroelectric generator. Defined in G.S. 105-129.15.		
	(3) Renewable biomass resources. Defined in G.S. 105–129.15.		
	(4) Renewable energy equipment. – Biomass equipment, hydroelectric		
	generators, solar electric or thermal equipment, and wind energy equipment.		
	(5) Solar electric or thermal equipment. Products designed to convert sunlight		
	into electricity or heat.		
	(6) Wind energy equipment. – Products designed to capture and convert wind		
	energy into electricity or mechanical power.		
	(c) Cap. – The credit allowed by this section may not exceed fifty percent (50%) of the		
	amount of the tax imposed by this Part for the taxable year reduced by the sum of all credits		
	allowable, except payments of tax made by or on behalf of the taxpayer. This limitation applies		
	to the cumulative amount of the credit, including carryforwards, claimed by the taxpayer under		
	this section for the taxable year. Any unused portion of the credit may be carried forward for		
	the succeeding 10 years.		
	(d) No Double Credit. – A taxpayer that claims any other credit allowed under this		
	Chapter with respect to construction of a facility for the manufacture of renewable energy		
	equipment property may not take the credit allowed in this section with respect to the same		
	facility."		
	PART III: HIGH-PERFORMANCE HOMES		
	SECTION 3.1. Part 1 of Article 4 of Chapter 105 of the General Statutes is		
	amended by adding a new section to read:		
	" <u>§ 105-130.49. Construction or improvement of high-performance home.</u>		
	(a) <u>Definitions. – The following definitions apply in this section:</u>		
	(1) <u>High-performance home. – A single-family or multifamily home that is a</u> foderally gualified high performance home or a State cartified		
	federally qualified high-performance home or a State-certified		
;)	(2) Enderally qualified high performance home. A residence qualified under		
	(2) <u>Federally qualified high-performance home. – A residence qualified under</u> the ENERGY STAR Program administered by the United States		
)	Environmental Protection Agency.		
1	Environmental i fotecuon Ageney.		

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(3)	State-certified high-performance home. – A resider	nce certified under the NC
	HealthyBuilt Homes Program administered by	the North Carolina Solar
	Center, the State Energy Office, and the North	Carolina Department of
	Administration.	_
(b) Cred	it. – A taxpayer that builds or manufactures a h	igh-performance home is
allowed a credi	t against the taxes imposed by this Part. In order to	claim a credit under this
section, the tax	payer must include with the tax return documentati	on that the property with
respect to which	n a credit is claimed is a high-performance home. A	taxpayer may claim only
one of the credi	ts allowed under this section with respect to a single	home. The amount of the
credit is as follo	<u>ws:</u>	
<u>(1)</u>	For a taxpayer that builds or manufactures a	• •
	high-performance home, the credit is one thousand	dollars (\$1,000).
<u>(2)</u>	For a taxpayer that builds or manufactures	s a new State-certified
	high-performance home, the credit is three thousan	
<u>(c)</u> <u>Non</u>	orofit Organizations. – A taxpayer that purchases a	a high-performance home
	ctured by a nonprofit organization organized under	
	a credit under this section. The amount of credit alle	
that the nonpr	ofit organization would be allowed under this	section if the nonprofit
organization wa		
	- The credit allowed under this section may not e	
· ·	Part for the taxable year reduced by the sum of all cr	.
	by or on behalf of the taxpayer. Any unused port	ion of a credit under this
	carried forward for the succeeding five years.	
	et. – This section is repealed effective for taxable y	ears beginning on or after
January 1, 2012	-	
	TION 3.2. Part 2 of Article 4 of Chapter 105 c	f the General Statutes is
•	ing a new section to read:	,
	Construction or improvement of high-performanc	
	hitions. – The following definitions apply in this section	
<u>(1)</u>	<u>High-performance home. – A single-family or m</u> federally qualified high-performance home	•
	<u>federally</u> qualified high-performance home high-performance home.	or a State-certified
(2)		residence qualified under
<u>(2)</u>	<u>Federally qualified high-performance home. – A</u> the ENERGY STAR Program administered	
	Environmental Protection Agency.	by the Officed States
(3)	State-certified high-performance home. – A resider	nce certified under the NC
<u>(3)</u>	HealthyBuilt Homes Program administered by	
	Center, the State Energy Office, and the North	
	Administration.	Carolina Department of
(b) Cred	it. – A taxpayer that builds or manufactures a h	ich performance home is
	t against the taxes imposed by this Part. In order to	• •
	payer must include with the tax return documentati	
	a credit is claimed is a high-performance home. A	
-	ts allowed under this section with respect to a single	
credit is as follo	÷ •	nome. The amount of the
(1)	For a taxpayer that builds or manufactures a	new federally qualified
(1)	high-performance home, the credit is one thousand	
(2)	For a taxpayer that builds or manufactures	
(2)	high-performance home, the credit is three thousan	
(c) Non	profit Organizations. – A taxpayer that purchases a	
	ctured by a nonprofit organization organized under	
ount of manula	cured by a nonprofit organization organized under	$\frac{1}{2}$ section $\frac{1}{2}$ or the

General Assembly of North Carolina Session 2009 Code is allowed a credit under this section. The amount of credit allowed is equal to the credit 1 2 that the nonprofit organization would be allowed under this section if the nonprofit 3 organization was subject to tax. 4 Cap. – The credit allowed under this section may not exceed the amount of tax (d)5 imposed by this Part for the taxable year reduced by the sum of all credits allowable, except tax 6 payments made by or on behalf of the taxpayer. Any unused portion of a credit under this 7 section may be carried forward for the succeeding five years. 8 Sunset. - This section is repealed effective for taxable years beginning on or after (e) 9 January 1, 2012." 10 PART IV: **REQUIRE PUBLIC SCHOOLS AND UNIVERSITIES TO PROVIDE** 11 **REPORTS TO THE STATE ENERGY OFFICE** 12 **SECTION 4.** G.S. 143-64.12(a) reads as rewritten: 13 "(a) The Department of Administration through the State Energy Office shall develop a 14 comprehensive program to manage energy, water, and other utility use for State agencies and 15 State institutions of higher learning and shall update this program annually. Each State agency 16 and State institution of higher learning shall develop and implement a management plan that is 17 consistent with the State's comprehensive program under this subsection to manage energy, 18 water, and other utility use. The energy consumption per gross square foot for all State 19 buildings in total shall be reduced by twenty percent (20%) by 2010 and thirty percent (30%) 20 by 2015 based on energy consumption for the 2002-2003 fiscal year. Each State agency and 21 State institution of higher learning shall update its management plan annually and include 22 strategies for supporting the energy consumption reduction requirements under this subsection. 23 Each community collegelocal school administrative unit for each public school and each State 24 institution of higher learning shall submit to the State Energy Office an annual written report of 25 utility consumption and costs." 26 PART V: NC HEALTHYBUILT HOMES INCENTIVE 27 **SECTION 5.1.** G.S. 153A-340(i) is amended by adding a new subdivision to read: 28 "(i) In order to encourage construction that uses sustainable design principles and to 29 improve energy efficiency in buildings, a county may charge reduced building permit fees or 30 provide partial rebates of building permit fees for buildings that are constructed or renovated 31 using design principles that conform to or exceed one or more of the following certifications or 32 ratings: 33 (1)Leadership in Energy and Environmental Design (LEED) certification or 34 higher rating under certification standards adopted by the U.S. Green 35 Building Council. 36 A One Globe or higher rating under the Green Globes program standards (2)37 adopted by the Green Building Initiative. 38 A certification or rating by another nationally recognized certification or (3) 39 rating system that is equivalent or greater than those listed in subdivisions 40 (1) and (2) of this subsection. 41 NC HealthyBuilt Homes certification as verified by the North Carolina Solar (4) 42 Center at North Carolina State University." 43 **SECTION 5.2.** G.S. 160A-381(f) is amended by adding a new subdivision to read: 44 "(f) In order to encourage construction that uses sustainable design principles and to 45 improve energy efficiency in buildings, a city may charge reduced building permit fees or 46 provide partial rebates of building permit fees for buildings that are constructed or renovated 47 using design principles that conform to or exceed one or more of the following certifications or 48 ratings: 49 (1)Leadership in Energy and Environmental Design (LEED) certification or 50 higher rating under certification standards adopted by the U.S. Green 51 Building Council.

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1	(2)	A One Globe or higher rating under the Green Globes program standards		
2		adopted by the Green Building Initiative.		
3	(3)	A certification or rating by another nationally recognized certification or		
4		rating system that is equivalent or greater than those listed in subdivisions		
5		(1) and (2) of this subsection.		
6	<u>(4)</u>	NC HealthyBuilt Homes certification as verified by the North Carolina Solar		
7		Center at North Carolina State University."		
8	PART VI: EFFECTIVE DATE			
9	SEC	FION 6. Parts I and II of this act are effective for taxable years beginning on		
10	or after January	1, 2009. Part III of this act is effective for taxable years beginning on or after		
11	January 1, 2009,	January 1, 2009, and applies to homes that receive the qualification or certification on or after		
12	that date. Part I	V of this act becomes effective August 1, 2009, and applies to reports required		

12 unat date. Fait IV of this act becomes effective August 1, 2009, and applies to 1 13 on or after that date. The remainder of this act is effective when it becomes law.