GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

HOUSE BILL 486

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Short Title: Property Tax Exclusion for Disabled Veterans.	(Public)
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Sponsors: Representatives McGee, Holliman, J. Harrell, Pate (Primary Sponsors); Allred, Almond, Avila, Barnhart, Blackwood, Blue, Blust, Boylan, Brown, Brubaker, Bryant, Carney, Cleveland, Coates, Cole, Crawford, Cunningham, Current, Daughtridge, Dickson, Dollar, Faison, Folwell, Frye, Gillespie, Goforth, Goodwin, Grady, Gulley, Haire, Harrison, Hill, Hilton, Holloway, Holmes, Howard, Hurley, Jeffus, Jones, Justice, Justus, Killian, Langdon, Lewis, Love, Martin, McAllister, McComas, McElraft, McLawhorn, Moore, Neumann, Parmon, Pierce, Rapp, Samuelson, Saunders, Setzer, Spear, Stam, Steen, Stiller, Sutton, Thomas, Tolson, Underhill, Walend, Walker, E. Warren, West, Wiley, Wilkins, Womble, Wray, and Yongue.

Referred to: Homeland Security, Military and Veterans Affairs, if favorable, Finance.

March 6, 2007

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE A PROPERTY TAX EXCLUSION FOR HONORABLY
3	DISCHARGED DISABLED VETERANS AND THEIR SURVIVING SPOUSES,
4	AND TO REIMBURSE LOCAL GOVERNMENTS FOR THE RESULTING
5	REVENUE LOSS.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. G.S. 105-275(21) is repealed.
8	SECTION 2. Article 12 of Chapter 105 of the General Statutes is amended
9	by adding a new section to read:
10	"§ 105-277.1B. Property tax homestead exclusion for disabled veterans and for
11	surviving spouses of disabled veterans; election of benefit; application.
12	(a) Exclusion. – A permanent residence owned and occupied by a qualifying
12 13	(a) Exclusion. – A permanent residence owned and occupied by a qualifying owner is designated a special class of property under Article V, Section 2(2) of the
13	
	owner is designated a special class of property under Article V, Section 2(2) of the
13 14	owner is designated a special class of property under Article V, Section 2(2) of the North Carolina Constitution and is taxable in accordance with this section. The amount
13 14 15	owner is designated a special class of property under Article V, Section 2(2) of the North Carolina Constitution and is taxable in accordance with this section. The amount of the appraised value of the residence equal to the exclusion amount is excluded from
13 14 15 16	owner is designated a special class of property under Article V, Section 2(2) of the North Carolina Constitution and is taxable in accordance with this section. The amount of the appraised value of the residence equal to the exclusion amount is excluded from taxation. The exclusion amount is the greater of forty-eight thousand dollars (\$48,000)
13 14 15 16 17	owner is designated a special class of property under Article V, Section 2(2) of the North Carolina Constitution and is taxable in accordance with this section. The amount of the appraised value of the residence equal to the exclusion amount is excluded from taxation. The exclusion amount is the greater of forty-eight thousand dollars (\$48,000) or fifty percent (50%) of the appraised value of the residence.

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1	section carries	over to the benefit of the surviving spouse until he or she remarries. If
2	the spouse sells	the property, an exemption not to exceed the amount granted from the
3	most recent ad	valorem tax roll may be transferred to his or her new residence, as long
4	<u>as it is used as h</u>	nis or her primary residence and he or she does not remarry.
5	<u>(1)</u>	<u>Temporary absence. – An otherwise qualifying owner does not lose the</u>
6		benefit of this exclusion because of a temporary absence from his or
7		her permanent residence for reasons of health, or because of an
8		extended absence while confined to a rest home or nursing home, so
9		long as the residence is unoccupied or occupied by the owner's spouse
10		or other dependent.
11	<u>(2)</u>	Multiple ownership A permanent residence owned and occupied by
12		husband and wife as tenants by the entirety is entitled to the full
13		benefit of this exclusion notwithstanding that only one of them meets
14		the age or disability requirements of this section. When a permanent
15		residence is owned and occupied by two or more persons other than
16		husband and wife and one or more of the owners qualifies for this
17		exclusion, each qualifying owner is entitled to the full amount of the
18		exclusion not to exceed his or her proportionate share of the valuation
19		of the property. No part of an exclusion available to one co-owner may
20		be claimed by any other co-owner, and in no event may the total
21		exclusion allowed for a permanent residence exceed the exclusion
22		amount provided in this section.
23	(b) Defin	itions. – The following definitions apply in this section:
24	<u>(1)</u>	Owner A person who holds legal or equitable title, whether
25		individually, as a tenant by the entirety, a joint tenant, or a tenant in
26		common, or as the holder of a life estate or an estate for the life of
27		another. A manufactured home jointly owned by husband and wife is
28		considered property held by the entirety.
29	<u>(2)</u>	Permanent residence A person's legal residence. It includes the
30		dwelling, the dwelling site, not to exceed one acre, and related
31		improvements. The dwelling may be a single-family residence, a unit
32		in a multifamily residential complex, or a manufactured home.
33	<u>(3)</u>	Qualifying owner. – An owner who is an honorably discharged veteran
34		of any branch of the Armed Forces of the United States who, as of
35		January 1 preceding the taxable year for which the exclusion is
36		claimed, is a North Carolina resident and who meets either one of the
37		following criteria:
38		a. Has been certified by the United States Government or the
38 39		United States Department of Veterans Affairs, or its
38 39 40		United States Department of Veterans Affairs, or its predecessor, with a permanent total disability that is
38 39		United States Department of Veterans Affairs, or its

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1	(c)	Electi	on. – An owner who qualifies for a property tax homestead exclusion		
2	under this section and under G.S. 105-277.1 may elect to receive the greater of the two				
3	exclusions but not both.				
4	<u>(d)</u>	Appli	cation. –		
5		(1)	<u>Time for filing. – An application for the exclusion provided by this</u>		
6			section should be filed during the regular listing period, but may be		
7			filed and must be accepted at anytime up to and through June 1		
8			preceding the tax year for which the exclusion is claimed.		
9		(2)	Separate applications for multiple ownership. – When property is		
10			owned by two or more persons other than husband and wife and one or		
11			more of them qualifies for this exclusion, each owner must apply		
12			separately for his or her proportionate share of the exclusion.		
13		(3)	Proof of disability or receipt of federal housing assistance Persons		
14			applying for this exclusion shall (i) enter the appropriate information		
15			on a form made available by the assessor under G.S. 105-282.1 and (ii)		
16			furnish acceptable proof of qualification. The proof must be in the		
17			form of a letter or other document from the United States Government		
18			or the United States Department of Veterans Affairs certifying that the		
19			applicant is an honorably discharged veteran who either has a		
20			service-connected total and permanent disability or who is receiving		
21			benefits under 38 U.S.C. § 2101."		
22			FION 3. Article 12 of Chapter 105 of the General Statutes is amended		
23	•	-	v section to read:		
24	" <u>§ 105-2'</u>		Property classified for taxation at reduced valuation; duties of tax		
25	<i>.</i>		ctors; reimbursement of localities for tax lost.		
26	<u>(a)</u>		<u>Collectors to Furnish List of Qualifying Taxpayers. – On December 1,</u>		
27			<u>ellector of each county and the tax collector of each city shall furnish to</u>		
28		-	Revenue a list containing the name and address of each taxpayer who		
29	-		that year for the exclusion provided in G.S. 105-277.1B. The list shall		
30			r each name the total amount of property exempted, the tax rate the		
31			ect to, and the product obtained by multiplying those two numbers by		
32			lists shall be accompanied by an affidavit attesting to the accuracy of		
33			l all be on a form prescribed by the Secretary of Revenue.		
34 25	(b)		sion. – The Secretary of Revenue may, for cause, grant an extension for		
35			of a list required by this section.		
36 27	$\frac{(c)}{c}$		bursement to Counties and Cities. – Before May 31, 2008, the Secretary		
37			Il distribute to each county and city with taxpayers who qualified for the		
38 30		-	ded in G.S. 105-277.1B one hundred percent (100%) of the total lost		
39 40	-		ost revenue is determined by multiplying the tax exclusion for each list in subsection (a) of this section, times the applicable tax rate. Each		
40 41			on or before May 31, the Secretary of Revenue shall pay the lost		
41	•		a county and city that was entitled to receive a distribution under this		
42 43	<u>subsectio</u>				
ъJ	subscent	<u>11 11 20</u>	<u></u>		

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1	(d) Funds Collected for Other Units of Local Government. – Any funds received
2	by any county or city under this section because the county or city was collecting taxes
3	for another unit of government or special district shall be credited to the funds of that
4	other unit or district in accordance with rules issued by the Local Government
5	Commission.
6	(e) <u>Funding for Reimbursement. – In order to pay for the reimbursement under</u>
7	this section, there is annually appropriated to each county and city with taxpayers who
8	qualified for the exclusion provided in G.S. 105-277.1B an amount equal to the
9	reimbursement amount. In order to pay for the cost to the Department of Revenue of
10	administering reimbursement, there is annually appropriated to the Department of
11	Revenue the cost of administration."
12	SECTION 4. G.S. 105-282.1(a)(2)c. reads as rewritten:
13	"c. Special classes of property classified for taxation at a reduced
14	valuation under G.S. 105-277(h), 105-277.1, <u>105-277.1B</u> ,
15	105-277.10, 105-277.13, 105-278."
16	SECTION 5. This act is effective for taxes imposed for taxable years
17	beginning on or after July 1, 2007. Notwithstanding the provisions of
18	G.S. 105-282.1(a), an application for the benefit provided in this act for the 2007-2008
19	tax year shall be considered timely if it is filed on or before September 1, 2007.