

GENERAL ASSEMBLY OF NORTH CAROLINA
1993 SESSION

CHAPTER 349
HOUSE BILL 26

AN ACT TO EXEMPT CAMPGROUNDS FOR TRANSIENTS AND MARINAS
WHICH RESELL ELECTRICITY FROM THE DEFINITION OF A PUBLIC
UTILITY.

The General Assembly of North Carolina enacts:

Section 1. G.S. 62-3(23) is amended by adding a new subparagraph to read:

"h. The term 'public utility' shall not include the resale of electricity by (i) a campground operated primarily to serve transient occupants, or (ii) a marina; provided that (i) the campground or marina charges no more than the actual cost of the electricity supplied to it, (ii) the amount of electricity used by each campsite or marina slip occupant is measured by an individual metering device, (iii) the applicable rates are prominently displayed at or near each campsite or marina slip, and (iv) the campground or marina only resells electricity to campsite or marina slip occupants."

Sec. 2. This act is effective upon ratification.

In the General Assembly read three times and ratified this the 15th day of July, 1993.

Dennis A. Wicker
President of the Senate

Daniel Blue, Jr.
Speaker of the House of Representatives