GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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HOUSE BILL 1283

Short Title: Index Homestead Exemption.

(Public)

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Sponsors: Representative Luebke.

Referred to: Finance.

May 10, 1991

1	A BILL TO BE ENTITLED
2	AN ACT TO INDEX THE AMOUNT OF THE PROPERTY TAX HOMESTEAD
3	EXEMPTION AND THE AMOUNT OF THE INCOME LIMIT FOR
4	ELIGIBILITY FOR THE EXEMPTION.
5	The General Assembly of North Carolina enacts:
6	Section 1. G.S. 105-277.1 reads as rewritten:
7	"§ 105-277.1. Property classified for taxation at reduced valuation.
8	(a) <u>Exclusion</u> . <u>—The following class of property</u> <u>Real property or a manufactured</u>
9	home owned and occupied by a qualifying owner as the owner's permanent residence is
10	designated a special class of property under Article V, Sec. 2(2) of the North Carolina
11	Constitution and shall be assessed for taxation as follows. is taxable in accordance with this
12	section. The amount of the appraised value of a permanent residence that equals the
13	index amount for the county in which the residence is located is excluded from taxation.
14	To qualify for the benefit of this section, an owner must meet all of the following
15	requirements as of January 1 preceding the taxable year for which the benefit is
16	claimed:
17	(1) Be a North Carolina resident.
18	(2) Be at least 65 years old or totally and permanently disabled.
19	(3) Have an income for the immediately preceding calendar year of not
20	more than the income eligibility limit.
21	(a1) Amount Excluded. – The index amount is fifteen thousand dollars (\$15,000)
22	for each county until the county's first horizontal adjustment or reappraisal of real
23	property that is effective on or after January 1, 1993. Upon the effective date of a
24	county's first horizontal adjustment or reappraisal effective on or after January 1, 1993,

GENERAL ASSEMBLY OF NORTH CAROLINA

1	the index amount for that county is the previous year's amount plus or minus a
2	percentage of this amount that equals the average percentage increase or decrease in the
3	appraised value of real property in the county resulting from the horizontal adjustment
4	or reappraisal, rounded to the nearest one hundred dollars (\$100.00). The index amount
5	effective upon a county's horizontal adjustment or reappraisal remains the county's
6	index amount until the county's next horizontal adjustment of residential property or
7	reappraisal.
8	The Department of Revenue shall calculate a new index amount to be in effect in a
9	county when a horizontal adjustment or reappraisal becomes effective in the county, and
10	shall notify the assessor of the county by April 1 of the new amount to be in effect for
11	the taxable year beginning the following July 1. The Department shall use the sales
12	assessment ratio studies made under G.S. 105-289(h) to determine the percentage
13	increase or decrease in real property values resulting from a horizontal adjustment or
14	<u>reappraisal.</u>
15	The first twelve thousand dollars (\$12,000) in assessed value of real property, or a
16	mobile home, owned by a North Carolina resident and occupied by the owner as his
17	permanent residence shall not be assessed for taxation if, as of January 1 of the year for
18	which the benefit of this section is claimed:
19	(1) The owner is either 65 years of age or older or is totally and
20	permanently disabled; and
21	(2) The owner's disposable income for the preceding calendar year did not
22	exceed eleven thousand dollars (\$11,000); and
23	(3) The owner makes the required application.
24	For married applicants residing with their spouses, the disposable income of both
25	spouses must be included, whether or not the property is in both names.
26	(a2) Income Limit. – The income eligibility limit is the same for every county.
27	Until January 1, 1993, the limit is eleven thousand dollars (\$11,000). For taxable years
28	beginning on or after January 1, 1993, the limit is the amount for the preceding year
29	increased by the same percentage of this amount as the percentage by which the federal
30	government increased the benefits under Titles II and XVI of the Social Security Act
31	during the calendar year preceding the year in which the determination of a new income
32	limit is made, rounded to the nearest one hundred dollars (\$100.00). On or before July
33	1 of each year, the Department of Revenue shall determine the income eligibility
34	amount to be in effect for the taxable year beginning the following January 1 and shall
35	notify the assessor of each county of the amount to be in effect for that taxable year.
36	(b) Definitions. – When used in this section, the following definitions shall
37	apply:
38	(1) <u>Code. – The Internal Revenue Code, as defined in G.S. 105-</u>
39	(1) $\frac{134.1}{1}$
40	(1a) Income. – Adjusted gross income, as defined in section 62 of the Code,
41	plus all tax-exempt interest and dividends. For married applicants
42	residing with their spouses, the income of both spouses must be
43	included, whether or not the property is in both names.

	1991		GENERAL ASSEMBLY OF NORTH CAROLINA
1 2		<u>(1b)</u>	who holds legal or equitable title to the property, either individually or whether individually, as a tenant by the entirety, a joint tenant, or a
3			tenant in common, or as the holder of a life estate or an estate for the
4			life of another. Property owned and occupied by husband and wife as
5			tenants by the entirety shall be is entitled to the full benefit of this
6 7			classification notwithstanding that only one of them meets the age or disability requirements herein provided of this section. If the residence is
8			<u>a mobile A manufactured home and is jointly owned by husband and</u>
9			wife, it shall be treated as wife is considered property held by the
10			entirety. When property is owned by two or more persons other than
11			husband and wife and one or more of such-the owners qualifies for this
12			classification, each qualifying owner shall be is entitled to the full
13			amount of the exclusion not to exceed his or her proportionate share of
14			the valuation of the property. No part of an exclusion available to one
15			co-owner may be claimed by any other co-owner and in no event shall
16 17			may the total exclusion allowed to a qualifying residence (including the household percent) are active therein)
17 18			household personal property therein) exceed twelve thousand dollars (\$12,000). exceed the index amount.
19		(2)	" Disposable income" means adjusted gross income as defined for
20		(2)	North Carolina income tax purposes in G.S. 105-141.3 plus all other
21			moneys received from every source other than gifts or inheritances
22			received from a spouse, lineal ancestors, or lineal descendants.
23		(2a)	Repealed by Session Laws 1985 (Reg. Sess., 1986), c. 982, s. 20.
24			(3) <u>'Permanent residence' means legal residence. Permanent</u>
25			residence A person's legal residence. It includes the dwelling, the
26			dwelling site, not to exceed one acre, and related improvements. The
27			dwelling may be a single family residence, a unit in a multi-family
28 29			residential complex or a mobile <u>manufactured</u> home. Notwithstanding the occupancy requirements of this classification,
29 30			an otherwise qualified applicant shall does not lose the benefit of the
31			exclusion because of a temporary absence from his or her permanent
32			residence for reasons of health, or because of an extended absence
33			while confined to a rest home or nursing home, so long as the
34			residence is unoccupied or occupied by the applicant's spouse or
35			other dependent.
36		(4)	A 'totally and permanently disabled person' means one who-Totally and
37			permanently disabled. – A person is totally and permanently disabled
38			<u>if the person</u> has a physical or mental impairment which that
39 40			substantially precludes him <u>or her</u> from obtaining gainful employment
40 41			and such impairment appears reasonably certain to continue without substantial improvement throughout his lifetime. or her life.
41 42	(c)	Annli	ication. — Applications for the exclusions provided by this section are to be
43			regular listing period, but, shall-An application for the exclusion provided
44			should be filed during the regular listing period, but may be filed and

GENERAL ASSEMBLY OF NORTH CAROLINA

1	must be accepted at any time up to and through April 15 of the calendar preceding the tax
2	year for which they are to be effective. the exclusion is claimed. When property is owned
3	by two or more persons other than husband and wife and one or more of them qualifies
4	for this exclusion, each such-owner shall apply separately for his or her proportionate
5	share of the exclusion.
6	(1) Elderly Applicants. – Persons 65 years of age or older may apply for
7	this exclusion by entering the appropriate information on a form made
8	available by the assessor under G.S. 105-282.1.
9	(2) Disabled Applicants. – Persons who are totally and permanently
10	disabled may apply for this exclusion by (i) entering the appropriate
11	information on a form made available by the assessor under G.S. 105-
12	282.1 and (ii) furnishing acceptable proof of their disability. Such
13	proof shall be in the form of a certificate from a physician licensed to
14	practice medicine in North Carolina or from a governmental agency
15	authorized to determine qualification for disability benefits. After a
16	disabled applicant has qualified for this classification, he or she shall
17	not be required to furnish an additional certificate unless the
18	applicant's disability is reduced to the extent that the applicant could
19	no longer be certified for the taxation at reduced valuation."
20	Sec. 2. G.S. 105-309(f) reads as rewritten:
21	"(f) The following information shall appear on each abstract, or on an information
22	sheet distributed with the abstract. (The abstract or sheet must include the address and
23	telephone number of the assessor below the notice required by this subsection):
24	'PROPERTY TAX RELIEF FOR ELDERLY AND
25	PERMANENTLY DISABLED PERSONS.
26	North Carolina excludes from property taxes the first twelve thousand dollars (\$12,000)
27	(assessor insert amount, if amount known, or words "a portion", if amount not known)
28	of the in assessed appraised value of certain property owned by North Carolina residents
29	aged 65 or older or totally and permanently disabled whose disposable-income does not
30	exceed eleven thousand dollars (\$11,000). (assessor insert amount). The exclusion covers
31	real property, or a mobile manufactured home, occupied by the owner as his or her
32	permanent residence. Disposable income includes all moneys received other than gifts or
33	inheritances received from a spouse, lineal ancestors, or lineal descendants. Income means
34	the owner's adjusted gross income as determined for federal income tax purposes, plus
35	all tax exempt interest and dividends. For married applicants residing with their
36	spouses, the income of both spouses must be included.
37	If you received this exclusion in (assessor insert previous year), you do not need to
38	apply again unless you have changed your permanent residence. If you received the
39	exclusion in (assessor insert previous year) and your disposable-income in (assessor
40	insert previous year) was above eleven thousand dollars (\$11,000), (assessor insert
41	<u>amount)</u> , you must notify the assessor. If you received the exclusion in (assessor insert
42	previous year) because you were totally and permanently disabled and you are no longer
43	totally and permanently disabled, you must notify the assessor. If the person receiving
44	the exemption-exclusion in (assessor insert previous year) has died, the person required

by law to list the property must notify the assessor. Failure to make any of the notices
required by this paragraph before April 15 will result in penalties and interest.

If you did not receive the exclusion in (assessor insert previous year) but are now eligible, you may obtain a copy of an application from the assessor. It must be filed by

5 April 15.""

6 Sec. 3. This act is effective for taxes imposed for taxable years beginning on 7 or after July 1, 1992.