## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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## **H.B. 118** Feb 13, 2025 HOUSE PRINCIPAL CLERK

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## HOUSE BILL DRH30058-NIf-22

Short Title:	Disabled Veterans Tax Relief Bill.	(Public)
Sponsors:	Representative Campbell.	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT TO MODIFY THE DISABLED VETERAN PROPERTY TAX HOMESTEAD				
3	EXCLUSION TO EXCLUDE FROM TAXATION THE PERCENTAGE OF APPRAISED				
4	VALU	JE OF A	A PRIMARY RESIDENCE OWNED BY A DISABLED VETERAN THAT IS		
5	EQUA	LTOT	THE VETERAN'S DISABILITY RATING.		
6	The Gener	ral Asse	embly of North Carolina enacts:		
7		SECT	<b>ION 1.</b> G.S. 105-277.1C reads as rewritten:		
8	"§ 105-277.1C. Disabled veteran property tax homestead exclusion.				
9	(a)	Classi	fication. – A permanent residence owned and occupied by a qualifying owner		
10	is designated a special class of property under Article V, Section 2(2) of the North Carolina				
11					
12					
13	receives an exclusion under this section may not receive other property tax relief. The amount				
14					
15		<u>(1)</u>	Disabled veteran exclusion For a disabled veteran, the exclusion amount is		
16			the product of (i) the appraised value of the residence and (ii) the percentage		
17			of the qualifying owner's disability rating, as determined by the United States		
18			Department of Veterans Affairs.		
19		<u>(2)</u>	Surviving spouse exclusion. – For the surviving spouse of a disabled veteran,		
20			the exclusion amount is equal to the greater of (i) the amount excluded under		
21			subdivision (1) of this subsection as of the date of the disabled veteran's death		
22			or (ii) the first forty-five thousand dollars (\$45,000) of appraised value of the		
23			permanent residence, provided that the applicant establishes eligibility for		
24			such exclusion by providing certification from the United States Department		
25			of Veterans Affairs that, as of January 1 preceding the taxable year for which		
26			the exclusion is claimed, the veteran's death was the result of a		
27			service-connected condition.		
28	(b)		tions. – The following definitions apply in this section:		
29		(1)	Disabled veteran. – A veteran of any branch of the Armed Forces of the United		
30			States whose character of service at separation was honorable or under		
31			honorable conditions and who satisfies one of the following requirements: has		
32			received a certification by the United States Department of Veterans Affairs		
33			indicating that, as of January 1 preceding the taxable year for which the		
34			exclusion allowed by this section is claimed, the veteran has been assigned a		
35			disability rating of fifty percent (50%) or greater for a service-connected		
36			condition.		



General Assembly Of	North Carolina	Session 2025		
<del>a.</del>	As of January 1 preceding the taxable year			
	allowed by this section is claimed, the vetera under 38 U.S.C. § 2101.	in had received benefits		
<del>b.</del>	The veteran has received a certification	by the United States		
	Department of Veterans Affairs or another fe			
	that, as of January 1 preceding the taxable year			
	allowed by this section is claimed, he or she l	has a service-connected		
	permanent, and total disability.	-		
<del>c.</del>	The veteran is deceased and the United States	-		
	Affairs or another federal agency has certified			
	preceding the taxable year for which the ex	-		
	section is claimed, the veteran's death	was the result of a		
	service-connected condition.			
(e) Other Multi	ale Owners This subsection applies to ac own	ore who are not husban		
(e) Other Multiple Owners. – This subsection applies to co-owners who are not husband and wife. Each co-owner of a permanent residence must apply separately for the exclusion				
allowed under this secti		fatery for the exclusion		
		r the exclusion allowed		
When one or more co-owners of a permanent residence qualify for the exclusion allowed under this section and none of the co-owners qualifies for the exclusion allowed under				
	o-owner is entitled to the full amount of the exclu			
	allowed to one co-owner may not exceed the c			
	of the property, and the amount of the exclu			
	eed the exclusion allowed under this section.proj			
2	co-owners of a permanent residence qualify fo			
	one or more of the co-owners qualify for the e			
G.S. 105-277.1, each c	o-owner who qualifies for the exclusion allow	ed under this section i		
entitled to the full amo	ount of the exclusion. The exclusion allowed to	one co-owner may no		
exceed the co-owner's proportionate share of the valuation of the property, and the amount of the				
exclusion allowed to all the co-owners may not exceed the greater of the exclusion allowed under				
this section and the exclusion allowed under G.S. 105-277.1.				
	- An application for the exclusion allowed under			
	listing period, but may be filed and must be acc			
	ceding the tax year for which the exclusion is cl			
an exclusion under this section must establish eligibility for the exclusion by providing a copy of				
-	certification or evidence of benefits received	ed under 38 U.S.C.		
2101.certification."				
	2. This act is effective for taxes imposed for tax	able years beginning o		
or after July 1, 2025.				