GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

S

SENATE BILL 62

	Short Title:	Nonprof	it Fundra	aising Sales Tax Exemption.	(Public)	
	Sponsors:	Senator	Burgin (Primary Sponsor).		
	Referred to: Rules and Operations of the Senate					
				February 10, 2025		
1 2 3 4 5 6	A BILL TO BE ENTITLED AN ACT TO PROVIDE A SALES TAX EXEMPTION FOR CERTAIN NONPROFIT ENTITIES AND TO EXEMPT CERTAIN FUNDRAISING EVENTS BY NONPROFITS FROM SALES TAX. The General Assembly of North Carolina enacts: SECTION 1. G.S. 105-164.14(b) is repealed.					
7	SI	SECTION 2. G.S. 105-164.13 reads as rewritten:				
8	"§ 105-164.1.				1 (11)	
9 10 11 12		erty, digit		e, storage, or consumption in this State of t rty, and services are specifically exempted		
12		<u>2a) Tang</u>	tible per	sonal property, digital property, and servic	es for use in carrying	
14	<u></u>		-	of the following entities, provided the er		
15		contr	colled by	the State:		
16 17 18		<u>a.</u>	accon	itals not operated for profit, including he nmodations operated by an authority or with what in Article 2 of Chapter 121E of the Co	other public hospital	
19 20 21		<u>b.</u>	<u>An o</u> 501(c	ibed in Article 2 of Chapter 131E of the Georganization that is exempt from incom (3) of the Code and not classified in the N pt Entities major group areas of (i) Com	e tax under section Iational Taxonomy of	
21 22 23 24			<u>and C</u> and M	apacity Building, (ii) Public and Societal B Iembership Benefit.	enefit, or (iii) Mutual	
24 25 26 27		<u>C.</u>	<u>squad</u> finano	teer fire departments and volunteer emerge that are (i) exempt from income tax cially accountable to a city as defined in G roup of cities and counties, or (iii) both.	under the Code, (ii)	
28 29 30		<u>d.</u>	An or	rganization that is a single member LLC the tax purposes and satisfies all of the follo The owner of the LLC is an organization	wing conditions: n that is exempt from	
31 32 33			<u>2.</u>	income tax under section 501(c)(3) of the The LLC is a nonprofit entity that wou exemption under section 501(c)(3) of th	uld be eligible for an	
34 35 36			<u>3.</u>	disregarded for income tax purposes. The LLC is not an organization that classified in any of the major group a		



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1	Taxonomy of Exempt Entities listed in sub-s	ubdivision b. of
2	this subdivision.	
3	e. Qualified retirement facilities whose property is	excluded from
4	property tax under G.S. 105-278.6A.	
5	<u>f.</u> <u>A university-affiliated nonprofit organization that pr</u>	ocures, designs,
6	constructs, or provides facilities to, or for use by	
7	institution of The University of North Carolina. For	purposes of this
8	sub-subdivision, a nonprofit organization includes a	<u>n entity exempt</u>
9	from taxation as a disregarded entity of the nonprofit	organization.
0	g. <u>Over-the-counter drugs purchased for use in carrying</u>	out the work of
1	a hospital not listed in one of the sub-subdivisions of the	this subdivision.
2	The exemption provided in this subdivision includes in	direct sales to a
3	nonprofit entity of digital property and tangible personal pro	perty purchased
4	by a real property contractor that becomes a part of or perma	anently installed
5	or applied to any building or structure that is owned or leased	by the nonprofit
6	entity and is being erected, altered, or repaired for use by the	nonprofit entity
7	for carrying on its nonprofit activities. A sale to fulfill a real p	roperty contract
8	with an entity that holds an exemption certificate is exempt to	the same extent
9	as if purchased directly by the entity that holds the exemption	on certificate. A
0	real property contractor that purchases an item allowed an e	xemption under
1	this subdivision must provide (i) an exemption certificate to	the retailer that
2	includes the name of the nonprofit entity holding the exemption	otion certificate,
3	(ii) the exemption certificate number issued to that holde	er, and (iii) the
4	information required pursuant to G.S. 105-164.28.	
5	The exemption provided in this subdivision does not apply	· · · •
6	of electricity, telecommunications service, ancillary service, p	
7	video programming, a prepaid meal plan, aviation gasoline a	
8	spirituous liquor or (ii) sales and use tax liability indirectly pai	• •
9	entity through reimbursement to an authorized person of the	•
0	incurred by the person on an item or transaction subject to tax	<u>under Article 5</u>
1	of this Chapter.	
2	The aggregate annual exemption amount allowed to an e	
3	subdivision for a fiscal year may not exceed thirty-one million	
4	thousand dollars (\$31,700,000) in tax. A real property contr	
5	local sales and use taxes on property qualifying for an exem	÷
6	subdivision on behalf of an entity shall give the entity for w	
7	property was purchased a signed statement containing (i) the c	
8 9	was purchased, (ii) the type of property purchased, (iii) the p	-
	the property was used, (iv) if the property was purchased in	
0 1	county in which it was purchased, and (v) if the property was	•
-1	in this State, the county in which the property was used. If the purchased in this State, the real property contractor shall atta	
.2	sales or purchase receipt to the statement.	ch a copy of the
3 4	<u>sales of purchase receipt to the statement.</u>	
+ 5	SECTION 3. Article 5 of Chapter 105 of the General Statutes is amo	anded by adding
5 6	a new section to read:	ended by adding
7	"§ 105-164.29C. Nonprofit entity exemption process.	
8	(a) Application. – To be eligible for the exemption provided in G.S. 105	5-164 13(52a) a
9	nonprofit entity must obtain from the Department a sales tax exemption number.	
0	for exemption must be in the form required by the Secretary, be signed by a perso	
/0	Tor exemption must be in the form required by the beeretary, be signed by a perso	<u>n with authority</u>

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to bind the entity, and contain any information required by the Secretary. The Secretary must
assign a sales tax exemption number to a nonprofit entity that submits a proper application.

3 (b) Liability. – A nonprofit entity that does not use the items purchased with its exemption 4 number must pay the tax that should have been paid on the items purchased, plus interest 5 calculated from the date the tax would otherwise have been paid."

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SECTION 4. G.S. 105-467(b) reads as rewritten:

7 Exemptions and Refunds. – The State exemptions and exclusions contained in Article "(b) 8 5 of Subchapter I of this Chapter, except for the exemption for food in G.S. 105-164.13B, apply 9 to the local sales and use tax authorized to be levied and imposed under this Article. The State 10 refund provisions contained in G.S. 105-164.14 and G.S. 105-164.14A apply to the local sales 11 and use tax authorized to be levied and imposed under this Article. A refund of an excessive or erroneous State sales tax collection allowed under G.S. 105-164.11 and a refund of State sales 12 13 tax paid on a rescinded sale or cancelled service contract under G.S. 105-164.11A apply to the 14 local sales and use tax authorized to be levied and imposed under this Article. The aggregate annual local refund exemption amount allowed an entity under G.S. 105-164.14(b) 15 16 G.S. 105-164.13(52a) for the State's fiscal year may not exceed thirteen million three hundred 17 thousand dollars (\$13,300,000).

18 Except as provided in this subsection, a taxing county may not allow an exemption, exclusion, 19 or refund that is not allowed under the State sales and use tax. A local school administrative unit 20 and a joint agency created by interlocal agreement among local school administrative units 21 pursuant to G.S. 160A-462 to jointly purchase food service-related materials, supplies, and 22 equipment on their behalf is allowed an annual refund of sales and use taxes paid by it under this 23 Article on direct purchases of tangible personal property and services. Sales and use tax liability 24 indirectly incurred by the entity as part of a real property contract for real property that is owned 25 or leased by the entity and is a capital improvement for use by the entity is considered a sales or 26 use tax liability incurred on direct purchases by the entity for the purpose of this subsection. The refund allowed under this subsection does not apply to purchases of electricity, 27 28 telecommunications service, ancillary service, piped natural gas, video programming, or a 29 prepaid meal plan. A request for a refund is due in the same time and manner as provided in 30 G.S. 105-164.14(c). Refunds applied for more than three years after the due date are barred."

SECTION 5. G.S. 105-236(a)(5a) reads as rewritten:

32	"(5a)	Misuse of Exemption Certificate or Affidavit of Capital Improvement For
33		misuse of an exemption certificate or affidavit of capital improvement by a
34		purchaser, the Secretary shall assess a penalty equal to two hundred fifty
35		dollars (\$250.00). An exemption certificate is a certificate issued by the
36		Secretary that authorizes a retailer to sell an item to the holder of the certificate
37		and either collect tax at a preferential rate or not collect tax on the sale.
38		Examples of an exemption certificate include a certificate of exemption, a
39		direct pay certificate, and a conditional exemption certificate. Misuse under
40		this subdivision includes improper use of a certificate of exemption issued to
41		a nonprofit entity pursuant to G.S. 105-164.29C for direct and indirect
42		purchases by the entity or another person. An affidavit of capital improvement
43		substantiates that a contract, or a portion of work to be performed to fulfill a
44		contract, is to be taxed for sales and use tax purposes as a real property
45		contract."
46	SECT	TON 6. G.S. 105-164.4G(e) reads as rewritten:

47 "(e) Exceptions. – The tax imposed by this section does not apply to the following:

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49 (2) Tuition, registration fees, or charges to attend instructional seminars,
50 conferences, or workshops for educational purposes, notwithstanding that

. . .

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1	entertainment activity may be offered as an ancillary purpose of an event listed
2	in this subdivision.
3	(2a) Events held by a nonprofit entity exempt from tax under Article 4 of this
4	Chapter solely for fundraising purposes for the entity, notwithstanding that
5	entertainment activity may be offered as an ancillary purpose of the event.
6	"
7	SECTION 7. Sections 1 through 5 of this act become effective October 1, 2025, and
8	apply to sales and purchases made on or after that date. Section 6 of this act becomes effective
9	July 1, 2025, and applies to admission charges for entertainment activities held on or after that
10	date. The remainder of this act is effective when it becomes law. This act does not affect the
11	rights or liabilities of the State, a taxpayer, or another person arising under a statute amended or
12	repealed by this act before the effective date of its amendment or repeal, nor does it affect the
13	right to any refund or credit of a tax that accrued under the amended or repealed statute before
14	the effective date of its amendment or repeal.