

HOUSE BILL 492: Simplify Builder Inventory Exclusion.

2019-2020 General Assembly

Committee:Senate Rules and Operations of the SenateDate:June 26, 2019Introduced by:Reps. Brody, Howard, B. TurnerPrepared by:Nicholas GiddingsAnalysis of:Third EditionStaff Attorney

OVERVIEW: House Bill 492 would allow a builder to file a one-time application for the builder inventory property tax exclusion.

CURRENT LAW: G.S. 105-277.02 exempts the increase in value of certain improvements to real property held for sale by a builder:

- For residential real property, a builder may exclude for 3 years the increase in value due to subdivision, improvements, and buildings that are either a new single family residence or a duplex.
- For commercial property, a builder may exclude for 5 years the increase in value due to subdivision and improvements excluding buildings.

To qualify as a builder, the property owner must be in the business of buying real property, making improvements to it, and then reselling it. The owner is not required to be licensed as a general contractor.

The builder must continuously hold the property for sale. The exclusion is allowed starting at the time property is improved and should be listed for taxation by the builder. The exclusion ends when the property is sold or 3 years for residential (5 years for commercial) from the time the builder should have listed the property.

The builder must apply for this exclusion annually.

BILL ANALYSIS: House Bill 492 would add the builder inventory property tax exclusion under G.S. 105-277.02 to the group of property tax benefits that use a one-time application. The one-time application would replace the current annual application.

EFFECTIVE DATE: House Bill 492 would apply to property tax years beginning July 1, 2019. Therefore, the annual applications filed in January, 2019 would apply for future tax years.

Greg Roney, Staff Attorney, substantially contributed to this summary.



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