70266.0500

Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1340

Introduced by

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Representatives Sandvig, Koppelman, Boehm Senators Christmann, Kelsh, Wanzek

- 1 A BILL for an Act to amend and reenact paragraph 5 of subdivision d of subsection 1 of section
- 2 57-38-01.2 and subsection 5 of section 57-38-30.3 of the North Dakota Century Code, relating
- 3 to income tax deductions or credits for adoption expenses; to provide for a transfer and an
- 4 appropriation; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6	SECTION 1. AMENDMENT. Paragraph 5 of subdivision d of subsection 1 of section
7	57-38-01.2 of the 1995 Supplement to the North Dakota Century Code is amended and
8	reenacted as follows:
9	(5) Reduced by ene five thousand dollars for each child under the age of
10	twenty-one years adopted by the taxpayer. The reduction under this
11	paragraph may be claimed only by an adoptive parent of an adopted
12	child and the child must qualify as a dependent of the adoptive parent
13	for federal income tax purposes. The reduction may be claimed by only
14	one spouse, for spouses filing separately under this chapter. The
15	reduction provided by this paragraph may be claimed only for the
16	taxable year in which the adoption becomes final and the any unused
17	portion of the reduction may be carried forward by the taxpayer for up
18	to five taxable years. The reduction does not apply to the adoption of
19	children of the taxpayer's spouse.
20	SECTION 2. AMENDMENT. Subsection 5 of section 57-38-30.3 of the North Dakota
21	Century Code is amended and reenacted as follows:

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For the purposes of this section, the term "federal income tax liability" means the

individual's, estate's, or trust's federal income tax liability as computed for federal

income tax purposes using tax tables, tax rate schedules, or form 8615, plus

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additional taxes due on federal income tax schedules or forms 4970, 4972, section 72(m)(5) penalty tax, 5329, 6251, and 8656, less any credit for prior year minimum tax (form 8801), less any credit for qualified adoption expenses, and before credit for the elderly or the disabled (schedule R), credit for child and dependent care expenses (form 2441), investment credit (form 3468), foreign tax credit (form 1116), general business credit (form 3800), jobs credit (form 5884), credit for alcohol used as fuel (form 6478), credit for increasing research activities (form 6765), low-income housing credit (form 8586) and nonconventional fuel credit, and before reduction for federal income tax withheld, estimated payments, earned income credit, amount paid with form 4868, excess social security tax, and the federal Railroad Retirement Tax Act, tax withheld, credit for federal tax on gasoline and special fuels (form 4136), and regulated investment company credits (form 2439). The term does not include amounts due for self-employment tax or social security tax and railroad retirement tax on tips. For purposes of this subsection, additional taxes due on federal income tax form 6251 or form 8656 must be reduced, but not below zero, by the amount of any investment credit used to reduce the federal tax liability before calculation of the additional tax due on form 6251 or form 8656.

SECTION 3. TRANSFER - APPROPRIATION. On or before July 1, 1998, the children's services coordinating committee shall transfer the sum of \$154,000 from its operating fund to the state treasurer for deposit in the state general fund to offset the state general fund revenue loss from adoption expense income tax deductions or credits provided by this Act for the biennium beginning July 1, 1997, and ending June 30, 1999. Before July 1, 1999, the tax commissioner shall certify to the state treasurer any amount by which the amount transferred under this section exceeds the amount of individual income tax liability reductions resulting from the deductions and credits for qualified adoption expenses under this Act for the first two taxable years beginning after December 31, 1996. Notwithstanding section 54-44.1-11, thirty days after the close of the 1997-99 biennium the state treasurer shall transfer from the state general fund to the children's services coordinating committee for deposit in its operating fund the amount certified by the tax commissioner under this section. The amount to be transferred

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- 1 to the children's services coordinating committee under this section is hereby appropriated from
- 2 the state general fund, but not in an amount exceeding \$154,000.
- 3 **SECTION 4. EFFECTIVE DATE.** This Act is effective for taxable years beginning after
- 4 December 31, 1996.