Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1068

Introduced by

Legislative Council

(Taxation Committee)

(Representatives Keiser, Timm, Wilkie) (Senator Kringstad)

1 A BILL for an Act to amend and reenact sections 57-06-01, 57-06-02, 57-06-05, 57-06-07,

2 57-06-14, 57-06-18, 57-34-01, 57-34-02, 57-34-03, 57-34-05, 57-34-06, 57-34-10, 57-34-11,

3 and 57-34-12 of the North Dakota Century Code, relating to property tax exemptions and gross

4 receipts taxes for telecommunications carriers and services; to repeal sections 57-06-01.1,

5 57-34-04, and 57-34-08 of the North Dakota Century Code, relating to assessment of property

6 and gross receipts taxes for telecommunications carriers; to provide a continuing appropriation;

7 and to provide an effective date.

8 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

9 SECTION 1. AMENDMENT. Section 57-06-01 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 57-06-01. Public utilities subject to provisions of chapter. The provisions of this 12 This chapter govern governs the assessment of the property of any public utility company 13 defined in section 57-06-02, and of any other company used directly or indirectly in carrying or 14 conveying persons, or property, or messages, unless the operative property is subject to a lieu 15 tax in place of a general property tax. This chapter does not apply to the property of any 16 railway or street railway company, nor to the property of a company, the only business of which 17 is providing signaling, paging, or other domestic public land mobile radio service if that service 18 has seven hundred subscribers or less, nor to the fixtures, buildings, and improvements owned 19 by any cooperative or nonprofit corporation organized under the laws of this state and used by 20 it to furnish potable water to its members and customers for uses other than irrigation of 21 agricultural land, and except as otherwise provided in chapter 57-32, does not apply to the 22 property of any express or air transportation company.

23 SECTION 2. AMENDMENT. Section 57-06-02 of the North Dakota Century Code is
 24 amended and reenacted as follows:

57-06-02. Definitions. As used in this chapter, unless the context and subject matter
 otherwise clearly require:

3 1. "Company" means and includes any individual, copartnership, business trust, 4 corporation, limited liability company, joint-stock company, or association. 5 2. "Gas company" means a company owning, holding, or operating under lease or 6 otherwise, any property in this state for the purpose of furnishing gas, or 7 distributing the same, for public use, by means of pipelines. 8 3. "Pipeline company" means a company owning, holding, or operating under a lease 9 or otherwise, any property in this state for the purpose of transporting crude oil, 10 natural gas, processed gas, manufactured gas, refined petroleum products, or coal 11 and related products for public use. 12 4. "Power company" means a company owning or holding, under lease or otherwise, 13 any property in this state, and operating the same, for the purpose of furnishing 14 electric light, electric power, or steam heat, or distributing the same, for public use. 15 "Telecommunications company" means a company engaged in the furnishing of 5. 16 telecommunications service within this state. 17 "Telecommunications service" means the offering for hire of telecommunications 6. 18 facilities, or transmitting for hire telecommunications by means of such facilities 19 whether by wire, radio, lightwave, or other means. 20 7. "Telegraph company" means a company owning or operating any telegraph or 21 cable line in this state with appliances for the transmission of messages, and 22 engaged in the business of furnishing telegraph service for compensation as 23 owner, lessee, or otherwise. 24 SECTION 3. AMENDMENT. Section 57-06-05 of the North Dakota Century Code is 25 amended and reenacted as follows: 26 **57-06-05.** Annual assessment. The state board of equalization, at its annual meeting 27 in August, shall assess the franchises and all operative property of telephone, telegraph, 28 power, gas, pipeline, and other companies, covered by this chapter, with reference to the value 29 thereof on the first day of January of that year.

30 **SECTION 4. AMENDMENT.** Section 57-06-07 of the North Dakota Century Code is 31 amended and reenacted as follows:

1	57-0	06-07. Additional information from telephone, telegraph, and power
2	companies	s. Each telephone, telegraph, and power company shall report further as follows:
3	1.	Number of miles [kilometers] of pole line in each taxing district in each county in
4		the state, separated and classified as to location and character, as the tax
5		commissioner may require; and
6	2.	Cost of construction of such lines fully equipped, together with the present value
7		per mile [1.61 kilometers] of such lines in each taxing district in each county.
8	SEC	CTION 5. AMENDMENT. Section 57-06-14 of the North Dakota Century Code is
9	amended a	nd reenacted as follows:
10	57-0	06-14. Method of valuation. The operative property of each company assessed
11	under this o	chapter must be assessed in the following manner:
12	1.	For the purpose of determining the value of the property, the tax commissioner and
13		the state board of equalization shall take into consideration the earning power of
14		the property as shown by its gross earnings and net operating income, the market
15		or actual value of its stocks and bonds, the value of its franchises, rights, and
16		privileges granted under the laws of this state to do business in this state, and
17		such any other legally established evidences of value as enables enable the board
18		to make a just and equitable assessment.
19	2.	In the case of a company which that owns or operates properties or lines partly
20		within and partly without this state, the tax commissioner and state board of
21		equalization shall value only the property within this state.
22	3.	In determining the value of the portion within this state of an interconnected, or
23		continuous system, the tax commissioner and state board of equalization may take
24		into consideration the value of the entire system and of the part within this state,
25		the mileage of the whole system and of the part within this state, the total operating
26		earnings within and without this state, together with such any other information,
27		facts, and circumstances as will enable such the officers to make a just and correct
28		assessment.
29	4.	Repealed by S.L. 1985, ch. 604, § 22.
30	5.	In the case of a telephone or telegraph company, the term "mileage" means miles
31		[kilometers] of pole line or cable.

6. The board may take into consideration the reports, annual or otherwise, filed by
 any company required to be assessed under this chapter with the public service
 commission, and also shall take into consideration any valuation of such company
 by the public service commission.

5 **SECTION 6. AMENDMENT.** Section 57-06-18 of the North Dakota Century Code is 6 amended and reenacted as follows:

7 57-06-18. Allocation of assessment of other operative property. All lots and 8 parcels of real estate, not including rights of way, with the buildings, structures, and 9 improvements thereon, telephone exchange buildings, dams and powerhouses, substations, 10 shops, and other buildings, telephone exchange systems, electric power, electric light, gas, or 11 steam distribution systems, and other personal property not a part of any single and continuous property, must be separately assessed and the assessment must be allocated to the taxing 12 13 district in which such the property is located. The assessment by the state board of 14 equalization covering such the property must give a legal description of the real estate and a 15 general description of other property sufficient for identification. The assessment by such the 16 board of such the operative property must cover the aggregate valuation of the property of any 17 company in any municipality or taxing district of the state as a unit, and need not be made in 18 detail.

SECTION 7. AMENDMENT. Section 57-34-01 of the North Dakota Century Code is
 amended and reenacted as follows:

57-34-01. Definitions. As used in this chapter, unless the context or subject matter
 otherwise clearly requires:

- 23 "Access revenues" means telephone company revenues resulting from charges to 1. 24 individuals, partnerships, corporations, and limited liability companies for their use 25 of telephone company services or facilities to provide a toll service that permits 26 origination or termination of telecommunications between a point or points within 27 one telephone exchange and a point or points within another telephone exchange. 28 "Adjusted telephone operating gross receipts" means telephone operating 2. 29 telecommunications carrier gross receipts less all amounts paid by the reporting 30 telephone company telecommunications carrier on telecommunications service
- 31 that is taxable under this chapter in state and local sales and use taxes and federal

1	excise taxes and amounts paid by the reporting telecommunications carrier to an
2	individual, partnership, corporation, or limited liability company another
3	telecommunications carrier for connecting fees, switching charges, access
4	charges, and directory assistance.

- 3. "Originating revenues factor" means a fraction the numerator of which is the
 revenues of the telephone company from toll business generated from customer
 premises equipment in this state, regardless of the location to which the billing
 notice is sent, and the denominator of which is the total revenues of the telephone
 company from toll business everywhere.
- 4. "Property factor" means a fraction the numerator of which is the undepreciated
 original cost as of December thirty first of the property located in this state owned
 or rented by the telephone company and used in operating its telecommunications
 business and the denominator of which is the undepreciated original cost as of
 December thirty first of the property located everywhere owned or rented by the
 telephone company and used in operating its telecommunications business.
- 16 <u>2.</u> <u>"Gross receipts" means all telecommunications carrier revenues from</u>
- telecommunications service charges billed to any station in this state and from
 charges to another telecommunications carrier for directory assistance.
- 5. 3. "Station" means a subscriber line service address located in this state with a
 distinct call number designation or distinct extension number designation. If this is
 not a defined location, "station" means the location of the primary use of
 telecommunications equipment as determined by telephone number, authorization
 code, or billing address.
- 6. 4. "Telephone company" "Telecommunications carrier" means all mutual
 associations and cooperative organizations or cooperative corporations engaged
 in the business of furnishing communication by telephone, and shall further mean
 all other persons, firms, corporations, limited liability companies, or other
 organizations which are a person that is engaged in the business of furnishing
 means of communication by telephone telecommunications service within this
 state exclusively to rural areas or to rural areas and cities provided that each city

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	served has a population of two thousand five hundred persons or less. The term
	includes a reseller of telecommunications service.
7. <u>5.</u>	"Telephone operating receipts" "Telecommunications service" means transmitting
	for consideration of two-way communication by wire, cable, fiber optics, radio,
	lightwave, microwave, satellite, or other means. The term includes all revenue
	derived from local and rural exchange service, revenues from wide area telephone
	service, access revenues, billing and collection revenues, revenues from
	coin-operated telephones, revenues from directory advertising, revenues from
	directory assistance, recoveries within the year of all telecommunications revenues
	written off in prior years as uncollectible, all other operating revenues from
	telecommunications service as defined in subsection 11 of section 49-21-01
	attributable to this state, and toll business gross revenues as defined in this
	section:
	a. Essential telecommunications service and nonessential telecommunications
	service as defined in section 49-21-01;
	b. <u>Telecommunications service that originates and terminates in this state;</u>
	c. Interstate telecommunications service that originates or terminates in this
	state and is billed to a station in this state;
	d. <u>A hospital, hotel, motel, or similar place of temporary accommodation selling</u>
	telecommunications service to its patients or guests, if there is a separately
	stated charge for the service; and
	e. Telegraph service.
<u>6.</u>	"Telecommunications service charges" means the value of all consideration
	received by a telecommunications carrier for provision of telecommunications
	service and recovery within the year of telecommunications service charges written
	off in a prior year as uncollectible. For a telephone company telecommunications
	<u>carrier</u> operating on any form of mutual basis, "telephone operating receipts" the
	term includes all amounts assessed against the members for the operation and
	maintenance of the business. "Telephone operating receipts" The term does not
	include income revenue from merchandising, jobbing and contract work, charges
	for the maintenance or repair of customer premises equipment, including

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1		equipment leased or rented by the customer from any source, revenue from	
2		commercial and cable television, unless it is used for two-way communication,	
3		radio, one-way radio paging, the transmission of messages incidental to transient	
4		occupancy in hotels, income from nonutility operations not directly related to	
5		provision of telecommunications service, amounts charged for billing and collection	
6		on behalf of another telecommunications carrier, proceeds from transfer of capital	
7		stock, or revenues from the transfer, sale, or lease of property not devoted directly	
8		related to telecommunications operation. "Telephone operating receipts" does not	
9		include excise taxes on telephone service or facilities or uncollectible telephone	
10		operating revenues actually written off during the year.	
11	8.	"Toll business gross revenues" means gross revenues from toll business	
12		originating and terminating in this state and toll business gross revenues	
13		attributable to this state.	
14	9.	"Toll business gross revenues attributable to this state" means the telephone	
15		company's total gross revenues from interstate toll services everywhere multiplied	
16		by the amount obtained by dividing the sum of the property factor and the	
17		originating revenues factor by two service. The term does not include amounts	
18		collected for or amounts collected from federal and state mechanisms to preserve	
19		and advance universal service.	
20	SEC	CTION 8. AMENDMENT. Section 57-34-02 of the North Dakota Century Code is	
21	amended a	nd reenacted as follows:	
22	57-3	34-02. Reports of telephone companies telecommunications carriers. Each	
23	telephone of	company required telecommunications carrier subject to be assessed gross receipts	
24	taxes unde	r the provisions of this chapter shall annually make and file with the tax	
25	commissior	ner, on or before May first <u>of each year</u> , on such the form as the tax commissioner	
26	may prescr	ibe, a report containing a statement of its telephone operating gross receipts in this	
27	state during	the preceding calendar year, the number of stations in service on December	
28	thirty-first preceding, the number of miles [kilometers] of telephone line operated in providing		
29	telephone s	service, amounts paid by the carrier on telecommunications service that is taxable	
30	under this c	chapter during the preceding calendar year in state and local sales and use taxes	
31	and federal	excise taxes, amounts received from or paid to another telecommunications carrier	

1	for directory	/ assi	istance, and such any other information as the tax commissioner may require
2	except that	any I	telephone company having thirty telephone stations or less in service on
3	December t	hirty	first preceding may not be required to furnish a statement of its telephone
4	operating re	eceip	ts. Each report must contain a statement of the number of stations located in
5	each county	/ ser v	ved and each school district within such counties and the number of stations
6	maintained	per r	nile [1.61 kilometers] of telephone line in this state. Each report must be
7	signed, sub	ject t	o the provisions of section 12.1-11-02, by the president, secretary, or other
8	official of th	e tele	ephone company telecommunications carrier. Each telephone company
9	subject to the	ne pr	ovisions of this chapter, at the time of submitting its report to the tax
10	commissior	ner, s	hall forward a copy of such report to the county auditor of each county in which
11	it maintains	a sta	ation or stations.
12	SEC		N 9. AMENDMENT. Section 57-34-03 of the North Dakota Century Code is
13	amended a	nd re	enacted as follows:
14	57-3	34-03	Computation of taxes by tax commissioner <u>- Exemption for</u>
15	<u>high-volum</u>	ne cu	stomers - Continuing appropriation.
16	1.	On	or before August first July fifteenth of each year, the tax commissioner shall
17		revi	ew the report under section 57-34-02 and compute the tentative total tax to be
18		ass	essed against each telephone company telecommunications carrier in this
19		stat	e in the following manner:
20		a.	Telephone companies maintaining an average of one and twenty five
21			hundredths telephone stations or less per mile [1.61 kilometers] of telephone
22			line operated in this state must be taxed at the rate of one-half of one percent
23			of their adjusted telephone operating receipts.
24		b.	Telephone companies maintaining an average of not less than one and
25			twenty-six hundredths and not more than one and seventy-five hundredths
26			telephone stations per mile [1.61 kilometers] of telephone line operated in this
27			state must be taxed at the rate of one percent of their adjusted telephone
28			operating receipts.
29		c.	Telephone companies maintaining an average of not less than one and
30			seventy-six hundredths and not more than two and twenty-five hundredths
31			telephone stations per mile [1.61 kilometers] of telephone line operated in this

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1		state must be taxed at the rate of one and one-half of one percent of their
2		adjusted telephone operating receipts.
3		d. Telephone companies maintaining an average of more than two and
4		twenty-five hundredths telephone stations per mile [1.61 kilometers] of
5		telephone line operated in this state must be taxed at the rate of two percent
6		of their adjusted telephone operating receipts.
7	2.	If the tax due from any telephone company as computed under subsection 1 is
8		less than fifty cents per station maintained in this state or if such company had less
9		than thirty one stations in service in this state on the preceding December
10		thirty-first, such company is subject to a tax of fifty cents per station.
11	3.	Notwithstanding the provisions of subsections 1 and 2, any telephone company
12		having twenty telephone stations or less in service on December thirty-first
13		preceding the year for which the tax computed under this section is assessed is
14		exempt from the provisions of this chapter at a rate of two and one-half percent of
15		adjusted gross receipts. The tax commissioner shall give ten days' notice by mail
16		to each telecommunications carrier of its tentative total tax under this section and
17		of its right to contest the determination before the state board of equalization at its
18		August meeting. The state board of equalization shall assess the tax under this
19		section after consideration of any contest presented.
20	<u>2.</u>	A telecommunications carrier's customer in this state is entitled to a refund equal to
21		two and one-half percent of the amount of telecommunications service charges
22		paid to telecommunications carriers by that customer in excess of eight hundred
23		thousand dollars in a calendar year. A refund claim under this subsection must be
24		filed with the tax commissioner before July first of the year following the calendar
25		year for which the refund is claimed. A claim for refund must be made in the
26		manner prescribed by the tax commissioner. Refunds under this subsection must
27		be paid by the tax commissioner from tax collections under this chapter and are
28		appropriated as a standing and continuing appropriation to the tax commissioner
29		for that purpose.
30	SEC	CTION 10. AMENDMENT. Section 57-34-05 of the North Dakota Century Code is
31	amended a	nd reenacted as follows:

1 57-34-05. Gertification of tax - Allocation to counties - Continuing appropriation. 2 The tax commissioner shall certify to the county auditor of each county in which the company 3 assessed maintains a telephone station or stations, the gross receipts of the company, the 4 number of telephone stations within the county and the number within each school district of 5 the county belonging to the said company and the amount of tax to be collected from said 6 company. 7 The tax commissioner shall allocate the tax to be collected from each telephone 8 company, as determined by the state board of equalization, to the counties upon a pro rata

9 basis to be determined according to the proportion that each company's stations in a county

10 bears to the total number of stations maintained by such company net gross receipts tax

11 revenues among counties in the same proportion that taxes paid by telecommunications

12 carriers in locally assessed property taxes and taxes assessed under chapter 57-06 and this

13 chapter in 1997 and received by taxing districts in the county bears to all taxes paid by

14 <u>telecommunications carriers in locally assessed property taxes and taxes assessed under</u>

15 chapter 57-06 and this chapter in 1997 and received by taxing districts in the state. Gross

16 receipts tax revenues of eight million four hundred thousand dollars per taxable year are

17 appropriated as a standing and continuing appropriation to the tax commissioner for allocation

18 to counties under this section and any gross receipts tax revenues exceeding that appropriation

19 in any taxable year must be deposited in the state general fund. If gross receipts tax revenues

20 available for allocation in a taxable year are less than eight million four hundred thousand

21 dollars, there is appropriated as a standing and continuing appropriation from the state general

22 fund the amount that, when added to gross receipts tax revenues available for allocation for the

23 taxable year, results in allocation of eight million four hundred thousand dollars to counties per

24 taxable year.

25 **SECTION 11. AMENDMENT.** Section 57-34-06 of the North Dakota Century Code is 26 amended and reenacted as follows:

57-34-06. Duties of county auditor treasurer. It is the duty of the county auditor after
 receiving such statement from the tax commissioner to certify such taxes to the county
 treasurer for collection at the time that real and personal property taxes are required to be
 certified. Such certification must give the amount allocated to each school district in which the

31 company maintains a station or stations. The county auditor treasurer shall make such

1	allocation a	and pay such funds allocate taxes received under this chapter to the state, the	
2	county, and	<u>I the</u> various school <u>taxing</u> districts upon a pro rata basis <u>within the county</u> according	
3	to the proportion that each company's stations in a school district bears to the total number of		
4	stations of such company in the county taxes paid by telecommunications carriers in locally		
5	assessed property taxes and taxes assessed under chapter 57-06 and this chapter in 1997 and		
6	received by the state, the county, and each taxing district in the county bears to all taxes paid		
7	by telecommunications carriers in locally assessed property taxes and taxes assessed under		
8	chapter 57-06 and this chapter in 1997 and received by the state, the county, and all taxing		
9	districts in t	he county.	
10	SE	CTION 12. AMENDMENT. Section 57-34-10 of the North Dakota Century Code is	
11	amended a	nd reenacted as follows:	
12	57-3	34-10. Penalty for failure to furnish statement Penalties - Lien for tax.	
13	<u>1.</u>	In case any company If a telecommunications carrier refuses or neglects to make	
14		the reports required by this chapter, or refuses or neglects to furnish any	
15		information requested, the tax commissioner shall inform himself as best he may	
16		on <u>use</u> the <u>best available</u> facts necessary to be known in order to discharge his	
17		duties with respect to the and estimates to determine taxation of the property	
18		gross receipts of such company, and the that carrier. The tax must be imposed	
19		upon the basis of such that information, and the state board of equalization shall	
20		add a penalty of one-quarter of the tax due for failure to make the required report,	
21		which must be collected as a part of the tax.	
22	<u>2.</u>	Taxes levied under this chapter are due and payable to the tax commissioner on	
23		January first following the year in which the taxes were assessed. The unpaid	
24		principal balance of taxes on the following March first is subject to a penalty of	
25		three percent, on the following May first an additional penalty of three percent, on	
26		the following July first an additional penalty of three percent, and on the following	
27		October fifteenth an additional penalty of three percent. Beginning January first of	
28		the year following the year the taxes became due, simple interest at the rate of	
29		twelve percent per annum applies to the unpaid principal balance until the taxes	
30		and penalties are paid. Interest penalties must be prorated to the nearest full	
31		month for a fractional year of delinguency.	

1	<u>3.</u>	Taxes under this chapter constitute a first and paramount lien in favor of the state
2		upon all property and rights to property of the taxpayer. The lien may be
3		foreclosed in the same manner provided by law for mortgages on real or personal
4		property.

5 **SECTION 13. AMENDMENT.** Section 57-34-11 of the North Dakota Century Code is 6 amended and reenacted as follows:

7 57-34-11. Exemption from other taxation Taxes in lieu of property taxes. The 8 taxes imposed by this chapter are taxes upon the privilege of doing business in this state and 9 are in lieu of all real and personal property taxes levied by the state or any of its political 10 subdivisions upon real or personal property to the extent the property is directly used by any 11 telephone company subject to the provisions of this chapter the telecommunications carrier in 12 its telephone telecommunications operations and in lieu of real and personal property taxes on 13 property leased or rented to any other person or company when the revenue derived from such 14 leases or rentals is included in the telephone operating receipts of the company deriving the 15 revenue. Real and personal property directly used by a telephone company subject to the 16 provisions of this chapter and owned by any other person or company may not be assessed or 17 taxed under the provisions of this chapter; provided, that any such property held under a 18 contract for the purchase thereof by any telephone company subject to the provisions of this 19 chapter must be considered for all purposes of taxation as property owned by that telephone 20 company. 21 SECTION 14. AMENDMENT. Section 57-34-12 of the North Dakota Century Code is 22 amended and reenacted as follows:

23 57-34-12. Rules and regulations - Appeals.

- 241. The state tax commissioner may promulgate adopt any rules and regulations that25are necessary to carry out the provisions of this chapter. The provisions of chapter2628-32 govern the promulgation of all rules and regulations, the holding of hearings27thereon, and the appeal therefrom. All such appeals must be taken to the district28court of Burleigh County.
- Any person aggrieved by a decision of the state board of equalization may appeal
 to the district court of Burleigh County after the hearing provided for in section
 57-34-04. The tax commissioner shall adopt rules as necessary to avoid double

- 1 taxation of gross receipts and to eliminate the avoidance of taxation of gross
- 2 receipts of telecommunications carriers under this chapter.
- 3 SECTION 15. REPEAL. Sections 57-06-01.1, 57-34-04, and 57-34-08 of the North
 4 Dakota Century Code are repealed.
- 5 **SECTION 16. EFFECTIVE DATE.** This Act is effective for taxable years beginning 6 after December 31, 1997.