10529.0600

Fifty-seventh Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1399

Introduced by

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Representatives Carlson, Kasper, Koppelman, Wald Senators Christmann, G. Nelson

- 1 A BILL for an Act to create and enact a new subsection to section 57-38-31 of the North Dakota
- 2 Century Code, relating to space on income tax returns to report and remit use taxes; to amend
- 3 and reenact sections 57-38-30.3 and 57-38-31.1 of the North Dakota Century Code, relating to
- 4 determination of income tax liability on the short-form state income tax return and the filing of
- 5 composite returns; to repeal section 57-38-34.1 of the North Dakota Century Code, relating to
- 6 an optional card income tax return; and to provide an effective date.

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

SECTION 1. AMENDMENT. Section 57-38-30.3 of the North Dakota Century Code is amended and reenacted as follows:

57-38-30.3. Simplified optional method of computing tax.

- 1. Notwithstanding the other provisions of this chapter, an individual, estate, or trust may elect to determine state income tax liability by applying the provisions of this section. Any taxpayer electing to determine the taxpayer's income tax liability pursuant to this section is only eligible for those adjustments or credits which are specifically provided for in this section. Provided, that for purposes of this section, any person required to file a state income tax return pursuant to the provisions of this chapter, but who has not computed a federal taxable income or federal income tax liability figure shall compute such a federal taxable income figure using a pro forma return pursuant to the provisions of this section in order to determine a federal taxable income tax liability figure to be used as a starting point in computing state income tax.
- 2. A tax is hereby imposed for each taxable year upon income earned or received in that taxable year by every resident and nonresident individual, estate, and trust.

ı		11115	This tax is founded percent of the individual's, estates, or trust's adjusted rederal				
2		ince	income tax liability for the taxable year				
3		<u>a.</u>	The t	ax for an individual, estate, or trust is computed at the following rates:			
4			<u>(1)</u>	On North Dakota taxable income not in excess of forty thousand			
5				dollars, a tax of two and eight-tenths percent.			
6			<u>(2)</u>	On North Dakota taxable income in excess of forty thousand dollars, a			
7				tax of four and nine-tenths percent.			
8		<u>b.</u>	The t	ax for married individuals filing a joint return is computed at the following			
9			rates	<u>:</u>			
10			<u>(1)</u>	On North Dakota taxable income not in excess of eighty thousand			
11				dollars, a tax of two and eight-tenths percent.			
12			<u>(2)</u>	On North Dakota taxable income in excess of eighty thousand dollars,			
13				a tax of four and nine-tenths percent.			
14		<u>C.</u>	For a	nonresident individual, estate or trust, the tax determined under			
15			subdi	vision a or b, whichever applies, must be multiplied by a fraction in			
16			which	<u>n:</u>			
17			<u>(1)</u>	The numerator is the individual's federal adjusted gross income derived			
18				from North Dakota sources, increased by the addition in subdivision e			
19				of subsection 3; and			
20			<u>(2)</u>	The denominator is the individual's federal adjusted gross income from			
21				all sources, increased by the addition in subdivision e of subsection 3,			
22				and reduced by the net income from the amounts specified in			
23				subdivisions a and b of subsection 3.			
24	3.	The	adjus	ted federal income tax liability for a resident individual, estate, and trust			
25		mus	st be d	etermined by multiplying the federal income tax liability by a fraction, the			
26		num	erator	of which is the adjusted gross income taxable to this state and the			
27		den	ominat	tor of which is the total adjusted gross income as reported on the federal			
28		ince	me ta	return. To the extent they are included in the taxpayer's federal			
29		adju	isted g	ross income, the following amounts must be excluded from the			
30		num	erator	For purposes of this section, "North Dakota taxable income" means the			

1 federal taxable income of an individual, estate, or trust as computed under the 2 Internal Revenue Code of 1986, as amended, adjusted as follows: 3 Interest Reduced by interest income from obligations of the United States and a. 4 income exempt from state income tax under federal statute or United States 5 or North Dakota constitutional provisions. 6 The Reduced by the portion of a distribution from a qualified investment fund b. 7 described in section 57-38-01 which is attributable to investments by the 8 qualified investment fund in obligations of the United States, obligations of 9 North Dakota or its political subdivisions, and any other obligation the interest 10 from which is exempt from state income tax under federal statute or United 11 States or North Dakota constitutional provisions. 12 C. An Reduced by the amount equal to the earnings that are passed through to 13 a taxpayer in connection with an allocation and apportionment to North 14 Dakota under chapter 57-35.3. Reduced by thirty percent of the excess of the taxpayer's net long-term capital 15 d. 16 gain for the taxable year over the net short-term capital loss for that year, as 17 computed for purposes of the Internal Revenue Code of 1986, as amended. 18 Increased by the amount of any income exempt from federal income tax <u>e.</u> 19 which consists of interest and dividends from foreign securities or interest 20 from securities of states and political subdivisions that are purchased after 21 June 30,2001, except that interest upon obligations of the state of North 22 Dakota or any of its political subdivisions may not be included. 23 f. Increased by the amount of a lump sum distribution for which income 24 averaging was elected under section 402 of the Internal Revenue Code of 25 1986 [26 U.S.C. 402], as amended. This adjustment does not apply if the 26 taxpayer receives the lump sum distribution while a nonresident of this state 27 and the distribution is exempt from taxation by this state under federal law. 28 Increased by an amount equal to the losses that are passed through to a <u>g.</u> 29 taxpayer in connection with an allocation and apportionment to North Dakota 30 under chapter 57-35.3.

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1 The adjusted federal income tax liability of a nonresident individual, estate, and 2 trust must be determined by multiplying the federal income tax liability by a 3 fraction, the numerator of which is the adjusted gross income derived from sources 4 within this state and the denominator of which is the total adjusted gross income as 5 reported on the federal income tax return. To the extent they are included in the 6 taxpayer's federal adjusted gross income, the following amounts must be excluded 7 from the numerator: 8 Interest income from obligations of the United States and income exempt 9 from state income tax under federal statute or United States or North Dakota 10 constitutional provisions. 11 The portion of a distribution from a qualified investment fund described in b. 12 section 57-38-01 which is attributable to investments by the qualified 13 investment fund in obligations of the United States, obligations of North 14 Dakota or its political subdivisions, and any other obligation the interest from which is exempt from state income tax under federal statute or United States 15 16 or North Dakota constitutional provisions. 17 An amount equal to the earnings that are passed through to a taxpayer in 18 connection with an allocation and apportionment to North Dakota under chapter 57-35.3. 19 20 5. For purposes of this section, "federal income tax liability" means the individual's, 21 estate's, or trust's federal income tax computed for the taxable year under Internal 22 Revenue Code sections 1 and 3, relating to the computation of the regular federal 23 income tax before credits, including calculation and tax rate modifications 24 prescribed under other provisions of the Internal Revenue Code, adjusted as 25 follows: 26 Add the alternative minimum tax computed under Internal Revenue Code a. 27 section 55: 28 Add the tax on a lump sum distribution computed under Internal Revenue b. 29 Gode section 402; however, this adjustment does not apply if the lump sum 30 distribution is received while a nonresident of this state and is exempt from

taxation by this state under federal law;

1			6.	Add the tax on an accumulation distribution of a trust computed under internal
2				Revenue Code section 667;
3			d.	Add the tax computed under Internal Revenue Code section 72(m)(5) on
4				excess benefits received from a qualified plan under Internal Revenue Code
5				section 401(a) or a qualified annuity under Internal Revenue Code section
6				403(a);
7			e.	Add the tax computed under Internal Revenue Code section 72(q)(1) on an
8				early distribution from an annuity contract;
9			f.	Add the tax computed under Internal Revenue Code section 72(t)(1) on an
10				early distribution from a qualified retirement plan;
11			g.	Add the tax computed under Internal Revenue Code section 4973(a) on
12				excess contributions to an individual retirement account, medical savings
13				account, and certain Internal Revenue Code section 403(b) and annuity
14				contracts; however, this adjustment does not apply if the individual, estate, or
15				trust is a nonresident of this state;
16			h.	Add the tax computed under Internal Revenue Code section 4974(a) on
17				excess accumulations in a qualified retirement plan; however, this adjustment
18				does not apply if the individual, estate, or trust is a nonresident of this state;
19			i.	Add the tax computed under Internal Revenue Code section 4980A on
20				excess distributions from a qualified retirement plan; and
21			j.	Subtract the credit for prior year minimum tax computed under Internal
22				Revenue Code section 53.
23			Unk	ess specifically provided for in this subsection, no federal income tax credit may
24			be s	subtracted in determining the federal income tax liability for purposes of this
25			sec	tion. Each adjustment in subsection 3, except under subdivision h, may be
26			allo	wed only to the extent the adjustment is attributable to income allocated and
27			<u>app</u>	ortioned to this state.
28	6.	<u>5.</u>	A h	usband and wife Married individuals filing a joint federal income tax return shall
29			file	a joint state income tax return if the return is filed under this section. If
30			sep	arate federal income tax returns are filed, one spouse's state income tax return

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1 may be filed under this section and the other spouse's income tax return may be 2 filed under the other provisions of this chapter. 3 7. 6. a. A resident individual, estate, or trust must be allowed a credit against the tax 4 otherwise due under this section for the amount of any income tax imposed 5 on the taxpayer for the taxable year by another state or territory of the United 6 States or the District of Columbia on income derived from sources therein and 7 which is also subject to tax under this section. 8 b. The credit provided under this subsection may not exceed the proportion of 9 the tax otherwise due under this section that the amount of the taxpayer's 10 adjusted gross income derived from sources in the other taxing jurisdiction 11 bears to the taxpayer's entire federal adjusted gross income as reported on 12 the taxpayer's federal income tax return. 13 8. <u>7.</u> Individuals, estates, or trusts receiving a refund of that file an amended a. 14 federal income tax return changing their federal taxable income figure for a 15 year for which an election to file state income tax returns has been made 16 under this section shall file an amended state income tax returns reducing the 17 federal income tax liability for the year for which the federal income tax refund 18 is granted and may not report return to reflect the changes on the federal 19 income tax refund in the year received return. 20 b. Individuals, estates, or trusts assessed additional federal income tax for a 21 year for which an election to file state income tax returns has been made 22 under this section shall file amended state income tax returns increasing the 23 federal income tax liability for the year for which the additional federal income 24 tax is assessed and may not report increased federal income tax liability in 25 the year in which the additional federal income tax is paid. 26 9. <u>8.</u> The tax commissioner may prescribe procedures and guidelines to prevent 27 requiring income that had been previously taxed under this chapter from becoming 28 taxed again because of the provisions of this section and may prescribe 29 procedures and guidelines to prevent any income from becoming exempt from 30 taxation because of the provisions of this section if it would otherwise have been

subject to taxation under the provisions of this chapter.

1 10. 9. A taxpayer filing a return under this section is entitled to the credit provided under 2 section 57-38-01.20. 3 11. <u>10.</u> A taxpayer filing a return under this section is entitled to the exemptions or credits 4 provided under sections 40-63-04, 40-63-06, and 40-63-07. 5 <u>11.</u> A qualifying taxpayer is entitled to a tax credit of up to twenty-five percent of the tax liability computed under subsection 2, not to exceed two hundred thirty dollars 6 7 for any return filed under this section. The credit for married individuals filing 8 separate state income tax returns is limited to one hundred fifteen dollars for each 9 spouse, unless separate returns are required under subsection 2 of section 10 57-38-31 and one of the spouses is not required to file a return under this chapter. 11 For purposes of this subsection, a "qualifying taxpayer" means a taxpayer who, 12 during the taxable year: 13 Paid property taxes under chapter 57-02 on property in this state; <u>a.</u> 14 Leased and paid rent for real property in this state; b. 15 Paid mobile home tax under chapter 57-55 or lot rent for a mobile home in <u>C.</u> 16 this state; or 17 Occupied housing in this state as a primary residence, which was provided by d. 18 the taxpayer's employer as part of the employment relationship. 19 12. a. A taxpayer is entitled to a credit against the tax imposed by this section for any unused federal credit for prior year minimum tax. "Unused federal credit 20 21 for prior year minimum tax" means the amount of the federal credit for prior 22 year minimum tax attributable to federal alternative minimum tax included in 23 the taxpayer's federal income tax liability for purposes of this section for 24 taxable years beginning before January 1, 2001, reduced by the total amount 25 of the federal credit for prior year minimum tax claimed on the taxpayer's 26 federal income tax return for all taxable years beginning after December 31, 27 2000. 28 The credit under this subsection is equal to fourteen percent of the portion of <u>b.</u> 29 the unused federal credit for prior year minimum tax claimed on the taxpayer's 30 federal income tax return and may not exceed the taxpayer's tax liability 31 under this section for the taxable year. For a nonresident taxpayer, the credit

1			deteri	mined under this subsection must be multiplied by the percentage that	
2			the no	onresident taxpayer's North Dakota adjusted gross income is of the	
3			nonresident's federal adjusted gross income.		
4		<u>C.</u>	The credit under this subsection is not allowed for taxable years beginning		
5			after l	December 31, 2004.	
6	<u>13.</u>	<u>a.</u>	At the	election of an individual taxpayer engaged in a farming business, the	
7			tax im	posed by subsection 2 for the taxable year must be equal to the sum of	
8			the following:		
9			<u>(1)</u>	The tax computed under subsection 2 on North Dakota taxable income	
10				reduced by elected farm income.	
11			<u>(2)</u>	The increase in tax imposed by subsection 2 which would result if North	
12				Dakota taxable income for each of the three prior taxable years were	
13				increased by an amount equal to one-third of the elected farm income.	
14				For purposes of applying this paragraph to taxable years beginning	
15				before January 1, 2001, the increase in tax must be determined by	
16				recomputing the tax in the manner prescribed by the tax commissioner.	
17		<u>b.</u>	For p	urposes of this subsection, "elected farm income" means that portion of	
18			North	Dakota taxable income for the taxable year which is elected farm	
19			incom	ne as defined in section 1301 of the Internal Revenue Code [26 U.S.C.	
20			<u>1301</u>]	<u>-</u>	
21		<u>c.</u>	The re	eduction in North Dakota taxable income under this subsection must be	
22			<u>taken</u>	into account for purposes of making an election under this subsection	
23			for an	y subsequent taxable year.	
24		<u>d.</u>	The ta	ax commissioner may prescribe rules, procedures, or guidelines	
25			neces	ssary to administer this subsection.	
26	<u>14.</u>	<u>The</u>	tax co	mmissioner may prescribe tax tables, to be used in computing the tax	
27		acco	cording to subsection 2, if the amounts of the tax tables are based on the tax		
28		rate	es set forth in subsection 2. If prescribed by the tax commissioner, the tables		
29		mus	st be followed by every individual, estate, or trust electing to determine a tax		
30		und	er this section.		

1	SECTION 2. A new subsection to section 57-38-31 of the North Dakota Century Code
2	is created and enacted as follows:
3	The tax commissioner shall include on each individual income tax return a space
4	for reporting use taxes on purchases by the taxpayer from out-of-state retailers
5	during the taxable year. The commissioner shall include in the instructions with
6	individual income tax returns instructions for reporting, computing, and remitting
7	use tax liability under chapter 57-40.2. The commissioner shall keep separate
8	records of use tax collections under this section and those collections must be
9	allocated as provided in chapter 57-39.2. The provisions of chapter 57-39.2
10	govern the administration of this subsection.
11	SECTION 3. AMENDMENT. Section 57-38-31.1 of the North Dakota Century Code is
12	amended and reenacted as follows:
13	57-38-31.1. Composite returns. Partnerships and subchapter S corporations may file
14	a composite return on behalf of nonresidential individual partners or shareholders in the
15	manner prescribed by the tax commissioner. Any amount of tax paid by the partnership or
16	subchapter S corporation on the composite return on behalf of a nonresident partner or
17	shareholder constitutes a credit on the North Dakota return of the nonresident individual on
18	whose behalf the tax was paid by the partnership or subchapter S corporation. Any return filed
19	by a partnership or subchapter S corporation under this section is considered as the return of
20	the nonresident individual partner or shareholder on whose behalf the return is filed. The tax
21	under this section must be computed by multiplying the aggregate of the shares of North
22	Dakota taxable income reportable to North Dakota by the partners or shareholders included in
23	the composite return by the highest federal tax rate for individuals times the tax rate imposed
24	under section 57-38-30.3 four and nine-tenths percent.
25	SECTION 4. REPEAL. Section 57-38-34.1 of the North Dakota Century Code is
26	repealed.
27	SECTION 5. EFFECTIVE DATE. This Act is effective for taxable years beginning after
28	December 31, 2000.