Sixty-first Legislative Assembly of North Dakota

## HOUSE BILL NO.

Introduced by

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Representative Keiser

- 1 A BILL for an Act to amend and reenact section 57-38-01.21 of the North Dakota Century Code,
- 2 relating to the income tax credit for charitable gifts; and to provide an effective date.

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

- **SECTION 1. AMENDMENT.** Section 57-38-01.21 of the North Dakota Century Code is amended and reenacted as follows:
- 6 57-38-01.21. Planned gifts and qualified endowments credit Definitions.
  - 1. For purposes of this section:
    - a. "Board-designated endowment" means a fund established for a specific charitable, religious, educational, or eleemosynary purpose subject to use as designated by the board of directors of a qualified nonprofit organization or qualified endowment and comprised of net assets of the organization which are not restricted by donors.
    - b. "Permanent, irrevocable fund endowment" means a fund comprising cash, securities, mutual funds, or other investment assets established to provide a permanent source of income for a specific charitable, religious, educational, or eleemosynary purpose and invested for the production or growth of income, or both, which may either be added to principal or expended.
    - b. c. "Planned gift" means an irrevocable contribution to a North Dakota qualified nonprofit organization or qualified endowment held by or for a North Dakota qualified nonprofit organization, when the contribution uses any of the following techniques that are authorized under the Internal Revenue Code:
      - (1) Charitable remainder unitrusts, as defined by 26 U.S.C. 664;
      - (2) Charitable remainder annuity trusts, as defined by 26 U.S.C. 664;
      - (3) Pooled income fund trusts, as defined by 26 U.S.C. 642(c)(5);

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2	(5)	Charitable lead annuity trusts qualifying under 26 U.S.C. 170(f)(2)(B);		
3	(6)	Charitable gift annuities undertaken pursuant to 26 U.S.C. 1011(b);		
4	(7)	Deferred charitable gift annuities undertaken pursuant to 26 U.S.C.		
5		1011(b);		
6	(8)	Charitable life estate agreements qualifying under 26 U.S.C.		
7		170(f)(3)(B); or		
8	(9)	Paid-up life insurance policies meeting the requirements of 26 U.S.C.		
9		170.		
10		"Planned gift" does not include a contribution using a charitable		
11	rema	remainder unitrust or charitable remainder annuity trust unless the agreement		
12	provi	provides that the trust may not terminate and beneficiaries' interest in the trust		
13	may	may not be assigned or contributed to the qualified endowment sooner than		
14	the e	the earlier of the date of death of the beneficiaries or five years from the date		
15	of the	of the contribution.		
16		"Planned gift" does not include a deferred charitable gift annuity unless		
17	the p	the payment of the annuity is required to begin within the life expectancy of		
18	the a	the annuitant or of the joint life expectancies of the annuitants, if more than		
19	one a	one annuitant, as determined using the actuarial tables used by the internal		
20	reve	revenue service in determining federal charitable income tax deductions on		
21	the c	the date of the contribution.		
22		"Planned gift" does not include a charitable gift annuity or deferred		
23	chari	table gift annuity unless the annuity agreement provides that the interest		
24	of the	e annuitant or annuitants in the gift annuity may not be assigned to the		
25	quali	qualified nonprofit organization or qualified endowment sooner than the earlier		
26	of the	of the date of death of the annuitant or annuitants or five years after the date		
27	of the	e contribution.		
28		"Planned gift" does not include a charitable gift annuity or deferred		
29	chari	charitable gift annuity unless the annuity is a qualified charitable gift annuity		
30	for fe	ederal income tax purposes.		

Charitable lead unitrusts qualifying under 26 U.S.C. 170(f)(2)(B);

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1 "Qualified endowment" means a permanent, irrevocable fund endowment, <del>c.</del> d. 2 term endowment, or board-designated endowment held by a North Dakota 3 incorporated or established organization that is: 4 (1) A qualified nonprofit organization; or 5 (2) A bank or trust company holding the fund on behalf of a qualified 6 nonprofit organization. 7 <del>d.</del> e. "Qualified nonprofit organization" means a North Dakota incorporated or 8 established tax-exempt organization under 26 U.S.C. 501(c) to which 9 contributions qualify for federal charitable income tax deductions with an 10 established business presence or situs in North Dakota. 11 <u>f.</u> "Term endowment" means a fund established for a charitable, religious, educational, or eleemosynary purpose in which the principal may be 12 13 expended only at a specified future date or for the achievement of a specified 14 objective. 15 2. An individual is allowed a tax credit against the tax imposed by section 57-38-29 or 16 57-38-30.3 in an amount equal to forty percent of the present value of the 17 aggregate amount of the a charitable gift portion of planned gifts made by the 18 taxpayer during the year to a qualified nonprofit organization or qualified 19 endowment. Only charitable gifts of two hundred dollars or more for any separate 20 gift or one thousand dollars or more in cumulative charitable gifts during the 21 taxable year qualify for the tax credit under this subsection. The maximum credit 22 that may be claimed under this subsection for contributions made in a taxable year 23 is ten thousand dollars, or twenty thousand dollars for married individuals filing a 24 joint return. The credit allowed under this section may not exceed the taxpayer's 25 income tax liability. 26 A corporation is allowed a tax credit against the tax imposed by section 57-38-30 in 27 an amount equal to forty percent of a charitable gift to a qualified endowment. The 28 maximum credit that may be claimed by a corporation under this subsection for

contributions made in a taxable year is ten thousand dollars. The credit allowed

under this section may not exceed the corporate taxpayer's income tax liability.

- 4. An estate or trust is allowed a tax credit in an amount equal to forty percent of a charitable gift to a qualified endowment. The maximum credit allowed under this subsection for contributions made in a taxable year is ten thousand dollars. The allowable credit must be apportioned to the estate or trust and to its beneficiaries on the basis of the income of the estate or trust allocable to each, and the beneficiaries may claim their share of the credit against the tax imposed by section 57-38-29, 57-38-30, or 57-38-30.3. A beneficiary may claim the credit only in the beneficiary's taxable year in which the taxable year of the estate or trust ends. Subsections 6 and 7 apply to the estate or trust and its beneficiaries with respect to their respective shares of the apportioned credit.
- 5. A partnership, subchapter S corporation, or limited liability company treated like a partnership is entitled to a credit in an amount equal to forty percent of a charitable gift to a qualified endowment by the entity during the taxable year. The maximum credit allowed to the entity under this subsection for charitable gifts and planned gifts made in a taxable year is ten thousand dollars. The credit determined at the entity level must be passed through to the partners, shareholders, or members in the same proportion that the charitable contributions attributable to the charitable gifts and planned gifts under this section are distributed to the partners, shareholders, or members. The partner, shareholder, or member may claim the credit only in the partner's, shareholder's, or member's taxable year in which the taxable year of the partnership, subchapter S corporation, or limited liability company ends. Subsections 6 and 7 apply to the partner, shareholder, or member.
- 6. The amount of the contribution upon which an allowable credit is computed must be added to federal taxable income in computing North Dakota taxable income in the taxable year in which the credit is first claimed, but only to the extent that the contribution reduced federal taxable income.
- 7. An unused credit may be carried forward for up to three taxable years.
- 8. If a contribution for which a credit was claimed is recovered by the taxpayer, an amount equal to the credit claimed in all taxable years must be added to the tax due on the income tax return filed for the taxable year in which the recovery

1		occurs. For purposes of subsection 4, this subsection applies if the estate or trust		
2		recovers the contribution and the estate or trust and its beneficiaries are liable for		
3		the additional tax due with respect to their respective shares of the apportioned		
4		credit. For purposes of subsection 5, this subsection applies if the partnership,		
5		subchapter S corporation, or limited liability company recovers the contribution,		
6		and the partner, shareholder, or member is liable for the additional tax due.		
7	<u>9.</u>	An organization that receives a charitable gift that qualifies for the credit under this		
8		section shall provide the donor a receipt that indicates whether the charitable gift		
9		has been deposited in a permanent endowment, term endowment, or		
10		board-designated endowment.		
11	SEC	TION 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after		
12	2 December 31, 2008.			