## FIRST ENGROSSMENT

Sixty-second Legislative Assembly of North Dakota

## **ENGROSSED SENATE BILL NO. 2294**

Introduced by

Senators Cook, Stenehjem, Wardner

Representatives Carlson, Belter, Froseth

- 1 A BILL for an Act to amend and reenact subsection 7 of section 57-01-02, sections 57-01-05
- 2 and 57-02-11, subsection 3 of section 57-12-06, and 57-13-04, 57-13-05, 57-13-07, 57-13-08,
- 3 and 57-14-08 of the North Dakota Century Code, relating to assessments of property, powers
- 4 and duties of the state supervisor of assessments, listing of individual property records,
- 5 inspection of property, the duties of the state board of equalization, and the duties of county
- 6 assessors.

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

8 **SECTION 1. AMENDMENT.** Subsection 7 of section 57-01-02 of the North Dakota Century

9 Code is amended and reenacted as follows:

10 7. May require a reassessment<u>new assessment</u> of property in any county to be made in

11 accordance with chapter 57-14, whenever that is deemed necessary, or may require

12 county auditors to place on the assessment rolls property which may be discovered

13 and which has not been taxed according to law. For purposes of this subsection, "new

14 assessment" means a new assessment as defined in section 57-14-08.

15 SECTION 2. AMENDMENT. Section 57-01-05 of the North Dakota Century Code is

16 amended and reenacted as follows:

17 **57-01-05.** State supervisor of assessments.

The state tax commissioner shall appoint a supervisor of assessments who must be a person trained and experienced in property appraisals and familiar with assessment and equalization procedures and techniques. The supervisor of assessments serves at the pleasure of the state tax commissioner and office space must be furnished to the supervisor of assessments by the commissioner.

The supervisor of assessments shall perform the following duties under the direction of thetax commissioner:

- The supervisor of assessments shall advise and give the various assessors in the
   state the necessary instructions and directions as to their duties under the laws of this
   state, to the end that a uniform assessment of all real and personal property in this
   state will be attained.
- 5 2. The supervisor of assessments shall assist and instruct the various assessors in this 6 state in the use of soil reconnaissance surveys, land classification methods, in the 7 preparation and proper use of land maps and record cards, in the proper classification 8 of real and personal property, and in the determination of proper standards of value.
- 9 3. The supervisor of assessments may require the attendance of groups of assessors at
  10 meetings called by the supervisor of assessments for the purpose of giving them
  11 further assistance and instruction as to their duties.
- 12 4. The supervisor of assessments may make sales, market, and productivity studies and 13 other studies of property assessments in the various counties and cities of this state 14 for the purpose of properly advising the various assessors and directors of tax 15 equalization in the state and for the purpose of recommending to the tax commissioner 16 changes to be made by the state board of equalization in the performance of the 17 equalization powers and duties prescribed for it by section 57-13-04. In any sales, 18 market, and productivity study made according to section 57-01-06, the county 19 directors of tax equalization or city assessors, as the case may be, are responsible for 20 compiling a record of sales of property made in the county or city, and in conjunction 21 with the county commissioners shall analyze the sales for the purpose of advising the 22 state supervisor of assessments as to the value of using the sales in any such study. 23 The compilations must be forwarded to the state supervisor of assessments with the 24 findings of the county director of tax equalization, city assessors, and the board of 25 county commissioners. In any county or city or any part thereof where the number of 26 sales of properties is insufficient for making a sales, market, and productivity study, the 27 county director of tax equalization or city assessor, as the case may be, in cooperation 28 with the state supervisor of assessments or that person's assistants shall make 29 appraisals of properties in order to determine the market value.
- The supervisor of assessments shall cooperate with North Dakota state university in
   the development of a soil mapping program, a land classification system, valuation

1		studi	es, and other matters relating to the assessment of property and shall provide for
2		the u	se of such information and procedure at the earliest possible date by the
3		asse	ssors of this state.
4	6.	The s	supervisor of assessments has general supervision of assessors and county
5		direc	tors of tax equalization pertaining to methods and procedures of assessment of
6		all pr	operty and has authority to require all county directors of tax equalization to do
7		any a	act necessary to obtain uniform methods and procedures of assessment.
8	7.	<u>Whe</u>	never an investigation by the state supervisor of assessments shows there is
9		proba	able cause to believe the holder of a certificate issued by the state supervisor of
10		asse	ssments under chapter 11-10.1 has failed to comply with any of the provisions of
11		<u>this t</u> i	itle pertaining to assessments, or any rules prescribed by the tax commissioner,
12		<u>the s</u>	tate supervisor of assessments may petition the tax commissioner for a hearing
13		<u>to sh</u>	ow cause why the certificate should be suspended or revoked.
14		<u>a.</u>	The state supervisor of assessments must provide the certificate holder at least
15			ten days' notice of the time and place of the hearing.
16		<u>b.</u>	If cause to suspend or revoke the certificate is shown, the tax commissioner may
17			suspend or revoke the certificate.
18		<u>C.</u>	The tax commissioner may restore a certificate after suspension or revocation.
19		<u>d.</u>	An individual whose certificate has been suspended or revoked in the manner
20			provided in this section may appeal that determination to the district court.
21		<u>e.</u>	The documented inability of a holder of a certificate to gain entry to the interior of
22			a residential or commercial building, structure, or other improvement of property
23			alone does not constitute cause for the state supervisor of assessments to
24			petition the tax commissioner to suspend or revoke a certificate.
25	<u>8.</u>	<u>lf a c</u>	ertificate holder's certificate is suspended or revoked under this section, the
26		gove	rning body of the county in which the certificate holder performs duties shall
27		<u>ensu</u>	re the continued administration of assessments within that county by a person
28		autho	prized under section 11-10.1-05 and be responsible for any expenses associated
29		with 1	the fulfillment of this responsibility. Expenses incurred by a county to fulfill the
30		<u>dutie</u>	s of a township or city assessment official whose certificate has been suspended
31		or rev	voked must be charged to the political subdivision in which the certificate holder is

1		employed and must either be paid directly to the county by the political subdivision or		
2		deducted by the county treasurer from funds coming into the treasurer's control which		
3		are apportionable to the subdivision.		
4	<u>9.</u>	The supervisor of assessments shall perform such other duties relating to assessment		
5		and taxation of property as the tax commissioner directs.		
6	<u>10.</u>	The tax commissioner may prescribe rules necessary for the detailed and efficient		
7		administration of this section.		
8	SEC	CTION 3. AMENDMENT. Section 57-02-11 of the North Dakota Century Code is		
9	amende	d and reenacted as follows:		
10	57-02-11. Listing of property - Assessment thereof.			
11	Prop	perty must be listed and assessedCertified assessment officials must list and assess		
12	property	as follows:		
13	1.	All real property subject to taxation must be listed and assessed every year with		
14		reference to its value, on February first of that year.		
15	2.	An individual property record must be kept by the appropriate assessment official for		
16		each parcel of taxable property. The record may be in electronic or paper form and		
17		must include identifying information as prescribed by the state supervisor of		
18		assessments. Assessors shall prepare the records and provide copies of all property		
19		records prepared by the assessor to the county director of tax equalization. The		
20		county director of tax equalization shall maintain those records for ten years from the		
21		date the records were received from the assessors. A city with a population of five		
22		thousand or more may elect to maintain the records required under this subsection on		
23		behalf of the county. A city that makes this election must include these records in a city		
24		database of taxable property to be maintained in the office of city assessor for ten		
25		years from the assessment date.		
26	<u>3.</u>	An exterior and interior inspection of each residential or commercial building, structure,		
27		or other improvement of property must be made by the assessor or assessor's		
28		representative not less than once every ten years. If a property owner refuses to allow		
29		the required inspection or the assessor or assessor's representative is otherwise		
30		unable to gain entry to the interior of the residential or commercial building, structure,		
31		or other improvement of property, that fact and the grounds for a lack of interior		

- inspection must be noted on the property record. If a political subdivision is not able to
   comply with the ten-year timeline required under this subsection, the political
- 3 subdivision must submit an alternative valuation and assessment maintenance plan to
   4 the state supervisor of assessments for approval.
- 4. Whenever after the first day of February and before the first day of April in any year, it
  is made to appear to the assessor by the oath of the owner that any building,
  structure, or other improvement, or tangible personal property, which is listed for
  taxation for the current year has been destroyed or injureddamaged by fire, flood, ortornado, or other natural disaster, the assessor shall investigate the matter and deduct
  from the valuation of the property of the owner of such destroyed property an amount
  which in the assessor's judgment fairly represents such deduction as should be made.

SECTION 4. AMENDMENT. Subsection 3 of section 57-12-06 of the North Dakota Century
 Code is amended and reenacted as follows:

- The owner of any separate piece or parcel of real estate that has been assessed may
   appeal the assessment thereon to the state board of equalization as provided in
   <del>subdivision a of subsection 3 of</del> section 57-13-04; provided, however, that such owner
- 17 has first appealed the assessment to the local equalization board of the taxing district
- 18 in which the property was assessed and to the county board of equalization of the
- 19 county in which the property was assessed. <u>Notwithstanding this requirement, an</u>
- 20 <u>owner of property which has been subjected to a new assessment authorized under</u>
- 21 section 57-14-08 may appeal the new assessment to the state board of equalization in
- 22 <u>the manner provided for in section 57-14-08.</u>
- 23 SECTION 5. AMENDMENT. Section 57-13-04 of the North Dakota Century Code is
- 24 amended and reenacted as follows:
- 25 **57-13-04. General duties and powers of board.**
- 26 The state board of equalization shall equalize the valuation and assessment of property
- 27 throughout the state, and has power to equalize the assessment, classification, and exemption
- 28 <u>status</u> of property in this state between assessment districts of the same county, and between
- 29 the different counties of the state. It shall:
- Equalize the assessment of real property by adding to the aggregate value thereof in
   any assessment district in a county and in every county in the state in which the board

1		may believe the valuation too low, such percentage rate as will raise the same to its
2		proper value as provided by law, and by deducting from the aggregate assessed value
3		thereof, in any assessment district in a county and every county in the state in which
4		the board may believe the value too high, such percentage as will reduce the same to
5		its proper value as provided by law. City lots must be equalized in the manner
6		provided for equalizing other real property.
7	2.	In making such equalization, add to or deduct from the aggregate assessed valuation
8		of lands and city lots such percentage as may be deemed by the board to be equitable
9		and just, but in all cases of addition to or deduction from the assessed valuation of any
10		class of property in the several assessment districts in each county and in the several
11		counties of the state, or throughout the state, the percentage rate of addition or
12		deduction must be even and not fractional.
13	3.	In equalizing individual assessments:
14		a. If it believes an assessment to be too high, the board may reduce the
15		assessment on any separate piece or parcel of real estate if the taxpayerowner
16		of the property has appealed such assessment to the board either by appearing
17		personally or by a representative before the board or by mail or other
18		communication to the board in which the taxpayer'sproperty owner's reasons for
19		asking for the reduction are made known to the board.
20		(1) The board does not have authority to reduce an assessment until the
21		taxpayerowner of the property has established to the satisfaction of the
22		board that the taxpayerowner of the property had first appealed the
23		assessment to the local equalization board of the taxing district in which the
24		property was assessed and to the county board of equalization of the county
25		in which the property was assessed.
26		(2) The board does not have authority to reduce a new assessment provided
27		for under section 57-14-08 until the owner of the property has established to
28		the satisfaction of the board that the owner of the property had first
29		appealed the assessment to the county board of equalization of the county
30		in which the property was assessed.

1		b. If it believes an assessment to be too low, the board may increase the
2		assessment on any separate piece or parcel of real estate. The secretary of the
3		board, by mail sent to the last-known address of the owner to whom the property
4		was assessed, shall notify such person of the amount of increase made by the
5		board in such assessment.
6		c. The percentage of reduction or increase made by the board under this
7		subsection in any assessment must be a whole-numbered amount and not a
8		fractional amount.
9	<u>4.</u>	Equalize the classification and taxable status of real property in any assessment
10		district in a county and in every county in the state in which the board determines the
11		classification or taxable status is incorrect or inequitable. The board may equalize
12		property under this subsection if information is received indicating that property within
13		the assessment district or county may be erroneously classified or the property's
14		taxable status is incorrect. The board may also equalize property under this
15		subsection if a property owner has properly appealed the property's classification or
16		taxable status. In the case of an appeal, the owner of the property must establish to
17		the satisfaction of the board that the owner of the property had first appealed the
18		classification or taxable status determination to the local equalization board of the
19		taxing district in which the property is situated and to the county board of equalization
20		of the county in which the property is situated.
21	<u>5.</u>	Provide for reviews of selected properties, parcels, or lots within each county by the
22		tax commissioner, state supervisor of assessments, or their designee, to verify the
23		accuracy of real property assessment listings, valuations, classifications, and eligibility
24		for exemptions. The reviews must be examined by the state board of equalization at
25		its annual meeting in August. The board may make necessary corrections in the
26		property assessment listings, valuations, classifications, and eligibility for exemptions
27		or direct the affected township, city, or county governing body to make the corrections
28		ordered by the state board of equalization resulting from its examination of the reviews
29		provided for in this section.
30	<u>6.</u>	The board may prescribe rules and regulations necessary and advisable for the
31		detailed administration of and compliance with this section.

1	<u>7.</u>	If any county or county official fails to take action ordered by the state board of	
2		equalization under the authority granted to it in this chapter or chapter 57-02, the	
3		board may petition any judge of the district court to issue a restraining order, writ of	
4		mandamus, or other form of declaratory or injunctive relief requiring the county or	
5		county official to comply with the order of the board. The order or notice upon the	
6		petition shall be returnable not more than ten days after the filing of the petition. The	
7		petition must be heard and determined on the return day, or on such day thereafter as	
8		the court shall fix, having regard to the speediest possible determination of the case	
9		consistent with the rights of the parties. The county or county official must show cause	
10		why the county or county official should not comply with any directive or order of the	
11		board. The judgment must include costs in favor of the prevailing party.	
12	<u>8.</u>	The board may order a new assessment of any class of property, or of all the property,	
13		located within any political subdivision if, in its opinion, taxable property located within	
14		that subdivision has escaped assessment in whole or in part, has been assessed	
15		unfairly, or has not been assessed according to law. A new assessment ordered by the	
16		board must be made as provided in section 57-14-08.	
17	SEC	CTION 6. AMENDMENT. Section 57-13-05 of the North Dakota Century Code is	
18	amende	ed and reenacted as follows:	
19	57-1	13-05. Hearing before state board of equalization.	
20	The	board of county commissioners of any of the several counties, or any representative	
21	thereof	in its place or stead, or any city council or board of city commissioners or any	
22	representative thereof, any township supervisors, or representative groups of taxpayers or		
23	taxpayers' associations, or any individual representing the same, may appear before the state		
24	board of	f equalization to be heard for the purpose of opposing any unreasonable or unjust	
25	increase	e or decrease in the valuation or determination of classification of the taxable property of	
26	the county, city, or township represented as equalized by the county board of equalization, or of		
27	opposing any increase or decrease in suchthe valuation or determination of classification as		
28	proposed by the state board of equalization, or opposing a determination of taxable status		
29	made by a county board of equalization, to the end that all valuations or classifications of like		
30	taxable	property may be uniform and equal throughout the state and exemption determinations	

1 made by a county board of equalization are found reasonable by the state board of

2 equalization.

3 SECTION 7. AMENDMENT. Section 57-13-07 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 57-13-07. Proceedings to be published - Abstract sent to county auditors.

6 The secretary shall keep a record of the proceedings of the board, which must be published 7 by the secretary in an annual report. Upon final adjournment, the secretary shall transmit to 8 each county auditor an abstract of such proceedings specifying the percentage added to or 9 deducted from the valuation of the real property of each of the counties, in case an equal 10 percentage has not been added to or deducted from each, and specifying also the percentage 11 added to or deducted from the several classes of personal property in each of the counties in 12 the state, and such other information as will enable each auditor properly to equalize or make. 13 corrections to the valuation or classification of taxable property or status with regard to

14 <u>exemption of property</u> in the auditor's county, and to determine the taxable rates thereof.

15 SECTION 8. AMENDMENT. Section 57-13-08 of the North Dakota Century Code is

16 amended and reenacted as follows:

17 **57-13-08.** Duty of county auditor after equalization by state board.

Upon receipt of the report of the proceedings of the state board of equalization, the county auditor shall add to or deduct from each tract or lot of real property in the auditor's county the required percentage of the valuation thereof, as it stands after the same has been equalized by the county board of equalization, adding in each case any fractional sum of fifty cents or more, and deducting in each case any fractional sum of less than fifty cents, so that the value of any separate tract or lot contains no fraction of a dollar. The county auditor shall revalue each tract

24 or lot of real property that is reclassified by the state board of equalization using the proper

25 valuation method for the class of taxable property as specified by the state board of

26 <u>equalization</u>. The county auditor shall adjust the status of a tract or lot to comply with any

27 determinations made by the state board of equalization in which the tract or lot is found by the

28 <u>state board of equalization to be taxable or exempt.</u>

29 SECTION 9. AMENDMENT. Section 57-14-08 of the North Dakota Century Code is

30 amended and reenacted as follows:

1	57-1	4-08. <del>General reassessment<u>New assessment</u> of property - Allowance.</del>	
2	For	purposes of this section, a "new assessment" means an assessment ordered by a	
3	board of county commissioners, or as authorized under section 57-01-02 or 57-13-04, of any		
4	class of	property, or of all property, located within any political subdivision of the county if	
5	taxable p	property located within a subdivision has escaped assessment in whole or in part, has	
6	been assessed unfairly, or has not been assessed according to law. A reassessmentnew		
7	assessm	nent may be made as follows:	
8	1.	Upon the filing of a petition signed by not less than ten freeholders in a political	
9		subdivision, or by the governing body of that subdivision, requesting a	
10		reassessmentnew assessment of property in the subdivision or upon investigation by	
11		the board of county commissioners, the board of county commissioners, before	
12		October first, may order a reassessmentnew assessment of any class of property, or	
13		of all property, located within the subdivision or within any subdivision if, in its opinion,	
14		taxable property located within the subdivision has escaped assessment in whole or in-	
15		part, or has been assessed unfairly, or has not been assessed according to law. The	
16		state board of equalization or the tax commissioner may order a new assessment of	
17		any class of property or all property located in any political subdivision. The new	
18		assessment and equalization must be conducted under the terms and conditions as	
19		set forth in the state board of equalization or tax commissioner's order. The local	
20		governing body responsible for performing the new assessment may petition the state	
21		board of equalization or tax commissioner for a modification of any or all of the order's	
22		terms and conditions. The state board of equalization or tax commissioner may for	
23		good cause shown grant all or part of the modification request.	
24	2.	The board of county commissioners then may appoint a competent citizen of this state	
25		as a special assessor who shall make a reassessmentnew assessment of the property	
26		specified by the board and who shall proceed in accordance with the provisions of law	
27		governing assessors. The special assessor may be selected by competitive bidding or	
28		a process determined by the board of county commissioners. The special assessor is	
29		entitled to reasonable compensation by the board of county commissioners for the	
30		special assessor's services, together with meals and lodging as allowed by law, and	
31		mileage expense at the rate allowed by law for each mile [1.61 kilometers] actually	

1 and necessarily traveled in the performance of that person's duties, which must be 2 audited and allowed by the board of county commissioners and paid out of the county 3 treasury upon warrant of the county auditor. If the reassessmentnew assessment was 4 ordered by the state board of equalization or tax commissioner, the state board of 5 equalization or tax commissioner shall appoint a competent citizen of this state as a 6 special assessor who shall make a reassessmentnew assessment of the property 7 specified by the state board of equalization or tax commissioner and whoto be 8 completed under the terms and conditions set forth in the order; the special assessor 9 shall proceed in accordance with the provisions of the law governing assessors; the 10 special assessor is entitled to reasonable compensation by the state board of 11 equalization or tax commissioner for that person's services plus meals, lodging, and 12 mileage expense at the rates provided by law, and the state board of equalization or 13 tax commissioner shall audit and allow the bill, and the same must be paid out of the 14 county treasury. In either case, the compensation must be charged to the political 15 subdivision in which the reassessmentnew assessment was made and must be 16 deducted by the county treasurer from funds coming into the treasurer's hands 17 apportionable to the subdivision. The board of county commissioners, state board of 18 equalization, or tax commissioner who appoints a special assessor may authorize 19 such assistants as may be necessary to aid the special assessor and shall allow 20 reasonable compensation for each of the assistants plus meals, lodging, and mileage 21 expense at the rates provided by law, which amounts must be audited, allowed, and 22 paid and must be charged to the political subdivision reassessed in which the new 23 assessment occurred in the manner provided for the special assessor. 24 3. Upon completion of the reassessmentterms and conditions of the new assessment 25 order, the assessor shall certify the result to the county auditor, who forthwith shall 26 give notice by mail to the state tax commissioner and the board of county 27 commissioners and the governing boards of each township, city, and school district 28 which is wholly or partially within the reassessment newly assessed district, that a

reassessment<u>new assessment</u> has been completed in the named assessment district
 as provided under this section and that a meeting for the purpose of equalizing the
 assessment will be held in the county courthouse on the day and at the time specified

1 in the noticefor the meeting of the county board of equalization. Each board shall 2 appoint one of its members to attend the equalization meeting and the tax 3 commissioner shall attend or appoint a representative from the commissioner's office 4 to attend the meeting. The group of persons comprise the special board of 5 equalization for the reassessment. The member representing the board of county-6 commissioners serves as chairman and the county auditor serves as secretary for the 7 special board of equalization. The meeting must be held not later than thirty days from 8 the date of the written notice of the meeting mailed by the county auditor. A notice of 9 the special meeting and its purposethat the new assessment provided for under this 10 section will be considered during the meeting of the county board of equalization must 11 be published at least once in the official newspaper of the county in which the 12 reassessmentnew assessment was made not less than one week prior to the meeting. 13 Each person, except the tax commissioner or the commissioner's appointee, serving 14 on this special board of equalization is entitled to compensation at the rate of up to 15 forty-five dollars per day plus mileage expense and necessary expenses for meals and 16 lodging at the rate allowed by law for attendance at the meeting. Claims therefor must 17 be audited and allowed by the board of county commissioners and must be paid, 18 charged, and deducted in the same manner as the claim of the special assessor. The 19 claims for mileage expense and necessary expenses for meals and lodging of the tax 20 commissioner or the commissioner's appointee in attending the special equalization 21 meeting must be audited, allowed, and paid as are other similar claims made by them. 22 When any special assessor has increased the true and full valuation of any lot or tract 4. 23 of land including any improvements to that lot or tract of land by three thousand dollars 24 or more and toby ten percent or more of the last assessment as a result of the new 25 assessment provided for under this section, written notice of the amount of increase 26 over the last assessment and the amount of the last assessment must be delivered in 27 writing by the special assessor to the property owner, mailed in writing to the property 28 owner at the property owner's last-known address, or provided to the property owner 29 by electronic mail directed with verification of receipt to an electronic mail address at 30 which the property owner has consented to receive notice. The tax commissioner shall 31 prescribe suitable forms for this notice and the notice must also show the true and full

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1		value as defined by law of the property, including improvements, that the special
2		assessor used in making the reassessmentnew assessment and must also show the
3		date prescribed by law for the meeting of the special county board of equalization of
4		the assessment district county in which the property is located. Delivery of notice to the
5		property owner under this section must be completed at least fifteen days in advance
6		of the meeting date of the special county board of equalization and at the expense of
7		the assessment district for which the special assessor is employed.
8	5.	At the meeting, the special county board of equalization shall hear all grievances and
9		complaints in regard to the reassessmentnew assessment provided for under this
10		section and shall proceed to equalize the same. All tax lists must be corrected to
11		comply with the action.
12	<u>6.</u>	Any property owner aggrieved by a decision of the county board of equalization with
13		regard to the new assessment provided for under this section may appeal that
14		decision to the state board of equalization at its August meeting. The board does not
15		have authority to reduce a new assessment until the owner of property has
16		established to the satisfaction of the board that the owner of the property had first
17		appealed the new assessment to the county board of equalization of the county in
18		which the property was assessed.