FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2307

Introduced by

Senators Dotzenrod, Axness, Sinner

Representatives Kelsh, Mooney, Schneider

- 1 A BILL for an Act to amend and reenact section 57-20-07.2 of the North Dakota Century Code,
- 2 relating to extension of the effective date of the state-paid property tax relief credit; and to
- 3 provide an effective date.

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

5 SECTION 1. AMENDMENT. Section 57-20-07.2 of the North Dakota Century Code is
6 amended and reenacted as follows:

57-20-07.2. (Effective for the first two taxable years beginning after December 31,
 2012) State-paid property tax relief credit.

- The owner of taxable property is entitled to a credit against property taxes levied
 against the total amount of property or mobile home taxes in dollars levied against the
 taxable value of the property. The credit is equal to twelve percent of property or
 mobile home taxes levied in dollars against that property.
- 13 2. The owner, operator, or lessee of railroad property assessed by the state board of
 equalization under chapter 57-05 or public utility operative property assessed by the
 state board of equalization under chapter 57-06 is entitled to a credit against property
 taxes levied within each county against that property in the amount provided in
 subsection 1 against property taxes levied in dollars against that property in that
 county.
- The owner, operator, or lessee of operative property of an air carrier transportation
 company assessed and taxed under chapter 57-32 is entitled to a credit in the amount
 provided in subsection 1 against property taxes in dollars levied against that property.
- 22 The tax commissioner shall determine the total amount of credits under this
- 23 subsection and certify the amount to the state treasurer for transfer from the general
- 24 fund to the air transportation fund. The credit for each air transportation company must

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Sixty-fourth Legislative Assembly

- be allocated to each city or municipal airport authority where that company makes
 regularly scheduled landings, in the same manner as the tax collected from that
 company is allocated.
- 4 4. The tax commissioner shall estimate the amount necessary to provide each county
 advance payment of seventy-five percent of the amount the county and the taxing
 districts in the county will ultimately receive for a taxable year under this section and
 certify the estimated amounts to the state treasurer by March fifteenth for transfer by
 April first to the county treasurer and distribution to the county and taxing districts in
 the county as provided in subsection 5.
- 10 5. The tax commissioner shall determine the total amount of credits under this section for 11 each county from the abstract of the tax list filed by the county auditor under section 12 57-20-04, as audited and corrected by the tax commissioner. The tax commissioner 13 shall certify to the state treasurer for payment, by June first following receipt of the 14 abstract of the tax list, the amount determined for each county under this subsection. 15 No penalty or interest applies to any state payment under this section, regardless of 16 when the payment is made. The tax commissioner shall reduce the June certification 17 of payments to reflect the April estimated payments previously made to counties under 18 subsection 4.
- Upon receipt of the payment from the state treasurer under subsections 4 and 5, the
 county treasurer shall apportion and distribute it to the county and the taxing districts
 in the county on the basis on which the general real estate tax for the preceding year
 is apportioned and distributed.
- 23 After payments to counties under subsection 5 have been made, the tax commissioner 7. 24 shall certify to the state treasurer as necessary any supplemental amounts payable to 25 counties or the air transportation fund or any amounts that must be returned by 26 counties or returned from the air transportation fund for deposit in the state general 27 fund to correct any errors in payments or reflect any abatement or compromise of 28 taxes, court-ordered tax reduction or increase, or levy of taxes against omitted 29 property. The county auditor shall provide any supplemental information requested by 30 the tax commissioner after submission of the abstract of the tax list. The county

Sixty-fourth Legislative Assembly

- 1 treasurer shall apply to the tax commissioner for any supplemental payments to which
- 2 the county treasurer believes the county is entitled.
- 3 8. Notwithstanding any other provision of law, for any property other than mobile homes,
- 4 the property tax credit under this section does not apply to any property subject to
- 5 payments or taxes that are stated by law to be in lieu of personal or real property6 taxes.

7 SECTION 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after

8 December 31, 2014.