Sixty-fourth Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1054**

Introduced by

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Legislative Management

(Taxation Committee)

- 1 A BILL for an Act to amend and reenact subsections 8 and 9 of section 57-02-27.2 of the North
- 2 Dakota Century Code, relating to establishment and use of modifiers for assessment of
- 3 agricultural property; and to provide an effective date.

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

- SECTION 1. AMENDMENT. Subsections 8 and 9 of section 57-02-27.2 of the North Dakota
  Century Code are amended and reenacted as follows:
  - within the assessor's jurisdiction and shall determine the agricultural value of each assessment parcel within the assessor's jurisdiction and shall determine the agricultural value of each assessment parcel by adjusting the agricultural value estimate for the assessment district by the relative value of the parcel. Each parcel must then be assessed according to section 57-02-27. If either a local assessor or a township board of equalization develops an agricultural value for the lands in its assessment district differing substantially from the estimate provided by the county director of tax equalization, written evidence to support the change must be provided to the county director of tax equalization. In determining the relative value of each assessment parcel, the local assessor shall apply the following considerations, which are listed in descending order of significance to the assessment determination:
    - a. Soil type and soil classification data from detailed or general soil surveys.
    - b. The schedule of modifiers that must be used to adjust agricultural property assessments within the county as approved by the state supervisor of assessments under subsection 9 and the guidelines established by the state supervisor of assessments for application of those modifiers.
    - c. Actual use of the property for cropland or noncropland purposes by the owner of the parcel.

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9.	Before February first of each year, the county director of tax equalization in each
	county shall provide to all assessors of agricultural property within the county
	instruction on how to use available soil survey resources, a copy of the schedule of
	modifiers that must be used to adjust agricultural property assessments within the
	county, and directions a copy of the current guidelines established by the state
	supervisor of assessments regarding how those modifiers must be applied by
	assessors. Before the schedule of modifiers is provided to assessors within the
	county, the county director of tax equalization shall obtain the approval of the state-
	supervisor of assessments for use of the schedule within the county. Modifiers may be
	applied to reduce the soil type valuation of an area consisting of at least five
	contiguous acres of a soil type affected by conditions described for one or more of the
	allowable modifiers, if the assessor makes a site inspection to confirm the existence of
	those conditions.
SEC	CTION 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after

December 31, 2015.