Sixty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1545

Introduced by

Representatives Ertelt, Hoverson

A BILL for an Act to create and enact a new section to chapter 57-02 and a new section to chapter 57-38 of the North Dakota Century Code, relating to a property tax credit for property used as a primary residence and a surtax on income; to amend and reenact subsection 1 of section 57-02-08.3, section 57-02-11.1, subsection 1 of section 57-23-06, and section 57-55-10 of the North Dakota Century Code, relating to the homestead tax credit for special assessments, townhouse property, abatement actions, and mobile home exemptions; to repeal subsection 20 of section 57-02-08, subsection 22 of section 57-02-08, subsection 26 of section 57-02-08, and sections 57-02-08.1, 57-02-08.2, and 57-02-08.8 of the North Dakota Century Code, relating to the property tax exemption for disabled persons, the homestead tax credit, and the property tax credit for disabled veterans; to provide a penalty; and to provide an effective date for an Act to provide for a legislative management study of replacing the revenue generated by property tax with an alternative funding source.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new section to chapter 57-02 of the North Dakota Century Code is created and enacted as follows:

Primary residence property tax credit - Certification - Distribution.

- 1. An individual is entitled to receive a reduction equal to the taxable valuation of the individual's primary residence as provided in this section. A reduction under this section applies regardless of whether the individual is the head of a family.
- 2. An estate or trust, or a corporation or passthrough entity that owns residential property used as part of a farming or ranching operation is entitled to a reduction as provided in subsection 1 if that residential property is not exempt from property taxes as a farm residence and is occupied as a primary residence, as of the assessment date of the taxable year, by an individual who is a beneficiary of the estate or trust or who holds

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request.

1	<u> </u>	A reduction under this section is valid for the entire taxable year for which the
2		application was approved, without regard to any change of ownership of the property
3		which occurs after the assessment date. A reduction remains effective for succeeding
4		taxable years without the owner filing a claim for the exemption, but the assessor may
5		require the owner to file a renewed claim or verify eligibility for succeeding taxable
6		years.
7	<u>—10.</u>	If any applicant is found to have fraudulently claimed a reduction under this section to
8		which that applicant is not entitled, all reductions under this section for that applicant
9		for that taxable year must be canceled. If an applicant received a reduction that is
10		canceled under this section, the auditor of the county in which the property is located
11		shall enter the amount of the canceled reduction as omitted property on the
12		assessment roll of property that has escaped taxation.
13	<u>11.</u>	Determinations concerning eligibility for a reduction under this section may be
14		appealed through the informal equalization process and formal abatement process.
15	<u> 12.</u>	This section does not reduce the liability of any individual for special assessments
16		levied upon any property.
17	<u> 13.</u>	For the purposes of this section:
18		a. "Dependent" has the same meaning it has for federal income tax purposes.
19		b. "Owned" means the applicant holds a present ownership interest, including
20		ownership in fee simple, holding a present life estate or other terminable present
21		ownership interest, or being a purchaser under a contract for deed, but does not
22		include a mere right of occupancy or a tenancy under a lease.
23		c. "Primary residence", for purposes of a residential property taxable valuation
24		reduction under this section, means a dwelling in this state owned and occupied
25		by the applicant as that applicant's primary residence as of the assessment date
26		of the taxable year and which is not exempt from property taxes as a farm-
27		residence.
28	<u>14.</u>	Before April first of each year, the county auditor of each county shall certify to the tax
29		commissioner, on forms prescribed by the tax commissioner, the full name of each
30		individual for whom the reduction under this section was allowed for the preceding
31		vear, the legal description of the property, the taxable value of the property, the dollar

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allowed for any one property must not exceed six thousand dollars excluding any interest charged by the body levying the special assessment. This credit may be granted only at the election of the qualifying person. The person making the electionshall do so by filing with the county auditor a claim for the special assessment crediton a form prescribed by the tax commissioner. The claim must be filed with the countyauditor on or before February first of the year in which the special assessment installment thereof becomes payable.

SECTION 3. AMENDMENT. Section 57-02-11.1 of the North Dakota Century Code is amended and reenacted as follows:

57-02-11.1. Townhouses - Common areas - Assessment and taxation.

Townhouse property must be classified and valued as is other property except that the value of the townhouse property must be increased by the value added by the right to use any common areas in connection with the townhouse development. The common areas of the development may not be separately taxed. The value of a common area of the townhousedevelopment must be assessed in an equal amount to each townhouse in the development unless a declaration setting out a different apportionment is recorded in the office of the countyrecorder. The total value of the townhouse property, including the value added as providedherein, must have the benefit of any homesteadprimary residence property tax credit undersection 57-02-08.11 of this Act or other special classification if the townhouse otherwisequalifies.

SECTION 4. AMENDMENT. Subsection 1 of section 57-23-06 of the North Dakota Century Code is amended and reenacted as follows:

Within ten days after receiving an application for abatement, the city auditor or the township clerk shall give the applicant a notice of a hearing to be held before the governing body of the city or township, or such other committee as it may designate, inwhich the assessed property is located. Said hearing must be set for no more thansixty days after the date of the notice of hearing, and in any event, must be heldbefore the recommendations provided for in subsection 2 are made. The applicant may waive, in writing, the hearing before such governing body or designated committee at any time before the hearing. Any recommendations provided for insubsection 2 must be transmitted to the county auditor no more than thirty days after-

1	the date set for the hearing. The provisions of this subsection do not apply to-
2	applications for abatement pursuant to section 57-02-08.2.
3	SECTION 5. A new section to chapter 57-38 of the North Dakota Century Code is created
4	and enacted as follows:
5	— Surtax on income.
6	1. An additional tax, or surtax, is imposed on the income of every individual, estate, trust,
7	and corporation that is required to file an income tax return pursuant to this chapter.
8	The surtax must be placed on the state income tax return as a separate line item
9	entitled "property tax surtax" and paid annually by each taxpayer.
10	2. The surtax applied to income tax filers must be calculated separately for each county
11	by dividing the total amount certified for the primary residence property tax credit in
12	section 1 of this Act in each county in the previous taxable year by the number of filers
13	in each county in the previous taxable year.
14	3. For purposes of administering this section, the provisions of this chapter pertaining to
15	the administration of income tax, including the withholding of income taxes, the
16	payment of income taxes, the payment of interest and penalties on income taxes,
17	refunds, attachment of liens for failure to pay the tax, and penalties for failure to
18	comply with the provisions of this chapter, govern the administration of the surtax
19	levied under this section.
20	SECTION 6. AMENDMENT. Section 57-55-10 of the North Dakota Century Code is
21	amended and reenacted as follows:
22	57-55-10. Exemptions - Exceptions.
23	1. A mobile home described in this subsection to the extent herein limited is exempt from
24	taxation under this chapter; provided, that the mobile home shall have a tax permit as
25	provided in section 57-55-06:
26	a. If it is owned and used as living quarters of a military person on active military
27	duty in this state who is a resident of another state.
28	b. If it is owned and occupied by a welfare recipient, provided the mobile home is
29	not permanently attached to the land and classified as real property. For the
30	purposes of this subdivision, "welfare recipient" means any person who is
31	certified to the county director of tax equalization by the county social service

1	mode, and is certified by the manufacturer as complying with American-		
2	national standards institute standard A119.5.		
3	b. Qualifies as a farm residence as described by subsection 15 of section 57-02-08,		
4	provided such mobile home is permanently attached to a foundation.		
5	c. Is permanently attached to a foundation and is assessed as real property,		
6	provided the owner of such mobile home also owns the land on which such		
7	mobile home is located or is in possession of the real property under the terms of		
8	a lease in recordable form which has a term that continues for at least twenty		
9	years after the date of execution with the consent of the lessor of the real-		
10	property.		
11	d. Is owned by a licensed mobile home dealer who holds such mobile home solely		
12	for the purpose of resale, and provided that such mobile home is not used as		
13	living quarters or as the place for the conducting of any business.		
14	SECTION 7. REPEAL. Subsection 20 of section 57-02-08 of the North Dakota Century		
15	Code is repealed.		
16	SECTION 8. REPEAL. Subsection 22 of section 57-02-08 of the North Dakota Century		
17	Code is repealed.		
18	SECTION 9. REPEAL. Subsection 26 of section 57-02-08 of the North Dakota Century		
19	Code is repealed.		
20	SECTION 10. REPEAL. Sections 57-02-08.1, 57-02-08.2, and 57-02-08.8 of the North		
21	Dakota Century Code are repealed.		
22	SECTION 11. EFFECTIVE DATE. Section 5 of this Act is effective for taxable years		
23	beginning after December 31, 2019, and the remainder of this Act is effective for taxable years		
24	beginning after December 31, 2018.		
25	SECTION 1. LEGISLATIVE MANAGEMENT STUDY - PROPERTY TAX REVENUE		
26	REPLACEMENT. During the 2019-20 interim, the legislative management shall consider		
27	studying the feasibility and desirability of providing an alternative funding mechanism for the		
28	revenue generated from property tax applied to one or more classifications of property. The		
29	study must consider alternative funding mechanisms while avoiding funding mechanisms that		
30	could result in further encumbrances being placed on real property. The legislative management		

- 1 shall report its findings and recommendations, together with any legislation required to
- 2 implement the recommendations, to the sixty-seventh legislative assembly.