Sixty-eighth Legislative Assembly of North Dakota

SENATE BILL NO. 2309

Introduced by

10

13

14

15

16

17

18

19

20

21

22

23

24

Senators Magrum, Larsen, Paulson

Representatives Bellew, S. Olson, Prichard

1	A BILL for an Act to create and enact two new sections to chapter 57-02 of the North Dakota
2	Century Code, relating to the creation of a primary residence property tax relief fund, a property
3	tax credit for property used as a primary residence, and limitations on the true and full valuation
4	of property for tax purposes; to amend and reenact subsection 7 of section 15.1-27-04.1,
5	subsection 4 of section 21-10-13, subdivision c of subsection 1 of section 57-20-07.1, and
6	section 57-51.1-07.5 of the North Dakota Century Code, relating to determination of state
7	school aid, information displayed on property tax statements, transfer of legacy fund earnings,
8	and deposit of oil and gas tax revenues; and to provide an effective date.

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

- 11 Century Code, as effective through June 30, 2025, is amended and reenacted as follows:
 12 7. For purposes of the calculation in subsection 4, each county auditor, in collaboration
 - with the school districts, shall report the following to the superintendent of public instruction on an annual basis:

SECTION 1. AMENDMENT. Subsection 7 of section 15.1-27-04.1 of the North Dakota

- a. The amount of revenue received by each school district in the county during the previous school year for each type of revenue identified in subdivisions c and d of subsection 1 and the amount of state reimbursement of the primary residence property tax credit;
- b. The total number of mills levied in the previous calendar year by each school district for all purposes; and
- c. The number of mills levied in the previous calendar year by each school district for sinking and interest fund purposes.
- **SECTION 2. AMENDMENT.** Subsection 7 of section 15.1-27-04.1 of the North Dakota Century Code, as effective after June 30, 2025, is amended and reenacted as follows:

1	7.	For	purp	oses of the calculation in subsection 4, each county auditor, in collaboration	
2		with	n the	school districts, shall report the following to the superintendent of public	
3		inst	instruction on an annual basis:		
4		a.	The	amount of revenue received by each school district in the county during the	
5			pre	vious school year for each type of revenue identified in subdivisions c and d of	
6			sub	section 1 and the amount of state reimbursement of the primary residence	
7			pro	perty tax credit;	
8		b.	The	total number of mills levied in the previous calendar year by each school	
9			dist	rict for all purposes; and	
10		C.	The	number of mills levied in the previous calendar year by each school district	
11			for	sinking and interest fund purposes.	
12	SEC	SECTION 3. AMENDMENT. Subsection 4 of section 21-10-13 of the North Dakota Century			
13	Code is	ame	nded	and reenacted as follows:	
14	4.	On	July f	first of each odd-numbered year, from the amount available for appropriation	
15		or t	or transfer from the legacy earnings fund for the biennium, the state treasurer shall		
16		trar	transfer funding in the following order:		
17		a.	The	first one hundred fifty million dollars to the legacy sinking and interest fund	
18			und	er section 6-09.4-10.1.	
19		b.	The	next sixty million dollars to the highway tax distribution fund for allocations	
20			und	er section 54-27-19.	
21		C.	Any	remaining funds for other purposes as designated by the legislative	
22			ass	embly, including:	
23			(1)	Up to fifty million dollars for tax relief pursuant to appropriations or transfers	
24				authorized by the legislative assembly for the primary residence property tax	
25				relief credit under section 4 of this Act;	
26			(2)	Up to thirty million dollars to the clean sustainable energy fund pursuant to	
27				appropriations or transfers authorized by the legislative assembly; and	
28			(3)	Up to thirty million dollars for university research programs, the innovation	
29				loan fund to support technology advancement, and workforce enrichment	
30				initiatives pursuant to appropriations or transfers authorized by the	
31				legislative assembly.	

1	SECTION 4. A new section to chapter 57-02 of the North Dakota Century Code is created				
2	and enacted as follows:				
3	<u>Prir</u>	mary	residence property tax relief fund - Primary residence property tax credit -		
4	Certific	ation	n - State treasurer.		
5	<u>1.</u>	The	ere is created in the state treasury the primary residence property tax relief fund.		
6	<u>2.</u>	<u>a.</u>	An individual is entitled to a credit applied as a reduction of up to the first five		
7			thousand six hundred twenty-five dollars of taxable valuation of the individual's		
8			primary residence as provided in this subsection. A credit under this subsection		
9			applies regardless of whether the individual is the head of a family.		
10		<u>b.</u>	An estate or trust, or a corporation or passthrough entity that owns residential		
11			property used as part of a farming or ranching operation is entitled to a credit as		
12			provided in subdivision a if that residential property is not exempt from property		
13			taxes as a farm residence and is occupied as a primary residence, as of the		
14			assessment date of the taxable year, by an individual who is a beneficiary of the		
15			estate or trust or who holds an ownership interest in the corporation or		
16			passthrough entity. Either the occupant or the entity that owns the residence may		
17			be the claimant for purposes of this subsection and the definition of primary		
18			residence under subsection 7. An estate, trust, corporation, or passthrough entity		
19			may not claim a credit for more than one property under this subsection.		
20		<u>C.</u>	The credit under subdivision a or b continues to apply if the individual claimant		
21			does not reside in the primary residence because the individual is confined in a		
22			nursing home, hospital, or other care facility, for as long as that confinement lasts		
23			and the portion of the primary residence previously occupied by the individual is		
24			not rented to another individual.		
25		<u>d.</u>	Individuals residing together who are co-owners of the property but who are not		
26			spouses or dependents each are entitled to a percentage of a full credit under		
27			subdivision a or b equal to their ownership interests in the property.		
28		<u>e.</u>	Subject to the limitation in subdivision a, the owner of a parcel of commercial		
29			property is entitled to a credit equal to the taxable valuation attributable to the		
30			portion of commercial property occupied by the owner as the owner's primary		
31			residence. If a parcel of commercial property is owned in whole or in part by a		

1			corporation or passthrough entity, the credit under this subsection applies to that
2			property only if each individual having an ownership interest in the corporation or
3			passthrough entity resides in a primary residence eligible for the credit under
4			subdivision a or b.
5		<u>f.</u>	To claim a credit under this section, a claimant shall sign and file with the
6			assessor, by May thirty-first of the year for which a credit is claimed, a claim form
7			containing a verified statement of facts establishing the claimant's eligibility as of
8			February first of that year.
9		<u>g.</u>	The assessor shall attach the statement filed under subdivision f to the
10			assessment sheet and list the amount of the reduction on the assessment sheet.
11		<u>h.</u>	A credit under this subsection is valid for the entire taxable year for which the
12			claim was approved, without regard to any change of ownership of the property
13			which occurs after the assessment date. A credit remains effective for succeeding
14			taxable years without the owner filing a claim for the credit unless there is a
15			change in ownership, but the assessor may require the owner to file a renewed
16			claim or verify eligibility for succeeding taxable years.
17		<u>i.</u>	A denial of a credit under this subsection may be appealed through the informal
18			equalization process and formal abatement process.
19		<u>j.</u>	This subsection does not reduce the liability of any individual for special
20			assessments levied upon any property.
21	<u>3.</u>	<u>a.</u>	By October thirty-first of each year, the county auditor of each county shall certify
22			to the tax commissioner, on forms prescribed by the tax commissioner,
23			information applicable to credits claimed under subsection 2, including:
24			(1) The full name of each individual for whom the credit is allowed;
25			(2) The legal description of the property:
26			(3) The taxable value of the property:
27			(4) The dollar amount of each reduction in taxable value allowed;
28			(5) The total of the tax mill rates for the current year of all taxing districts in
29			which the property is situated, exclusive of any state mill rates; and
30			(6) Any other information prescribed by the tax commissioner.
31		b	By November fifteenth of each year:

Sixty-eighth Legislative Assembly

1		<u>(1)</u>	<u>The</u>	tax commissioner shall review the credits claimed under subsection 2,
2			as ce	ertified under subdivision a, and make any required corrections or
3			<u>adjus</u>	stments.
4		<u>(2)</u>	The '	tax commissioner shall calculate the reduction in tax liability by
5			<u>multi</u>	plying the credits claimed under subsection 2, as certified under
6			subd	ivision a, for each qualifying property in each county by the total mill
7			rate	applied by all taxing districts in which the property is situated, exclusive
8			of ar	y state mill rates.
9		<u>(3)</u>	The	tax commissioner shall calculate the amount available in the fund as
10			follo	<u>NS:</u>
11			<u>(a)</u>	For an odd-numbered year, the amount available in the fund is equal
12				to fifty percent of the balance in the fund less the amount needed for
13				transfer to the state medical center fund.
14			<u>(b)</u>	For an even-numbered year, the amount available in the fund is equal
15				to the remaining balance of the fund less the amount needed for
16				transfer to the state medical center fund.
17		<u>(4)</u>	If the	reduction in tax liability calculated under paragraph 2 exceeds the
18			amo	unt available in the fund as calculated under paragraph 3, the tax
19			comi	missioner shall prorate the credits among the claimants and notify the
20			coun	ty treasurer and county auditor of the pro rata reductions.
21		<u>(5)</u>	The '	tax commissioner shall calculate the total payment to each county by
22			<u>multi</u>	plying the credits as prorated under paragraph 4 for each qualifying
23			prop	erty in each county by the total mill rate applied by all taxing districts in
24			whic	h the property is situated, exclusive of any state mill rates, and shall
25			certif	y the amounts to the state treasurer.
26		<u>(6)</u>	The '	tax commissioner shall calculate the amount needed for transfer to the
27			state	medical center fund by multiplying the credits as prorated under
28			para	graph 4 for each qualifying property in each county by one mill and
29			<u>shall</u>	certify the amount to the state treasurer.
30	<u>C.</u>	<u>By [</u>	<u>Decem</u>	ber first of each year, pursuant to legislative appropriation, the state
31		trea	surer	shall distribute moneys in the fund to counties and transfer moneys to

1 the state medical center fund as certified by the tax commissioner under 2 subdivision b. 3 <u>d.</u> Upon receipt of the payment from the state treasurer under subdivision c, the 4 county treasurer shall distribute payments to the county and to the taxing districts 5 of the county in proportion to the property taxes levied by each taxing district in 6 the county. 7 Supplemental certifications by the county auditor and the tax commissioner and e. 8 supplemental payments by the state treasurer may be made after the dates 9 prescribed in this section to make any corrections necessary because of errors or 10 approval of any application for equalization or abatement filed by an individual or 11 entity because all or part of the credit under this section was not allowed. 12 <u>4.</u> The tax commissioner shall prescribe, design, and make available all forms necessary 13 to effectuate this section. Claim forms must include the full name and address of the 14 claimant and any other information prescribed by the tax commissioner. The county 15 director of tax equalization shall make these forms available to claimants upon 16 request. 17 <u>5.</u> If any claimant is found to have claimed a credit fraudulently under this section to 18 which that claimant is not entitled, all credits under this section for that claimant for 19 that taxable year must be canceled. If a claimant received a credit that is canceled 20 under this section, the auditor of the county in which the property is located shall enter 21 the amount of the canceled credit as omitted property on the assessment roll of 22 property that has escaped taxation. 23 An individual who claims a credit under this section may not claim a credit under the <u>6.</u> 24 homestead credit provided in section 57-02-08.1 or the property tax credit for disabled 25 veterans provided in section 57-02-08.8. 26 For the purposes of this section: 7. 27 "Dependent" has the same meaning it has for federal income tax purposes. <u>a.</u> 28 "Fund" means the primary residence property tax relief fund. b. 29 "Owned" means the claimant holds a present ownership interest, including <u>C.</u> 30 ownership in fee simple, holds a present life estate or other terminable present

1			ownership interest, or is a purchaser under a contract for deed. The term does			
2			not include a mere right of occupancy or a tenancy under a lease.			
3		<u>d.</u>	"Primary residence" means a dwelling in this state owned and occupied by the			
4			claimant as that claimant's primary residence as of the assessment date of the			
5			taxable year and which is not exempt from property taxes as a farm residence.			
6	SEC	OIT	5. A new section to chapter 57-02 of the North Dakota Century Code is created			
7	and ena	cted	as follows:			
8	<u>Lim</u>	itatio	on on true and full valuation on a primary residence.			
9	<u>1.</u>	Not	withstanding any other provision of law, the true and full valuation on any parcel of			
10		taxa	able property used as a primary residence as defined in section 4 of this Act may			
11		not	exceed by more than three percent the true and full valuation on that parcel of			
12		taxa	able property in the preceding taxable year, except to the extent improvements to			
13		the	property have been made which were not included in the taxable valuation of the			
14		prop	perty in the previous taxable year.			
15	<u>2.</u>	True	e and full valuations exceeding the limitations under subsection 1 may be imposed			
16		<u>upo</u>	n approval of a ballot measure, stating the proposed maximum allowable			
17		perd	centage increase in true and full valuation, by a majority of the qualified electors of			
18		the	the taxing district voting on the question at a regular or special election of the taxing			
19		<u>dist</u>	rict. True and full valuations exceeding the limitations under subsection 1 may be			
20		<u>app</u>	roved by electors for not more than one taxable year at a time.			
21	<u>3.</u>	A ci	ty or county may not supersede or modify the application of the provisions of this			
22		sec	tion under home rule authority.			
23	SECTION 6. AMENDMENT. Subdivision c of subsection 1 of section 57-20-07.1 of the					
24	North Da	akota	Century Code is amended and reenacted as follows:			
25		C.	Provide information identifying the property tax savings provided by the state of			
26			North Dakota. The tax statement must include a line item that is entitled			
27			"legislative tax relief" and identifies the dollar amount of property tax savings			
28			realized by the taxpayer under chapter 50-34 for taxable years before 2019,			
29			chapter 50-35 for taxable years after 2018, section 4 of this Act for taxable years			
30			<u>after 2022,</u> and chapter 15.1-27.			

1 (1) For purposes of this subdivision, legislative tax relief under chapter 15.1-27 2 is determined by multiplying the taxable value for the taxable year for each 3 parcel shown on the tax statement by the number of mills of mill levy 4 reduction grant under chapter 57-64 for the 2012 taxable year plus the 5 number of mills determined by subtracting from the 2012 taxable year mill 6 rate of the school district in which the parcel is located the lesser of: 7 Fifty mills; or (a) 8 (b) The 2012 taxable year mill rate of the school district minus sixty mills. 9 (2) Legislative tax relief under chapter 50-35 is determined by multiplying the 10 taxable value for the taxable year for each parcel shown on the tax 11 statement by the number of mills of relief determined by dividing the amount 12 calculated in subsection 1 of section 50-35-03 for a human service zone by 13 the taxable value of taxable property in the zone for the taxable year. 14 SECTION 7. AMENDMENT. Section 57-51.1-07.5 of the North Dakota Century Code is 15 amended and reenacted as follows: 16 57-51.1-07.5. State share of oil and gas taxes - Deposits. 17 From the revenues designated for deposit in the state general fund under chapters 57-51 18 and 57-51.1, the state treasurer shall deposit the revenues received each biennium in the 19 following order: 20 1. The first two hundred million dollars into the state general fund; 21 2. The next two hundred million dollars into the tax relief fund: 22 3. The next seventy-five million dollars into the budget stabilization fund, but not in an 23 amount that would bring the balance in the fund to more than the limit in section 24 54-27.2-01; 25 4. The next two hundred million dollars into the state general fund; 26 5. The next ten million dollars into the lignite research fund; 27 6. The next twenty million dollars into the state disaster relief fund, but not in an amount 28 that would bring the unobligated balance in the fund to more than twenty million 29 dollars; 30 7. The next four hundred million dollars into the strategic investment and improvements 31 fund;

Sixty-eighth Legislative Assembly

7

8

9

10

11

12

- 1 8. The next fifty-nine million seven hundred fifty thousand dollars, or the amount
 2 necessary to provide for twice the amount of the distributions under subsection 2 of
 3 section 57-51.1-07.7, into the funds designated for infrastructure development in
 4 non-oil-producing counties under sections 57-51.1-07.7 and 57-51.1-07.8 with fifty
 5 percent deposited into the municipal infrastructure fund and fifty percent deposited into
 6 the county and township infrastructure fund;
 - 9. The next one hundred seventy million two hundred fifty thousand dollars or the amount necessary to provide a total of two hundred thirty million dollars into the funds designated for infrastructure development in non-oil-producing counties under sections 57-51.1-07.7 and 57-51.1-07.8 with fifty percent deposited into the municipal infrastructure fund and fifty percent deposited into the county and township infrastructure fund;
- 13 10. The next twenty million dollars into the airport infrastructure fund; and
- 11. Any additional revenues into the strategic investment and improvements primary

 residence property tax relief fund provided under section 4 of this Act.
- SECTION 8. EFFECTIVE DATE. Sections 4 and 5 of this Act are effective for taxable years beginning after December 31, 2022.