Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO. 1158 with Senate Amendments HOUSE BILL NO. 1158

Introduced by

Representatives Headland, Bosch, Dockter, Grueneich, Hagert, Heinert Senators Axtman, Conley, Kannianen, Meyer, K. Roers, Wanzek

- 1 A BILL for an Act to amend and reenact subsection 3 of section 15.1-27-02, sections
- 2 15.1-27-04.1 and 15.1-27-04.2, subsection 1 of section 57-02-08.1, sections 57-15-01 and
- 3 57-15-01.1, subsection 1 of section 57-15-14, section 57-15-14.2, subdivision c of subsection 1
- 4 of section 57-20-07.1, and subsection 1 of section 57-38-30.3 of the North Dakota Century
- 5 Code, relating to the determination of state aid payments, the homestead tax credit, information
- 6 displayed on property tax statements, school district levy authority, and exempting taxable
- 7 income in the first income bracket from taxation for individuals, estates, and trusts; to repeal
- 8 sections 15.1-27-04.3, 15.1-27-15.1, and 15.1-27-20.2 of the North Dakota Century Code,
- 9 relating to adjustments to state aid payments; to provide an appropriation; and to provide an
- 10 effective date.

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

- SECTION 1. AMENDMENT. Subsection 3 of section 15.1-27-02 of the North Dakota
 Century Code is amended and reenacted as follows:
- On or before December fifteenth, each school district shall file with the superintendent
 of public instruction the taxable valuation and mill levy certifications, which must be
- To of public instruction the taxable valuation and mininevy certifications, which must be
- 16 <u>separated by property classification</u>. If a district fails to file the taxable valuation and
- 17 mill levy certifications by the required date, the superintendent of public instruction
- 18 may not forward to the district any state aid payments to which the district is entitled,
- 19 until the taxable valuation and mill levy certifications are filed.
- SECTION 2. AMENDMENT. Section 15.1-27-04.1 of the North Dakota Century Code is
 amended and reenacted as follows:

1	15. ⁻	1-27-	04.1.	Baseline funding - Establishment - Determination of state aid. (Effective-
2	throug	n Jur	ne 30 ,	, 2025)
3	1.	To	deteri	mine the amount of state aid payable to each district, the superintendent of
4		puł	olic in	struction shall establish each district's baseline funding. A district's baseline
5		fun	ding o	consists of:
6		a.	All (state aid received by the district in accordance with chapter 15.1-27 during the
7			201	8-19 school year;
8		b.	An	amount equal to the property tax deducted by the superintendent of public-
9			inst	ruction to determine the 2018-19 state aid payment;
10		c.	An	amount equal to seventy-five percent of the revenue received by the school-
11			dist	rict during the 2017-18 school year for the following revenue types:
12			(1)	Revenue reported under code 2000 of the North Dakota school district
13				financial accounting and reporting manual, as developed by the
14				superintendent of public instruction in accordance with section 15.1-02-08;
15			(2)	Mineral revenue received by the school district through direct allocation from
16				the state treasurer and not reported under code 2000 of the North Dakota-
17				school district financial accounting and reporting manual, as developed by
18				the superintendent of public instruction in accordance with section
19				15.1-02-08;
20			(3)	Tuition reported under code 1300 of the North Dakota school district
21				financial accounting and reporting manual, as developed by the
22				superintendent of public instruction in accordance with section 15.1-02-08,
23				with the exception of revenue received specifically for the operation of an-
24				educational program provided at a residential treatment facility, tuition
25				received for the provision of an adult farm management program, and
26				beginning in the 2021-22 school year, seventeen percent of tuition received
27				under an agreement to educate students from a school district on an
28				air force base with funding received through federal impact aid, and an
29				additional seventeen percent of tuition received under an agreement to
30				educate students from a school district on an air force base with funding-
31				received through federal impact aid each school year thereafter, until the

1			2024-25 school year when sixty-eight percent of tuition received under an-
2			agreement to educate students from a school district on an air force base
3			with funding received through federal impact aid must be excluded from the
4			tuition calculation under this paragraph;
5			(4) Revenue from payments in lieu of taxes on the distribution and transmission
6			of electric power;
7			(5) Revenue from payments in lieu of taxes on electricity generated from
8			sources other than coal; and
9			(6) Revenue from the leasing of land acquired by the United States for which
10			compensation is allocated to the state under 33 U.S.C. 701(c)(3);
11		d.	An amount equal to the total revenue received by the school district during the
12			2017-18 school year for the following revenue types:
13			(1) Mobile home tax revenue;
14			(2) Telecommunications tax revenue; and
15			(3) Revenue from payments in lieu of taxes and state reimbursement of the
16			homestead credit and disabled veterans credit; and
17		e.	Beginning with the 2020-21 school year, the superintendent shall reduce the
18			baseline funding for any school district that becomes an elementary district
19			pursuant to section 15.1-07-27 after the 2012-13 school year. The reduction must-
20			be proportional to the number of weighted student units in the grades that are
21			offered through another school district relative to the total number of weighted
22			student units the school district offered in the year before the school district
23			became an elementary district. The reduced baseline funding applies to the
24			calculation of state aid for the first school year in which the school district
25			becomes an elementary district and for each year thereafter. For districts that-
26			become an elementary district prior to the 2020-21 school year, the
27			superintendent shall use the reduced baseline funding to calculate state aid for-
28			the 2020-21 school year and for each year thereafter.
29	2.	a.	The superintendent shall divide the district's baseline funding determined in
30			subsection 1 by the district's 2017-18 weighted student units to determine the
31			district's baseline funding per weighted student unit.

1		b.	For a	any school district that becomes an elementary district pursuant to section					
2			15.1	-07-27 after the 2017-18 school year, the superintendent shall adjust the					
3			distr	district's baseline funding per weighted student unit used to calculate state aid.					
4			The	superintendent shall divide the district's baseline funding determined in					
5			subs	section 1 by the district's weighted student units after the school district					
6			beco	omes an elementary district to determine the district's adjusted baseline-					
7			fund	ing per weighted student unit. The superintendent shall use the district's-					
8			adju	sted baseline funding per weighted student unit in the calculation of state aid					
9			for tl	ne first school year in which the school district becomes an elementary					
10			distr	ict and for each year thereafter.					
11		C.	Begi	inning with the 2021-22 school year and for each school year thereafter, the					
12			supe	erintendent shall reduce the district's baseline funding per weighted student					
13			unit.	Each year the superintendent shall calculate the amount by which the					
14			distr	ict's baseline funding per weighted student unit exceeds the payment per-					
15			weig	hted student unit provided in subsection 3. The superintendent shall reduce					
16			the o	district's baseline funding per weighted student unit by fifteen percent of the					
17			amo	unt by which the district's baseline funding per weighted student unit exceeds-					
18			the p	the payment per weighted student unit for the 2021-22 school year. For each					
19			year	thereafter, the reduction percentage is increased by an additional fifteen					
20			perc	ent. However, the district's baseline funding per weighted student unit, after-					
21			the r	eduction, may not be less than the payment per weighted student unit					
22			prov	ided in subsection 3.					
23	3.	a.	For	the 2021-22 school year, the superintendent shall calculate state aid as the					
24			grea	ter of:					
25			(1)	The district's weighted student units multiplied by ten thousand one hundred-					
26				thirty-six dollars;					
27			(2)	One hundred two percent of the district's baseline funding per weighted					
28				student unit, as established in subsection 2, multiplied by the district's					
29				weighted student units, not to exceed the district's 2017-18 baseline					
30				weighted student units, plus any weighted student units in excess of the					

1			2017-18 baseline weighted student units multiplied by ten thousand
2			one hundred thirty-six dollars; or
3		(3)	The district's baseline funding as established in subsection 1 less the
4			amount in paragraph 1, with the difference reduced by fifteen percent and
5			then the difference added to the amount determined in paragraph 1.
6	b.	For	the 2022-23 school year and each school year thereafter, the superintendent
7		sha	Il calculate state aid as the greater of:
8		(1)	The district's weighted student units multiplied by ten thousand two hundred
9			thirty-seven dollars;
10		(2)	One hundred two percent of the district's baseline funding per weighted
11			student unit, as established in subsection 2, multiplied by the district's
12			weighted student units, not to exceed the district's 2017-18 baseline
13			weighted student units, plus any weighted student units in excess of the
14			2017-18 baseline weighted student units multiplied by ten thousand
15			two hundred thirty-seven dollars; or
16		(3)	The district's baseline funding as established in subsection 1 less the
17			amount in paragraph 1, with the difference reduced by thirty percent for the
18			2022-23 school year and the reduction percentage increasing by fifteen
19			percent each school year thereafter until the difference is reduced to zero,
20			and then the difference added to the amount determined in paragraph 1.
21	C.	The	e superintendent also shall adjust state aid determined in this subsection to
22		ens	ure the amount does not exceed the transition maximum as follows:
23		(1)	For the 2021-22 school year, the transition maximum rate is one hundred
24			ten percent of the district's baseline funding per weighted student unit, as
25			established in subsection 2, multiplied by the district's weighted student
26			units from the previous school year.
27		(2)	For the 2022-23 school year, the transition maximum rate is one hundred
28			ten percent of the district's baseline funding per weighted student unit, as
29			established in subsection 2, multiplied by the district's weighted student
30			units from the previous school year.

1	(3)	For the 2023-24 school year, the transition maximum rate is one hundred
2		ten percent of the district's baseline funding per weighted student unit, as
3		established in subsection 2, plus twenty percent of the difference between
4		the rate under paragraph 1 of subdivision b of this subsection and
5		one hundred ten percent of the district's baseline funding per weighted
6		student unit. The transition maximum is determined by multiplying the
7		transition maximum rate, which may not exceed the rate under paragraph 1-
8		of subdivision b of this subsection, by the district's weighted student units
9		from the previous school year.
10	(4)	For the 2024-25 school year, the transition maximum rate is one hundred
11		ten percent of the district's baseline funding per weighted student unit, as
12		established in subsection 2, plus forty percent of the difference between the
13		rate under paragraph 1 of subdivision b of this subsection and one hundred
14		ten percent of the district's baseline funding per weighted student unit. The
15		transition maximum is determined by multiplying the transition maximum
16		rate, which may not exceed the rate under paragraph 1 of subdivision b of
17		this subsection, by the district's weighted student units from the previous-
18		school year.
19	(5)	For the 2025-26 school year, the transition maximum rate is one hundred
20		ten percent of the district's baseline funding per weighted student unit, as

20ten percent of the district's baseline funding per weighted student unit, as21established in subsection 2, plus sixty percent of the difference between the22rate under paragraph 1 of subdivision b of this subsection and one hundred-23ten percent of the district's baseline funding per weighted student unit. The24transition maximum is determined by multiplying the transition maximum-25rate, which may not exceed the rate under paragraph 1 of subdivision b of26this subsection, by the district's weighted student units from the previous-27school year.

28 (6) For the 2026-27 school year, the transition maximum rate is one hundred 29 ten percent of the district's baseline funding per weighted student unit, as
 30 established in subsection 2, plus eighty percent of the difference between 31 the rate under paragraph 1 of subdivision b of this subsection and-

1				one	hundred ten percent of the district's baseline funding per weighted
2				stud	ent unit. The transition maximum is determined by multiplying the
3				tran	sition maximum rate, which may not exceed the rate under paragraph 1
4				of s u	ubdivision b of this subsection, by the district's weighted student units
5				from	the previous school year.
6	4 .	Aft	er det	ermini	ng the product in accordance with subsection 3, the superintendent of
7		pul	olic in	structi	on shall:
8		a.	Sut	otract a	an amount equal to sixty mills multiplied by the taxable valuation of the
9			sch	ool die	strict, except the amount in dollars subtracted for purposes of this-
10			sub	divisio	on may not exceed the previous year's amount in dollars subtracted for
11			pur	poses	of this subdivision by more than twelve percent, adjusted pursuant to
12			sec	tion 1	5.1-27-04.3; and
13		b.	Sut	otract a	an amount equal to seventy-five percent of all revenue types listed in
14			sub	divisio	ons c and d of subsection 1. Before determining the deduction for-
15			sev	enty-f i	ve percent of all revenue types, the superintendent of public instruction
16			sha	ıll adju	st revenues as follows:
17			(1)	Tuiti	on revenue shall be adjusted as follows:
18				(a)	In addition to deducting tuition revenue received specifically for the
19					operation of an educational program provided at a residential
20					treatment facility, tuition revenue received for the provision of an adult-
21					farm management program, and tuition received under an agreement
22					to educate students from a school district on an air force base with
23					funding received through federal impact aid as directed each school
24					year in paragraph 3 of subdivision c of subsection 1, the
25					superintendent of public instruction also shall reduce the total tuition
26					reported by the school district by the amount of tuition revenue
27					received for the education of students not residing in the state and for-
28					which the state has not entered a cross-border education contract;
29					and
30				(b)	The superintendent of public instruction also shall reduce the total
31					tuition reported by admitting school districts meeting the requirements-

1			of subdivision e of subsection 2 of section 15.1-29-12 by the amount
2			of tuition revenue received for the education of students residing in an-
3			adjacent school district.
4			(2) After adjusting tuition revenue as provided in paragraph 1, the
5			superintendent shall reduce all remaining revenues from all revenue types-
6			by the percentage of mills levied in 2020 by the school district for sinking
7			and interest relative to the total mills levied in 2020 by the school district for
8			all purposes.
9	5.	The	amount remaining after the computation required under subsection 4 is the
10		ame	ount of state aid to which a school district is entitled, subject to any other statutory
11		req	uirements or limitations.
12	6.	On	or before June thirtieth of each year, the school board shall certify to the
13		sup	erintendent of public instruction the final average daily membership for the current
14		sch	ool year.
15	7.	For	purposes of the calculation in subsection 4, each county auditor, in collaboration
16		with	the school districts, shall report the following to the superintendent of public-
17		inst	ruction on an annual basis:
18		a.	The amount of revenue received by each school district in the county during the
19			previous school year for each type of revenue identified in subdivisions c and d of
20			subsection 1;
21		b.	The total number of mills levied in the previous calendar year by each school-
22			district for all purposes; and
23		C.	The number of mills levied in the previous calendar year by each school district
24			for sinking and interest fund purposes.
25	Bas	eline	funding - Establishment - Determination of state aid. (Effective after
26	June 30) , 20 2	2 5)
27	1.	То о	determine the amount of state aid payable to each district, the superintendent of
28		pub	lic instruction shall establish each district's baseline funding. A district's baseline
29		fune	ding consists of:
30		a.	All state aid received by the district in accordance with chapter 15.1-27 during the
31			2018-19 school year;

1	b.	An a	amou	nt equ	al to the property tax deducted by the superintendent of public
2		insti	ructio	n to d	etermine the 2018-19 state aid payment;
3	c.	An a	amou	nt equ	al to seventy-five percent of the revenue received by the school
4		disti	rict du	iring t	he 2017-18 school year for the following revenue types:
5		(1)	Rev	enue	reported under code 2000 of the North Dakota school district
6			finai	ncial a	accounting and reporting manual, as developed by the
7			supe	erinte	ndent of public instruction in accordance with section 15.1-02-08;
8		(2)	Mine	eral re	evenue received by the school district through direct allocation from
9			the	state	treasurer and not reported under code 2000 of the North Dakota
10			scho	ool dis	strict financial accounting and reporting manual, as developed by
11			the	super	intendent of public instruction in accordance with section
12			15.1	-02-0	8;
13		(3)	Tuiti	on re	ported under code 1300 of the North Dakota school district
14			finai	ncial a	accounting and reporting manual, as developed by the
15			supe	erinte	ndent of public instruction in accordance with section 15.1-02-08,
16			with	the e	exception of revenue :
17			<u>(a)</u>	<u>Rev</u>	venue received specifically for the operation of an educational
18				pro	gram provided at a residential treatment facility, tuition;
19			<u>(b)</u>	<u>Tuit</u>	ion received for the provision of an adult farm management
20				pro	gram , ; and beginning
21			<u>(c)</u>	Beg	<u>ginning</u> in the <u>:</u>
22				[1]	2023-24 school year, fifty-one percent of tuition received under
23					an agreement to educate students from a school district on an air
24					force base with funding received through federal impact aid;
25				<u>[2]</u>	2024-25 school year, sixty-eight percent of tuition received under
26					an agreement to educate students from a school district on an air
27					force base with funding received through federal impact aid;
28				[3]	2025-26 school year, eighty-five percent of tuition received under
29					an agreement to educate students from a school district on an
30					air force base with funding received through federal impact aid,-
31					until the; and

1		[4] 2026-27 school year, and each school year thereafter, when all
2		tuition received under an agreement to educate students from a
3		school district on an air force base with funding received through
4		federal impact aid must be excluded from the tuition calculation-
5		under this paragraph;
6		(4) Revenue from payments in lieu of taxes on the distribution and transmission
7		of electric power;
8		(5) Revenue from payments in lieu of taxes on electricity generated from
9		sources other than coal; and
10		(6) Revenue from the leasing of land acquired by the United States for which
11		compensation is allocated to the state under 33 U.S.C. 701(c)(3); and
12	d.	An amount equal to the total revenue received by the school district during the
13		2017-18 school year for the following revenue types:
14		(1) Mobile home tax revenue;
15		(2) Telecommunications tax revenue; and
16		(3) Revenue from payments in lieu of taxes and state reimbursement of the
17		homestead credit and disabled veterans credit-; and
18	e.	Beginning with the 2020-21 school year, the superintendent shall reduce the
19		baseline funding for any school district that becomes an elementary district
20		pursuant to section 15.1-07-27 after the 2012-13 school year. The reduction must
21		be proportional to the number of weighted student units in the grades that are
22		offered through another school district relative to the total number of weighted
23		student units the school district offered in the year before the school district
24		became an elementary district. The reduced baseline funding applies to the
25		calculation of state aid for the first school year in which the school district
26		becomes an elementary district and for each year thereafter. For districts that
27		become an elementary district prior to the 2020-21 school year, the
28		superintendent shall use the reduced baseline funding to calculate state aid for
29		the 2020-21 school year and for each year thereafter.

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- 2. a. The superintendent shall divide the district's baseline funding determined in
 subsection 1 by the district's 2017-18 weighted student units to determine the
 district's baseline funding per weighted student unit.
- 4 b. For any school district that becomes an elementary district pursuant to section 5 15.1-07-27 after the 2017-18 school year, the superintendent shall adjust the 6 district's baseline funding per weighted student unit used to calculate state aid. 7 The superintendent shall divide the district's baseline funding determined in 8 subsection 1 by the district's weighted student units after the school district 9 becomes an elementary district to determine the district's adjusted baseline 10 funding per weighted student unit. The superintendent shall use the district's 11 adjusted baseline funding per weighted student unit in the calculation of state aid 12 for the first school year in which the school district becomes an elementary 13 district and for each year thereafter.
- 14 Beginning with the 2021-22 school year and for each school year thereafter, the C. 15 superintendent shall reduce the district's baseline funding per weighted student 16 unit. Each year the superintendent shall calculate the amount by which the 17 district's baseline funding per weighted student unit exceeds the payment per 18 weighted student unit provided in subsection 3. The superintendent shall reduce 19 the district's baseline funding per weighted student unit by fifteen percent of the 20 amount by which the district's baseline funding per weighted student unit exceeds 21 the payment per weighted student unit for the 2021-22 school year. For each 22 year thereafter, the reduction percentage is increased by an additional fifteen 23 percent. However, the district's baseline funding per weighted student unit, after 24 the reduction, may not be less than the payment per weighted student unit 25 provided in subsection 3.
- 263. a.For the 2021-22 school year, the superintendent shall calculate state aid as the27greater of:
 - The district's weighted student units multiplied by ten thousand one hundred thirty-six dollars;
 - (2) One hundred two percent of the district's baseline funding per weighted student unit, as established in subsection 2, multiplied by the district's

1			weighted student units, not to exceed the district's 2017-18 baseline
2			weighted student units, plus any weighted student units in excess of the
3			2017-18 baseline weighted student units multiplied by ten thousand
4			one hundred thirty-six dollars; or
5		(3)	The district's baseline funding as established in subsection 1 less the
6			amount in paragraph 1, with the difference reduced by fifteen percent and
7			then the difference added to the amount determined in paragraph 1.
8	b.	For	the 2022-23 school year and each school year thereafter, the superintendent
9		shal	I calculate state aid as the greater of:
10		(1)	The district's weighted student units multiplied by ten thousand two hundred
11			thirty-seven dollars;
12		(2)	One hundred two percent of the district's baseline funding per weighted
13			student unit, as established in subsection 2, multiplied by the district's
14			weighted student units, not to exceed the district's 2017-18 baseline
15			weighted student units, plus any weighted student units in excess of the
16			2017-18 baseline weighted student units multiplied by ten thousand
17			two hundred thirty-seven dollars; or
18		(3)	The district's baseline funding as established in subsection 1 less the
19			amount in paragraph 1, with the difference reduced by thirty percent for the
20			2022-23 school year and the reduction percentage increasing by fifteen
21			percent each school year thereafter until the difference is reduced to zero,
22			and then the difference added to the amount determined in paragraph 1.
23	C.	The	superintendent also shall adjust state aid determined in this subsection to
24		ensi	ure the amount does not exceed the transition maximum as follows:
25		(1)	For the 2021-22 school year, the transition maximum rate is one hundred
26			ten percent of the district's baseline funding per weighted student unit, as-
27			established in subsection 2, multiplied by the district's weighted student
28			units from the previous school year.
29		(2)	For the 2022-23 school year, the transition maximum rate is one hundred
30			ten percent of the district's baseline funding per weighted student unit, as-

1		established in subsection 2, multiplied by the district's weighted student
2		units from the previous school year.
3	(3)	For the 2023-24 school year, the transition maximum rate is one hundred
4		ten percent of the district's baseline funding per weighted student unit, as
5		established in subsection 2, plus twenty percent of the difference between
6		the rate under paragraph 1 of subdivision b of this subsection and
7		one hundred ten percent of the district's baseline funding per weighted
8		student unit. The transition maximum is determined by multiplying the
9		transition maximum rate, which may not exceed the rate under paragraph 1
10		of subdivision b of this subsection, by the district's weighted student units
11		from the previous school year.
12	(4)<u>(2)</u>	For the 2024-25 school year, the transition maximum rate is one hundred
13		ten percent of the district's baseline funding per weighted student unit, as
14		established in subsection 2, plus forty percent of the difference between the
15		rate under paragraph 1 of subdivision b of this subsection and one hundred
16		ten percent of the district's baseline funding per weighted student unit. The
17		transition maximum is determined by multiplying the transition maximum
18		rate, which may not exceed the rate under paragraph 1 of subdivision b of
19		this subsection, by the district's weighted student units from the previous
20		school year.
21	(5) (3)	For the 2025-26 school year, the transition maximum rate is one hundred
22		ten percent of the district's baseline funding per weighted student unit, as
23		established in subsection 2, plus sixty percent of the difference between the
24		rate under paragraph 1 of subdivision b of this subsection and one hundred
25		ten percent of the district's baseline funding per weighted student unit. The
26		transition maximum is determined by multiplying the transition maximum
27		rate, which may not exceed the rate under paragraph 1 of subdivision b of
28		this subsection, by the district's weighted student units from the previous
29		school year.
30	(6)<u>(4)</u>	For the 2026-27 school year, the transition maximum rate is one hundred
31		ten percent of the district's baseline funding per weighted student unit, as

1				estat	plished in subsection 2, plus eighty percent of the difference between
2				the ra	ate under paragraph 1 of subdivision b of this subsection and
3				one l	nundred ten percent of the district's baseline funding per weighted
4				stude	ent unit. The transition maximum is determined by multiplying the
5				trans	ition maximum rate, which may not exceed the rate under paragraph 1
6				of su	bdivision b of this subsection, by the district's weighted student units
7				from	the previous school year.
8	4.	Afte	er det	erminiı	ng the product in accordance with subsection 3, the superintendent of
9		pub	olic ins	structic	on shall:
10		a.	Sub	otract a	n amount equal to sixty<u>the sum of:</u>
11			(1)	<u>Forty</u>	mills multiplied by the taxable valuation of residential, agricultural, and
12				<u>comr</u>	<u>nercial property in</u> the school district <u>. For purposes of this paragraph,</u>
13				<u>"taxa</u>	ble valuation" means, for taxable year 2023, the 2022 taxable valuation
14				of the	e school district, and for taxable year 2024 and each year thereafter,
15				<u>the 2</u>	022 taxable valuation increased by five percent per year, or the actual
16				incre	ase in taxable valuation, as compared to the previous year's taxable
17				valua	tion calculation, whichever is less, beginning with taxable year 2024
18				and e	each year thereafter; and
19			<u>(2)</u>	<u>Sixty</u>	mills multiplied by the taxable valuation of centrally assessed property
20				<u>in the</u>	e school district; and
21		b.	Sub	otract a	n amount equal to seventy-five percent of all revenue types listed in
22			sub	divisio	ns c and d of subsection 1. Before determining the deduction for
23			sev	enty-fi	ve percent of all revenue types, the superintendent of public instruction
24			sha	II adjus	st revenues as follows:
25			(1)	Tuitic	on revenue shall be adjusted as follows:
26				(a)	In addition to deducting tuition revenue received specifically for the
27					operation of an educational program provided at a residential
28					treatment facility, tuition revenue received for the provision of an adult
29					farm management program, and tuition received under an agreement
30					to educate students from a school district on an air force base with
31					funding received through federal impact aid as directed each school

1			year in paragraph 3 of subdivision c of subsection 1, the
2			superintendent of public instruction also shall reduce the total tuition
3			reported by the school district by the amount of tuition revenue
4			received for the education of students not residing in the state and for
5			which the state has not entered a cross-border education contract;
6			and
7		(t	b) The superintendent of public instruction also shall reduce the total
8			tuition reported by admitting school districts meeting the requirements
9			of subdivision e of subsection 2 of section 15.1-29-12 by the amount
10			of tuition revenue received for the education of students residing in an
11			adjacent school district.
12		(2) A	fter adjusting tuition revenue as provided in paragraph 1, the
13		S	uperintendent shall reduce all remaining revenues from all revenue types
14		b	y the percentage of mills levied in 2020 2022 by the school district for
15		S	inking and interest relative to the total mills levied in 2020 2022 by the
16		S	chool district for all purposes.
17	5.	The amoun	t remaining after the computation required under subsection 4 is the
18		amount of s	tate aid to which a school district is entitled, subject to any other statutory
19		requirement	ts or limitations.
20	6.	On or before	e June thirtieth of each year, the school board shall certify to the
21		superintend	lent of public instruction the final average daily membership for the current
22		school year	
23	7.	For purpose	es of the calculation in subsection 4, each county auditor, in collaboration
24		with the sch	nool districts, shall report the following to the superintendent of public
25		instruction of	on an annual basis:
26		a. The ar	nount of revenue received by each school district in the county during the
27		previou	us school year for each type of revenue identified in subdivisions c and d of
28		subsec	ction 1;
29		b. The to	tal number of mills levied in the previous calendar year by each school
30		district	for all purposes, separated by property classification; and

1		C.		number of mills levied in the previous calendar year by each school district						
2			for	sinking and interest fund purposes <u>, separated by property classification</u> .						
3	SECTION 3. AMENDMENT. Section 15.1-27-04.2 of the North Dakota Century Code is									
4	amended and reenacted as follows:									
5	15.1	1-27-0)4.2.	State aid - Minimum local effort - Determination.						
6	lf a	distri	ct's ta	exable valuation per student is less than twenty percent of the state average						
7	valuatio	n per	stud	ent, the superintendent of public instruction, for purposes of determining state						
8	aid in ac	ccord	ance	with subsection 4 of section 15.1-27-04.1, shall utilize an amount equal to						
9	sixty<u>dec</u>	luct t	<u>ne su</u>	m of the following:						
10	<u>1.</u>	<u>For</u>	ty mil	Is times twenty percent of the state average valuation of residential,						
11		<u>agr</u>	cultu	ral, and commercial property per student multiplied by the number of weighted						
12		stud	dent u	units in the district <u>; and</u>						
13	<u>2.</u>	<u>Sixt</u>	y mil	s times twenty percent of the state average valuation of centrally assessed						
14		pro	perty	per student multiplied by the number of weighted student units in the district.						
15	SEC	стю	N 4. A	MENDMENT. Subsection 1 of section 57-02-08.1 of the North Dakota						
16	Century	Cod	e is a	mended and reenacted as follows:						
17	1.	a.	Any	person sixty-five years of age or older or permanently and totally disabled, in						
18			the	year in which the tax was levied, with an income that does not exceed the						
19			limi	tations of subdivision c is entitled to receive a reduction in the assessment on						
20			the	taxable valuation on the person's homestead. An exemption under this						
21			sub	section applies regardless of whether the person is the head of a family.						
22		b.	The	e exemption under this subsection continues to apply if the person does not						
23			resi	de in the homestead and the person's absence is due to confinement in a						
24			nur	sing home, hospital, or other care facility, for as long as the portion of the						
25			hon	nestead previously occupied by the person is not rented to another person.						
26		C.	The	exemption must be determined according to the following schedule:						
27			(1)	If the person's income is not in excess of twenty-two<u>fifty</u> thousand dollars, a						
28				reduction of one hundred percent of the taxable valuation of the person's						
29				homestead up to a maximum reduction of fivenine thousand six hundred						
30				twenty-five dollars of taxable valuation.						

1	(2)	If the person's income is in excess of twenty-two<u>fifty</u> thousand dollars and
2		not in excess of twenty-sixseventy-five thousand dollars, a reduction of
3		eighty <u>fifty</u> percent of the taxable valuation of the person's homestead up to
4		a maximum reduction of four thousand five hundred dollars of taxable
5		valuation.
6	(3)	If the person's income is in excess of twenty-six thousand dollars and not in-
7		excess of thirty thousand dollars, a reduction of sixty percent of the taxable
8		valuation of the person's homestead up to a maximum reduction of three-
9		thousand three hundred seventy-five dollars of taxable valuation.
10	(4)	If the person's income is in excess of thirty thousand dollars and not in-
11		excess of thirty-four thousand dollars, a reduction of forty percent of the
12		taxable valuation of the person's homestead up to a maximum reduction of
13		two thousand two hundred fifty dollars of taxable valuation.
14	(5)	If the person's income is in excess of thirty-four thousand dollars and not in
15		excess of thirty-eight thousand dollars, a reduction of twenty percent of the
16		taxable valuation of the person's homestead up to a maximum reduction of
17		one thousand one hundred twenty-five dollars of taxable valuation.
18	(6)	If the person's income is in excess of thirty-eight thousand dollars and not in
19		excess of forty-two thousand dollars, a reduction of ten percent of the
20		taxable valuation of the person's homestead up to a maximum reduction of
21		five hundred sixty-three dollars of taxable valuation.
22	d. Pers	sons residing together, as spouses or when one or more is a dependent of
23	ano	ther, are entitled to only one exemption between or among them under this
24	sub	section. Persons residing together, who are not spouses or dependents, who
25	are	co-owners of the property are each entitled to a percentage of a full
26	exe	mption under this subsection equal to their ownership interests in the
27	prop	perty.
28	e. This	s subsection does not reduce the liability of any person for special
29	ass	essments levied upon any property.

	-						
1	f.	Any	person claiming the exemption under this subsection shall sign a verified				
2		stat	ement of facts establishing the person's eligibility. Any income information				
3		con	contained in the statement of facts is a confidential record.				
4	g.	Apo	erson is ineligible for the exemption under this subsection if the value of the				
5		ass	ets of the person and any dependent residing with the person exceeds five-				
6		hun	dred thousand dollars, including the value of any assets divested within the				
7		last	three years.				
8	h.	The	assessor shall attach the statement filed under subdivision f to the				
9		ass	essment sheet and shall show the reduction on the assessment sheet.				
10	i.<u>h.</u>	An	exemption under this subsection terminates at the end of the taxable year of				
11		the	death of the applicant.				
12	<u>i.</u>	<u>A pe</u>	erson who is eligible for an exemption under this subsection is eligible to				
13		rece	eive a full or partial exemption under this subsection based on the date of				
14		<u>sub</u>	mission of the verified statement of facts required under subdivision f. If the				
15		pers	son submits the verified statement of facts:				
16		<u>(1)</u>	By February first of the current taxable year, the person is eligible for the full				
17			exemption under this subsection.				
18		<u>(2)</u>	After February first of the current taxable year and no later than November				
19			fifth of the current taxable year, the person is eligible to receive a pro rata				
20			share of the exemption under this subsection. To claim a pro rata share of				
21			the exemption under this subsection, the person shall submit the verified				
22			statement of facts by the fifth day of the month preceding the first full month				
23			of the prorated exemption. The tax commissioner shall calculate the pro rata				
24			share of the exemption based on the number of months remaining in the				
25			taxable year, beginning the month after the verified statement of facts is				
26			timely submitted.				
27	SECTIO	N 5. A	MENDMENT. Section 57-15-01 of the North Dakota Century Code is				
28	amended and	d reei	nacted as follows:				
29	57-15-01	. Lev	y in specific amounts - Exceptions.				
30	With the	exce	ption of special assessment taxes and such general taxes as may be				
~ 4							

31 definitely fixed by law, all state, county, city, township, school district, and park district taxes

1	must be levied or voted in specific amounts of money. For purposes of communicating with the								
2	public and comparing the amount levied in the current taxable year to the amount levied in the								
3	preceding taxable year, taxing districts shall express levies in terms of dollars rather than mills.								
4	SECTION 6. AMENDMENT. Section 57-15-01.1 of the North Dakota Century Code is								
5	ame	nde	d and	l reenacted as follows:					
6	;	57-1	5-01.	1. Protection of taxpayers and taxing districts.					
7		Eacł	n taxi	ng district may levy the lesser of the amount in dollars as certified in the budget of					
8	the g	gove	rning	body, or the amount in dollars as allowed in this section, subject to the following:					
9		1.	No t	axing district may levy more taxes expressed in dollars than the amounts allowed					
10			by th	nis section.					
11		2.	For	purposes of this section:					
12			a.	"Base year" means the taxing district's taxable year with the highest amount					
13				levied in dollars in property taxes of the three taxable years immediately					
14				preceding the budget year; <u>.</u>					
15		b. "Budget year" means the taxing district's year for which the levy is beir							
16				determined under this section;					
17			C.	"Calculated mill rate" means the mill rate that results from dividing the base year					
18			taxes levied by the sum of the taxable value of the taxable property in the b						
19			year plus the taxable value of the property exempt by local discretion or						
20		charitable status, calculated in the same manner as the taxable property ; and.							
21			d.	"Property exempt by local discretion or charitable status" means property					
22				exempted from taxation as new or expanding businesses under chapter 40-57.1;					
23				improvements to property under chapter 57-02.2; or buildings belonging to					
24				institutions of public charity, new single-family residential or townhouse or					
25				condominium property, property used for early childhood services, or pollution					
26				abatement improvements under section 57-02-08.					
27			<u>e.</u>	"Taxing district" means any political subdivision, other than a school district,					
28				empowered by law to levy taxes.					
29		3.	A ta:	xing district may elect to levy the amount levied in dollars in the base year. Any					
30	levy under this section must be specifically approved by a resolution approved by the								

1		governing body of the taxing district. Before determining the levy limitation under this						
2		section, the dollar amount levied in the base year must be:						
3		a.	Reduced by an amount equal to the sum determined by application of the base					
4			year's calculated mill rate for that taxing district to the final base year taxable					
5			valuation of any taxable property and property exempt by local discretion or					
6			charitable status which is not included in the taxing district for the budget year but					
7			was included in the taxing district for the base year.					
8		b.	Increased by an amount equal to the sum determined by the application of the					
9			base year's calculated mill rate for that taxing district to the final budget year					
10			taxable valuation of any taxable property or property exempt by local discretion or					
11			charitable status which was not included in the taxing district for the base year					
12			but which is included in the taxing district for the budget year.					
13		C.	Reduced to reflect expired temporary mill levy increases authorized by the					
14			electors of the taxing district. For purposes of this subdivision, an expired					
15			temporary mill levy increase does not include a school district general fund mill					
16			rate exceeding one hundred ten mills which has expired or has not received					
17			approval of electors for an extension under subsection 2 of section 57-64-03.					
18		d.	Reduced by the amount of state aid under chapter 15.1-27, which is determined					
19			by multiplying the budget year taxable valuation of the school district by the					
20			lesser of the base year mill rate of the school district minus sixty mills or fifty					
21			mills, if the base year is a taxable year before 2013.					
22	4.	In ac	ddition to any other levy limitation factor under this section, a taxing district may					
23		increase its levy in dollars to reflect new or increased mill levies authorized by the						
24		legis	lative assembly or authorized by the electors of the taxing district.					
25	5.	Unde	er this section a taxing district may supersede any applicable mill levy limitations					
26		othe	rwise provided by law, or a taxing district may levy up to the mill levy limitations					
27		othe	rwise provided by law without reference to this section, but the provisions of this					
28		section do not apply to the following:						
29		a.	Any irrepealable tax to pay bonded indebtedness levied pursuant to section 16 of					
30			article X of the Constitution of North Dakota.					

1		b.	The one-mill levy for the state medical center authorized by section 10 of article X								
2			of the Constitution of North Dakota.								
3	6.	A s	chool district choosing to determine its levy authority under this section may apply								
4		sub	esection 3 only to the amount in dollars levied for general fund purposes under								
5		sec	section 57-15-14 or, if the levy in the base year included separate general fund and								
6		spe	special fund levies under sections 57-15-14 and 57-15-14.2, the school district may								
7		app	bly subsection 3 to the total amount levied in dollars in the base year for both the								
8		ger	neral fund and special fund accounts. School district levies under any section other								
9		tha	n section 57-15-14 may be made within applicable limitations but those levies are								
10		not	subject to subsection 3.								
11	7.	Opt	tional levies under this section may be used by any city or county that has adopted								
12		a h	ome rule charter unless the provisions of the charter supersede state laws related								
13		to p	property tax levy limitations.								
14	SEC	стю	N 7. AMENDMENT. Subsection 1 of section 57-15-14 of the North Dakota Century								
15	Code is	ame	nded and reenacted as follows:								
16	1.	Unl	ess authorized by the electors of the school district in accordance with this section,								
17		a s	a school district may not impose greater levies than those permitted under section								
18		57-	15-14.2.								
19		a.	In any school district having a total population in excess of four thousand								
20			according to the last federal decennial census there may be levied any specific								
21			number of mills that upon resolution of the school board has been submitted to								
22			and approved by a majority of the qualified electors voting upon the question at								
23			any regular or special school district election.								
24		b.	In any school district having a total population of fewer than four thousand, there								
25			may be levied any specific number of mills that upon resolution of the school								
26			board has been approved by fifty-five percent of the qualified electors voting								
27			upon the question at any regular or special school election.								
28		C.	After June 30, 2009, in any school district election for approval by electors of								
29			increased levy authority under subsection 1 or 2, the ballot must specify the								
30			number of mills proposed for approval, and the number of taxable years for which								
31			that approval is to apply. After June 30, 2009, approval by electors of increased								

1		levy	authority under subsection 1 or 2 may not be effective for more than ten
2		taxa	ible years.
3	d.	The	authority for a levy of up to a specific number of mills under this section
4		appi	roved by electors of a school district before July 1, 2009, is terminated
5		effe	ctive for taxable years after 2015. If the electors of a school district subject to
6		this	subsection have not approved a levy for taxable years after 2015 of up to a
7		speo	cific number of mills under this section by December 31, 2015, the school
8		distr	rict levy limitation for subsequent years is subject to the limitations under
9		sect	t ion 57-15-01.1 or this section.
10	e.	For	taxable years beginning after 2012:
11		(1)	The authority for a levy of up to a specific number of mills, approved by
12			electors of a school district for any period of time that includes a taxable
13			year before 2009, must be reduced by one hundred fifteen mills as a
14			precondition of receiving state aid in accordance with chapter 15.1-27.
15		(2)	The authority for a levy of up to a specific number of mills, approved by
16			electors of a school district for any period of time that does not include a
17			taxable year before 2009, must be reduced by forty mills as a precondition
18			of receiving state aid in accordance with chapter 15.1-27.
19		(3)	The authority for a levy of up to a specific number of mills, placed on the
20			ballot in a school district election for electoral approval of increased levy
21			authority under subdivision a or b, after June 30, 20132022, must be stated
22			as a specific number of mills of general fund levy authority and must include
23			a statement that the statutory school district general fund levy limitation is
24			seventyfifty mills on the dollar of the taxable valuation of residential,
25			agricultural, and commercial property in the school district and seventy mills
26			on the dollar of taxable valuation of centrally assessed property in the
27			school district.
28	f.	The	authority for an unlimited levy approved by electors of a school district before
29		July	1, 2009, is terminated effective for taxable years after 2015. If the electors of
30		a sc	hool district subject to this subsection have not approved a levy of up to a
31		speo	cific number of mills under this section by December 31, 2015, the school

1district levy limitation for subsequent years is subject to the limitations under2section 57-15-01.1 or this section.

3 SECTION 8. AMENDMENT. Section 57-15-14.2 of the North Dakota Century Code is
 4 amended and reenacted as follows:

57-15-14.2. School district levies. (Effective for taxable years through December 31,

6 2024)

5

- The board of a school district may levy a tax not exceeding the amount in dollars that
 the school district levied for the prior year, plus twelve percent and the dollar amount
 of the adjustment required in section 15.1-27-04.3, up to a levy of seventy mills on the
 taxable valuation of the district, for any purpose related to the provision of educational
 services. The proceeds of this levy must be deposited into the school district's general
 fund and used in accordance with this subsection. The proceeds may not betransferred into any other fund.
- 142.The board of a school district may levy no more than twelve mills on the taxable15valuation of the district, for miscellaneous purposes and expenses. The proceeds of16this levy must be deposited into a special fund known as the miscellaneous fund and17used in accordance with this subsection. The proceeds may not be transferred into
- 18 any other fund.
- 19 3. The board of a school district may levy no more than three mills on the taxable
- valuation of the district for deposit into a special reserve fund, in accordance with
 chapter 57-19.
- 4. The board of a school district may levy no more than the number of mills necessary,
 on the taxable valuation of the district, for the payment of tuition, in accordance with
 section 15.1-29-15. The proceeds of this levy must be deposited into a special fund known as the tuition fund and used in accordance with this subsection. The proceeds may not be transferred into any other fund.
- 27 5. The board of a school district may levy no more than five mills on the taxable valuation 28 of the district, pursuant to section 57-15-15.1, for purposes of developing a school-
- 29 safety plan in accordance with section 15.1-09-60. The proceeds of this levy must be-
- 30 deposited into a special fund known as the school safety plan fund and used in-
- 31 accordance with this subsection.

1	6.	Not	hing i	n this section limits the board of a school district from levying:					
2		a.	Mills	s for a building fund, as permitted in sections 15.1-09-49 and 57-15-16; and					
3		b.	Mills	s necessary to pay principal and interest on the bonded debt of the district,					
4			inclu	including the mills necessary to pay principal and interest on any bonded debt					
5			incu	rred under section 57-15-17.1 before July 1, 2013.					
6	Sch	ool d	distrie	ct levies. (Effective for taxable years beginning after December 31, 2024)					
7	1.	<u>a.</u>	The	board of a school district may levy a tax not exceeding for the school district's					
8			loca	I contribution to the costs of education which may not exceed the amount in					
9			dolla	ars that the school district levied for the prior year, plus twelve percent, up-					
10			to <u>w</u>	<u>ould be generated by</u> a levy of seventy :					
11			(1)	Forty mills on the taxable valuation of residential, agricultural, and					
12				commercial property in the district, for any purpose related to the provision					
13				of educational services. For purposes of this paragraph, "taxable valuation"					
14				means, for taxable year 2023, the 2022 taxable valuation of the school					
15				district, and for taxable year 2024 and each year thereafter, the 2022					
16				taxable valuation increased by five percent per year, or the actual increase					
17				in taxable valuation, as compared to the previous year's taxable valuation					
18				calculation, whichever is less, beginning with taxable year 2024 and each					
19				<u>year thereafter.</u>					
20			<u>(2)</u>	Sixty mills on the taxable valuation of centrally assessed property in the					
21				district.					
22		<u>b.</u>	The	proceeds of this levy must be deposited into the school district's general fund					
23			and	may be used in accordance with this subsection for any purposes related to					
24			<u>the</u>	provision of educational services. The proceeds may not be transferred into					
25			any	other fund.					
26	2.	The	e boar	d of a school district may levy no more than ten mills on the taxable valuation					
27		of the district, for any purpose related to the provision of educational services. The							
28		pro	ceeds	of this levy must be deposited into the school district's general fund and					
29		<u>use</u>	<u>ed in a</u>	ccordance with this subsection. The proceeds may not be transferred into					
30		any other fund.							

1	<u>3.</u>	The board of a school district may levy no more than twelve mills on the taxable										
2		valuation of the district, for miscellaneous purposes and expenses. The procee										
3		this le	is levy must be deposited into a special fund known as the miscellaneous fund and									
4		used	ed in accordance with this subsection. The proceeds may not be transferred into									
5		any o	/ other fund.									
6	3.<u>4.</u>	The b	board of a school district may levy no more than three mills on the taxable									
7		valua	tion of the district for deposit into a special reserve fund, in accordance with									
8		chapt	ter 57-19.									
9	4 <u>.5.</u>	The b	board of a school district may levy no more than the number of mills necessary,									
10		on the	e taxable valuation of the district, for the payment of tuition, in accordance with									
11		sectio	on 15.1-29-15. The proceeds of this levy must be deposited into a special fund									
12		know	n as the tuition fund and used in accordance with this subsection. The proceeds									
13		may r	not be transferred into any other fund.									
14	<u>5.6.</u>	The b	board of a school district may levy no more than five mills on the taxable valuation									
15		of the	e district, pursuant to section 57-15-15.1, for purposes of developing a school									
16		safety	ety plan in accordance with section 15.1-09-60. The proceeds of this levy must be									
17		depos	eposited into a special fund known as the school safety plan fund and used in									
18		accor	dance with this subsection.									
19	6.<u>7.</u>	Nothi	ng in this section limits the board of a school district from levying:									
20		a. I	Mills for a building fund, as permitted in sections 15.1-09-49 and 57-15-16; and									
21		b. I	Mills necessary to pay principal and interest on the bonded debt of the district,									
22		i	including the mills necessary to pay principal and interest on any bonded debt									
23		i	incurred under section 57-15-17.1 before July 1, 2013.									
24	SEC	TION	9. AMENDMENT. Subdivision c of subsection 1 of section 57-20-07.1 of the									
25	North Da	akota C	Century Code is amended and reenacted as follows:									
26		с.	ProvideFor tax statements to be mailed to an owner of a residential, agricultural,									
27		<u>(</u>	or commercial parcel of land, provide information identifying the property tax									
28		:	savings provided by the state of North Dakota. The tax statement must include a									
29		I	line item that is entitled "legislative tax relief" and identifies the dollar amount of									
30		I	property tax savings realized by the taxpayer under chapter 50-34 for taxable									

1	years before 2019, chapter 50-35 for taxable years after 2018, and chapter									
2		15.1-27.								
3		(1)	For purposes of this subdivision, legislative tax relief under chapter 15.1-27							
4			is de	termined by multiplying the taxable value for the taxable year for each						
5			parce	el shown on the tax statement by the number of mills of mill levy						
6			redu	ction grant under chapter 57-64 for the 2012 taxable year plus the						
7			num	per of mills determined by subtracting from the 2012 taxable year mill						
8			rate -	of the school district in which the parcel is located the lesser of:						
9			(a)	Fifty <u>Seventy</u> mills; or						
10			(b)	The 2012 taxable year mill rate of the school district minus sixtyforty						
11				mills.						
12		(2)	Legis	slative tax relief under chapter 50-35 is determined by multiplying the						
13			taxal	ble value for the taxable year for each parcel shown on the tax						
14			state	ment by the number of mills of relief determined by dividing the amount						
15			calcu	lated in subsection 1 of section 50-35-03 for a human service zone by						
16			the ta	axable value of taxable property in the zone for the taxable year.						
17	SEC	TION 10.		IDMENT. Subsection 1 of section 57-38-30.3 of the North Dakota						
18	Century	Code is a	ameno	ded and reenacted as follows:						
19	1.	A tax is h	ereby	imposed for each taxable year upon income earned or received in that						
20		taxable year by every resident and nonresident individual, estate, and trust. A taxpaye								
21		computing the tax under this section is only eligible for those adjustments or credits								
22		that are s	pecifi	cally provided for in this section. Provided, that for purposes of this						
23		section, a	any pe	rson required to file a state income tax return under this chapter, but						
24		who has	not co	mputed a federal taxable income figure, shall compute a federal						
25		taxable ir	ncome	figure using a pro forma return in order to determine a federal taxable						
26		income fi	gure t	o be used as a starting point in computing state income tax under this						
27		section. 7	The ta	x for individuals is equal to North Dakota taxable income multiplied by						
28		the rates	in the	applicable rate schedule in subdivisions a through d corresponding to						
29		an individ	lual's t	filing status used for federal income tax purposes. For an estate or						
30		trust, the	schec	lule in subdivision e must be used for purposes of this subsection.						
31		a. Sing	gle, oth	ner than head of household or surviving spouse.						

1		If North Dakota taxable income is:					
2		Over	Not over	The tax is equal to	Of amount over		
3		\$0	\$37,450	1.10%	\$0		
4		\$37,450	\$90,750	\$411.95 + 2.04%	\$37,450		
5		\$90,750	\$189,300	\$1,499.27 + 2.27%	\$90,750		
6		\$189,300	\$411,500	\$3,736.36 + 2.64%	\$189,300		
7		\$411,500		\$9,602.44 + 2.90%	\$411,500		
8		<u>\$0</u>	<u>\$44,725</u>	<u>\$0.00 + 0.00%</u>	<u>\$0</u>		
9		<u>\$44,725</u>	<u>\$108,325</u>	<u>\$0.00 + 2.04%</u>	<u>\$44,725</u>		
10		<u>\$108,325</u>	<u>\$225,975</u>	<u> \$1,297.44 + 2.27%</u>	<u>\$108,325</u>		
11		<u>\$225,975</u>	<u>\$491,350</u>	<u>\$3,968.10 + 2.64%</u>	<u>\$225,975</u>		
12		<u>\$491,350</u>		<u>\$10,974.00 + 2.90%</u>	<u>\$491,350</u>		
13	b.	Married filing jo	intly and surviving spouse.				
14		If North Dakota	a taxable income is:				
15		Over	Not over	The tax is equal to	Of amount over		
16		\$0	\$62,600	1.10%	\$0		
17		\$62,600	\$151,200	\$688.60 + 2.04%	\$62,600		
18		\$151,200	\$230,450	\$2,496.04 + 2.27%	\$151,200		
19		\$230,450	\$411,500	\$4, 295.02 + 2.64%	\$230,450		
20		\$411,500		\$9,074.74 + 2.90%	\$411,500		
21		<u>\$0</u>	<u>\$74,750</u>	<u>\$0 + 0.00%</u>	<u>\$0</u>		
22		<u>\$74,750</u>	<u>\$180,550</u>	<u>\$0.00 + 2.04%</u>	<u>\$74,750</u>		
23		<u>\$180,550</u>	<u>\$275,100</u>	<u>\$2,158.32 + 2.27%</u>	<u>\$180,550</u>		
24		<u>\$275,100</u>	<u>\$491,350</u>	<u>\$4,304.61 + 2.64%</u>	<u>\$275,100</u>		
25		<u>\$491,350</u>		<u>\$10,013.61 + 2.90%</u>	<u>\$491,350</u>		
26	С.	Married filing se	eparately.				
27		If North Dakota	a taxable income is:				
28		Over	Not over	The tax is equal to	Of amount over		
29		\$0	\$31,300	1.10%	\$0		
30		\$31,300	\$75,600	\$344.30 + 2.04%	\$31,300		
31		\$75,600	\$115,225	\$1,248.02 + 2.27%	\$75,600		

1		\$115,225	\$205,750	\$2,147.51 + 2.64%	\$115,225			
2		\$205,750		\$4,537.37 + 2.90%	\$205,750			
3		<u>\$0</u>	<u>\$37,375</u>	<u>\$0 + 0.00%</u>	<u>\$0</u>			
4		<u>\$37,375</u>	<u>\$90,275</u>	<u>\$0.00 + 2.04%</u>	<u>\$37,375</u>			
5		<u>\$90,275</u>	<u>\$137,550</u>	<u> \$1,079.16 + 2.27%</u>	<u>\$90,275</u>			
6		<u>\$137,550</u>	<u>\$245,675</u>	<u>\$2,152.30 + 2.64%</u>	<u>\$137,550</u>			
7		<u>\$245,675</u>		<u>\$5,006.80 + 2.90%</u>	<u>\$245,675</u>			
8	d.	Head of household.						
9		If North Dakota taxable income is:						
10		Over	Not over	The tax is equal to	Of amount over			
11		\$0	\$50,200	1.10%	\$0			
12		\$50,200	\$129,600	\$552.20 + 2.04%	\$50,200			
13		\$129,600	\$209,850	\$2,171.96 + 2.27%	\$129,600			
14		\$209,850	\$411,500	\$3,993.64 + 2.64%	\$209,850			
15		\$411,500		\$9,317.20 + 2.90%	\$411,500			
16		<u>\$0</u>	<u>\$59,950</u>	<u>\$0 + 0.00%</u>	<u>\$0</u>			
17		<u>\$59,950</u>	<u>\$154,750</u>	<u>\$0.00 + 2.04%</u>	<u>\$59,950</u>			
18		<u>\$154,750</u>	<u>\$250,550</u>	<u> \$1,933.92 + 2.27%</u>	<u>\$154,750</u>			
19		<u>\$250,550</u>	<u>\$491,350</u>	<u> \$4,108.58 + 2.64%</u>	<u>\$250,550</u>			
20		<u>\$491,350</u>		<u> \$10,465.70 + 2.90%</u>	<u>\$491,350</u>			
21	e.	Estates and trusts.						
22		If North Dakota taxable income is:						
23		Over	Not over	The tax is equal to	Of amount over			
24		\$0	\$2,500	1.10%	\$0			
25		\$2,500	\$5,900	\$27.50 + 2.04%	\$2,500			
26		\$5,900	\$9,050	\$96.86 + 2.27%	\$5,900			
27		\$9,050	\$12,300	\$168.37 + 2.64%	\$9,050			
28		\$12,300		\$254.17 + 2.90%	\$12,300			
29		<u>\$0</u>	<u>\$3,000</u>	<u>\$0 + 0.00%</u>	<u>\$0</u>			
30		<u>\$3,000</u>	<u>\$7,050</u>	<u>\$0.00 + 2.04%</u>	<u>\$3,000</u>			
31		<u>\$7,050</u>	<u>\$10,750</u>	<u> \$82.62 + 2.27%</u>	<u>\$7,050</u>			

1		<u>\$10,</u>	750	<u>\$14,650</u>	<u> \$166.61 + 2.64%</u>	<u>\$10,750</u>					
2		<u>\$14,0</u>	<u>650</u>		<u>\$269.57 + 2.90%</u>	<u>\$14,650</u>					
3	f.	For a	For an individual who is not a resident of this state for the entire year, or for a								
4		nonre	nonresident estate or trust, the tax is equal to the tax otherwise computed under								
5		this s	this subsection multiplied by a fraction in which:								
6		(1) The numerator is the federal adjusted gross income allocable and									
7			apportionable to this state; and								
8		(2)	(2) The denominator is the federal adjusted gross income from all sources								
9			reduced by the net income from the amounts specified in subdivisions a and								
10			b of subsection 2.								
11		In the	In the case of married individuals filing a joint return, if one spouse is a resident								
12		of thi	of this state for the entire year and the other spouse is a nonresident for part or								
13		all of	all of the tax year, the tax on the joint return must be computed under this								
14		subd	subdivision.								
15	g.	The t	The tax commissioner shall prescribe new rate schedules that apply in lieu of the								
16		sche	schedules set forth in subdivisions a through e. The new schedules must be								
17		deter	determined by increasing the minimum and maximum dollar amounts for each								
18		incor	income bracket for which a tax is imposed by the cost-of-living adjustment for the								
19		taxab	taxable year as determined by the secretary of the United States treasury for								
20		purpo	oses of section 1(f) o	f the United States I	nternal Revenue Code of 1	954, as					
21		amer	nded. For this purpos	e, the rate applicabl	e to each income bracket r	nay not					
22		be ch	nanged, and the man	ner of applying the o	cost-of-living adjustment m	ust be					
23		the s	ame as that used for	adjusting the incom	e brackets for federal incor	me tax					
24		purpo	oses.								
25	h.	The t	ax commissioner sha	all prescribe an optic	onal simplified method of co	omputing					
26		tax u	nder this section that	t may be used by an	individual taxpayer who is	not					
27		entitle	ed to claim an adjust	ment under subsect	ion 2 or credit against inco	me tax					
28		liabili	ty under subsection [·]	7.							
29	29 SECTION 11. REPEAL. Section 15.1-27-04.3, 15.1-27-15.1, and 15.1-27-20.2 of the North										
30	30 Dakota Century Code are repealed.										

1 SECTION 12. APPROPRIATION - HOMESTEAD TAX CREDIT PROGRAM. There is

- 2 appropriated out of any moneys in the general fund in the state treasury, not otherwise
- 3 appropriated, the sum of \$80,000,000, or so much of the sum as may be necessary, to the tax
- 4 commissioner for the purpose of paying the state reimbursement under the homestead tax
- 5 credit, for the biennium beginning July 1, 2023, and ending June 30, 2025.
- 6 SECTION 13. EFFECTIVE DATE. Sections 4, 6, 7, 8, and 10 of this Act are effective for
- 7 taxable years beginning after December 31, 2022.