Sixty-third Legislative Assembly of North Dakota

HOUSE BILL NO. 1250 with Senate Amendments HOUSE BILL NO. 1250

Introduced by

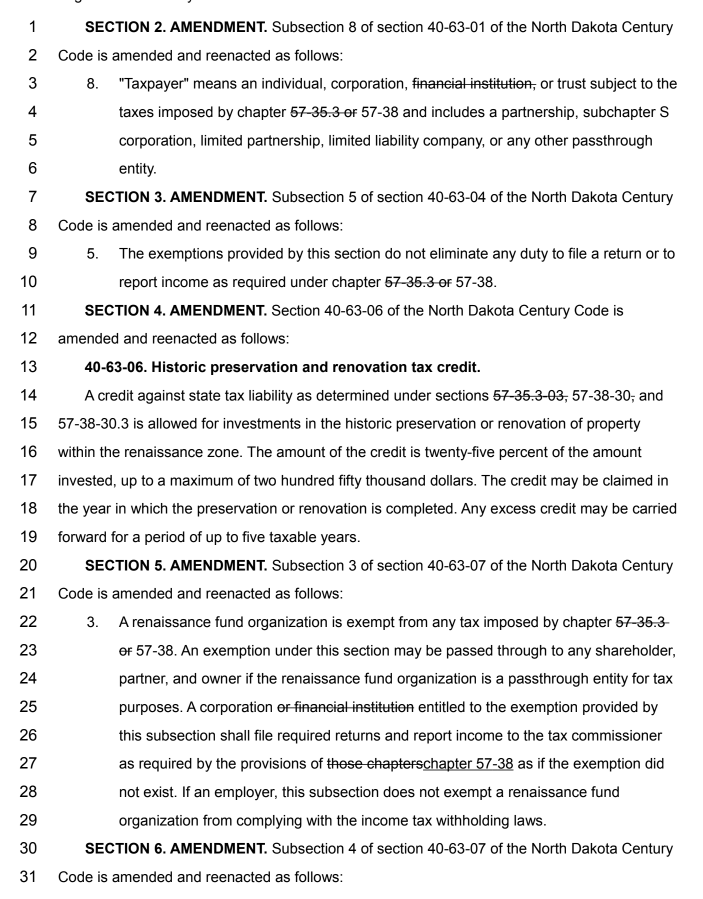
Representatives Headland, Belter, Carlson, Delzer, Kasper, Nathe Senators Armstrong, Burckhard, Cook, Hogue, Miller, Wardner

- 1 A BILL for an Act to create and enact three new sections to chapter 57-38, a new subdivision to
- 2 subsection 7 of section 57-38-30.3, subsections 7 and 8 to section 57-38-34, subsection 11 to
- 3 section 57-38-38, and subsection 16 to section 57-38-40 of the North Dakota Century Code,
- 4 relating to corporate and individual income tax credits and transition of financial institutions to
- 5 corporate income tax treatment; to amend and reenact subsection 5 of section 11-37-08,
- 6 subsection 8 of section 40-63-01, subsection 5 of section 40-63-04, section 40-63-06,
- 7 subsections 3 and 4 of section 40-63-07, subsection 3 of section 57-38-01.3, subsection 3 of
- 8 section 57-38-01.26, subsections 5 and 7 of section 57-38-01.32, section 57-38-30,
- 9 subsection 1 and subdivisions c, d, and f of subsection 2 of section 57-38-30.3, and
- 10 section57-39.2-26.1 of the North Dakota Century Code, relating to authorized investments of an
- 11 angel fund for income tax credit purposes, reduction in income tax rates for corporations,
- 12 individuals, estates, and trusts, transition of financial institutions to corporate income tax
- 13 treatment, income tax credits and exclusions, and allocation to political subdivisions from the
- 14 state aid distribution fund; to repeal chapter 57-35.3 of the North Dakota Century Code, relating
- to elimination of the financial institutions tax; to provide for a report; and to provide an effectivedate.

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

SECTION 1. AMENDMENT. Subsection 5 of section 11-37-08 of the North Dakota Century
Code is amended and reenacted as follows:

5. Bonds issued by a commerce authority under this section are declared to be issued for
an essential public government purpose, and together with interest and income on the
bonds, are exempt from all individual and corporate taxes imposed under sections
57-35.3-03, 57-38-30, and 57-38-30.3.



1	4.	A cre	edit against state tax liability as determined under section 57-35.3-03, 57-38-30 , or							
2		57-3	8-30.3 is allowed for investments in a renaissance fund organization. The amount							
3		of th	e credit is fifty percent of the amount invested in the renaissance fund							
4		orga	nization during the taxable year. Any amount of credit which exceeds a taxpayer's							
5		tax li	iability for the taxable year may be carried forward for up to five taxable years after							
6		the t	axable year in which the investment was made.							
7	SEC		7. AMENDMENT. Subsection 3 of section 57-38-01.3 of the North Dakota							
8	Century	Code	is amended and reenacted as follows:							
9	3.	The	sum calculated pursuant to subsection 1 must be reduced by the amount of any							
10		net o	operating loss that is attributable to North Dakota sources, including a net							
11		oper	ating loss calculated under chapter 57-35.3 for tax years beginning before							
12		<u>Janı</u>	uary 1, 2013. If the net operating loss that is attributable to North Dakota sources							
13		exce	eeds the sum calculated pursuant to subsection 1, the excess may be carried							
14		forw	ard for the same time period that an identical federal net operating loss may be							
15		carri	ed forward. If a corporation uses an apportionment formula to determine the							
16		amo	amount of income that is attributable to North Dakota, the corporation must use the							
17		sam	same formula to determine the amount of net operating loss that is attributable to							
18		Nort	North Dakota. In addition, no deduction may be taken for a carryforward when							
19		dete	determining the amount of net operating loss that is attributable to North Dakota							
20		sour	ces.							
21	SEC		8. AMENDMENT. Subsection 3 of section 57-38-01.26 of the North Dakota							
22	Century	Code	is amended and reenacted as follows:							
23	3.	An a	ingel fund must:							
24		a.	Be a partnership, limited partnership, corporation, limited liability company, limited							
25			liability partnership, trust, or estate organized on a for-profit basis which is							
26			headquartered in this state.							
27		b.	Be organized for the purpose of investing in a portfolio of at least three primary							
28			sector companies that are early-stage and mid-stage private, nonpublicly traded							
29			enterprises with strong growth potential. For purposes of this section, an							
30			early-stage entity means an entity with annual revenues of up to two million							
31			dollars and a mid-stage entity means an entity with annual revenues over two							

1		million dollars not to exceed ten million dollars. Early-stage and mid-stage entities-
2		do not include those that have more than twenty-five percent of their revenue
3		from income-producing real estate.Investments in real estate or real estate
4		holding companies are not eligible investments by certified angel funds. Any
5		angel fund certificate before January 1, 2013, which has invested in real estate or
6		a real estate holding company is not eligible for recertification.
7	C.	Consist of at least six accredited investors as defined by securities and exchange
8		commission regulation D, rule 501.
9	d.	Not have more than twenty-five percent of its capitalized investment assets
10		owned by an individual investor.
11	e.	Have at least five hundred thousand dollars in commitments from accredited
12		investors and that capital must be subject to call to be invested over an
13		unspecified number of years to build a portfolio of investments in enterprises.
14	f.	Be member-managed or a manager-managed limited liability company and the
15		investor members or a designated board that includes investor members must
16		make decisions as a group on which enterprises are worthy of investments.
17	g.	Be certified as an angel fund that meets the requirements of this section by the
18		department of commerce.
19	h.	Be in compliance with the securities laws of this state.
20	i.	Within thirty days after the date on which an investment in an angel fund is made,
21		the angel fund shall file with the tax commissioner and provide to the investor
22		completed forms prescribed by the tax commissioner which show as to each
23		investment in the angel fund the following:
24		(1) The name, address, and social security number or federal employer
25		identification number of the taxpayer or passthrough entity that made the
26		investment;
27		(2) The dollar amount remitted by the taxpayer or passthrough entity; and
28		(3) The date the payment was received by the angel fund for the investment.
29	j.	Within thirty days after the end of a calendar year, the angel fund shall file with
30		the tax commissioner a report showing the name and principal place of business
31		of each enterprise in which the angel fund has an investment.

1	SE	стю	TION 9. AMENDMENT. Subsections 5 and 7 of section 57-38-01.32 of the North					
2	Dakota	Dakota Century Code are amended and reenacted as follows:						
3	5.	The	The aggregate amount of tax credits allowed to all eligible contributors is limited to					
4		fifte	en m	illion d	ollars per biennium. This limitation applies to all contributions for which			
5		tax	credi	t s are	claimed under section 57-35.3-05 and this section.			
6	7.	То	receiv	e the	tax credit provided under this section, a taxpayer shall claim the credit			
7		on	the ta	xpaye	r's state income or financial institutions tax return in the manner			
8		pre	scribe	ed by t	he tax commissioner and file with the return a copy of the form issued			
9		by t	the ho	ousing	finance agency under subsection 6.			
10	SEC	СТІО	N 10.	Anew	v section to chapter 57-38 of the North Dakota Century Code is created			
11	and ena	acted	as fo	llows:				
12	<u>Em</u>	ploye	er-pro	ovided	l child care credit.			
13	<u>1.</u>	<u>An</u>	emplo	oyer is	allowed a credit against the tax imposed under section 57-38-30 or			
14		<u>57-</u>	<u>38-30</u>	.3 for	providing a qualified child care facility. The amount of the credit under			
15		<u>this</u>	secti	on is f	ifty percent of the qualified child care expenditures incurred by the			
16		<u>em</u>	ploye	r. Qua	lified child care expenditures under this section may not be used in the			
17		<u>cal</u>	culatio	on of a	ny other income tax deduction or credit allowed under state law.			
18	<u>2.</u>	For	purp	oses c	f this section:			
19		<u>a.</u>	<u>"En</u>	ploye	r" means a taxpayer who employs one or more full-time equivalent			
20			<u>em</u> p	oloyee	s and whose primary source of income is from a business other than			
21			<u>the</u>	busine	ess of providing child care services.			
22		<u>b.</u>	<u>"Qu</u>	alified	child care expenditure" means any amount paid or incurred:			
23			(1)	<u>To a</u>	cquire, construct, rehabilitate, or expand property:			
24				<u>(a)</u>	That is to be used as part of a qualified child care facility;			
25				<u>(b)</u>	For which a deduction under federal law for depreciation, or			
26					amortization in lieu of depreciation, is allowable; and			
27				<u>(c)</u>	That does not constitute part of the principal residence of the taxpayer			
28					or any employee of the taxpayer;			
29			<u>(2)</u>	<u>For t</u>	he direct costs necessary for the operation of the child care facility;			

1			<u>(3)</u>	For the indirect or overhead costs properly attributable to the child care	3_
2				facility, including insurance, utilities, front office salaries, property taxes	3,
3				legal fees, and advertising; or	
4			<u>(4)</u>	Under a contract with a qualified child care facility to provide child care	<u>!</u>
5				services to employees of the taxpayer, including any amount paid to th	e
6				child care facility for additional direct or indirect costs of the facility.	
7			<u>The</u>	term "qualified child care expenditure" does not include expenses in ex-	<u>cess</u>
8			<u>of t</u>	ne fair market value of such care.	
9		<u>C.</u>	<u>"Qu</u>	alified child care facility" means a facility the principal use of which is to	
10			prov	vide child care assistance to the taxpayer's employees and that meets the	<u>1e</u>
11			requ	irements of all applicable laws and regulations of the state and local	
12			gov	ernment in which it is located.	
13			<u>(1)</u>	The term "qualified child care facility" does not apply to a facility which	is the
14				principal residence of the operator of the facility.	
15			<u>(2)</u>	A facility may not be treated as a qualified child care facility with respec	<u>ct to a</u>
16				taxpayer unless:	
17				(a) Enrollment in the facility is open to employees of the taxpayer du	<u>iring</u>
18				the taxable year; and	
19				(b) Eligibility for enrollment must be offered to all employees on an e	<u>equal</u>
20				opportunity basis.	
21	<u>3.</u>	<u>Th</u>	<u>e taxp</u>	ayer shall claim the total credit amount for the taxable year in which the	
22		<u>qua</u>	alified	child care expenditures are made, except depreciated property expendition	<u>tures</u>
23		<u>sha</u>	all be (claimed in the taxable year in which the property is placed in service. The	<u>e_</u>
24		<u>cre</u>	dit un	der this section may not exceed the taxpayer's liability as determined un	der
25		<u>this</u>	s chap	ter for any taxable year.	
26	<u>4.</u>	<u>lf t</u> v	<u>vo or</u>	more taxpayers share in the qualified child care expenditures, each taxp	ayer
27		<u>mu</u>	st be	allowed the credit in relation to the respective share paid or incurred by a	<u>each</u>
28		<u>tax</u>	payer	of the total expenditures for the facility in each taxable year.	
29	<u>5.</u>	<u>lf t</u> l	<u>ne am</u>	ount of the credit determined under this section exceeds the liability for t	<u>ax</u>
30		uno	der thi	s chapter, the excess may be carried forward to each of the next five	
31		<u>suc</u>	ceedi	ng taxable years.	

1	<u>6.</u>	A partnership, subchapter S corporation, limited partnership, limited liability company,					
2		or any other passthrough entity entitled to the credit under this section must be					
3		considered to be the taxpayer for purposes of calculating the credit. The amount of the					
4		allowable credit must be determined at the passthrough entity level. The total credit					
5		determined at the entity level must be passed through to the partners, shareholders, o	<u>r</u>				
6		members in proportion to their respective interests in the passthrough entity. An					
7		individual taxpayer may take the credit passed through under this subsection against					
8		the individual's state income tax liability under section 57-38-30.3.					
9	<u>7.</u>	To receive the tax credit provided under this section, a taxpayer shall claim the credit					
10		in the form and manner as may be prescribed by the tax commissioner.					
11	<u>8.</u>	It is the intent of the legislative assembly that the credit provided in this section must					
12		be liberally construed and interpreted to effectuate the expansion of child care					
13		availability in the state.					
14	SEC	TION 11. A new subdivision to subsection 7 of section 57-38-30.3 of the North Dakota					
15	Century	Code is created and enacted as follows:					
16		Employer-provided child care credit under section 10 of this Act.					
17	SEC	TION 12. A new section to chapter 57-38 of the North Dakota Century Code is created					
18	and ena	cted as follows:					
19	<u>Fin</u>	ncial institutions - Net operating losses - Credit carryovers.					
20	<u>1.</u>	A subchapter S corporation that was a financial institution under chapter 57-35.3 may					
21		elect to be treated as a taxable corporation under chapter 57-38. If an election is made	5				
22		under this section, the election:					
23		a. Must be made in the form and manner prescribed by the tax commissioner on the	5				
24		return filed for the tax year beginning on January 1, 2013, or the return filed for					
25		the short period required under subsection 8 of section 57-38-34; and					
26		b. Is binding until the earlier of:					
27		(1) The end of the tax year for which the taxpayer reports a tax liability after tax	-				
28		<u>credits; or</u>					
29		(2) The beginning of the tax year for which the taxpayer elects to be recognized	Ł				
30		as a subchapter S corporation under section 57-38-01.4.					
31	<u>2.</u>	If an election is made under this section, the following apply:					

1	<u>a.</u>	A subchapter S corporation may not file a consolidated return.
2	<u>b.</u>	Any unused credit carryovers earned by a financial institution under chapter
3		57-35.3 for tax years beginning before January 1, 2013, may be carried forward
4		in the same number of years the financial institution would have been entitled
5		under chapter 57-35.3.
6	<u>C.</u>	Any unused net operating losses incurred by a financial institution under chapter
7		57-35.3 for tax years beginning before January 1, 2013, may be carried forward
8		for the same number of years the financial institution would have been entitled
9		under chapter 57-35.3.
10	SECTIO	DN 13. A new section to chapter 57-38 of the North Dakota Century Code is created
11	and enacte	d as follows:
12	<u>Corpor</u>	ate credit for contributions to rural leadership North Dakota.
13	There is	s allowed a credit against the tax imposed by section 57-38-30 in an amount equal to
14	fifty percent	of the aggregate amount of contributions made by the taxpayer during the taxable
15	<u>year for tuit</u>	ion scholarships for participation in rural leadership North Dakota conducted through
16	<u>the North D</u>	akota state university extension service. Contributions by a taxpayer may be
17	earmarked	for use by a designated recipient.
18	SECTIO	DN 14. AMENDMENT. Section 57-38-30 of the North Dakota Century Code is
19	amended a	nd reenacted as follows:
20	57-38-3	0. Imposition and rate of tax on corporations.
21	A tax is	hereby imposed upon the taxable income of every domestic and foreign corporation
22	which must	be levied, collected, and paid annually as in this chapter provided:
23	1. Fo	or the first twenty-five thousand dollars of taxable income, at the rate of one and
24	six	<ty-eight<u>fifty-eight hundredths percent.</ty-eight<u>
25	2. O	n all taxable income exceeding twenty-five thousand dollars and not exceeding fifty
26	th	ousand dollars, at the rate of four<u>three</u> and twenty-three<u>ninety-eight</u> hundredths
27	pe	ercent.
28	3. O	n all taxable income exceeding fifty thousand dollars, at the rate of five <u>four</u> and
29	fif	eeneighty-four hundredths percent.
30	SECTIO	DN 15. AMENDMENT. Subsection 1 of section 57-38-30.3 of the North Dakota
31	Century Co	de is amended and reenacted as follows:

1	1.	A ta	x is hereby imposed for each taxable year up	oon income earned or received in that						
2		taxa	ble year by every resident and nonresident in	ndividual, estate, and trust. A taxpayer						
3		computing the tax under this section is only eligible for those adjustments or credits								
4		that	that are specifically provided for in this section. Provided, that for purposes of this							
5		sect	ion, any person required to file a state incom	e tax return under this chapter, but						
6		who	has not computed a federal taxable income	figure, shall compute a federal						
7		taxa	ble income figure using a pro forma return in	order to determine a federal taxable						
8		inco	me figure to be used as a starting point in co	mputing state income tax under this						
9		sect	ion. The tax for individuals is equal to North	Dakota taxable income multiplied by						
10		the	rates in the applicable rate schedule in subdi	visions a through d corresponding to						
11		an ii	ndividual's filing status used for federal incom	ne tax purposes. For an estate or						
12		trus	t, the schedule in subdivision e must be used	for purposes of this subsection.						
13		a.	Single, other than head of household or sur	viving spouse.						
14			If North Dakota taxable income is:	The tax is equal to:						
15			Not over \$34,500<u>\$36,250</u>	<u>1.51%1.36%</u>						
16			Over \$34,500<u>\$36,250</u>	\$520.95\$494.28 plus 2.82% 2.55%						
17			but not over \$83,600<u>\$87,850</u>	of amount over \$34,500<u>\$36,250</u>						
18			Over \$83,600<u>\$87,850</u>	\$1,905.57<u>\$1,808.25</u> plus						
19	3.13%<u>2.</u>	<u>83%</u>								
20			but not over \$174,400<u>\$183,250</u>	of amount over \$83,600<u>\$87,850</u>						
21			Over \$174,400<u>\$183,250</u>	\$4,747.61<u>\$</u>4,504.63 plus						
22	3.63%<u>3.</u>	<u>28%</u>								
23			but not over \$379,150<u>\$398,350</u>	of amount over						
24	\$174,40	0 <u>\$18</u>	3,250							
25			Over \$379,150<u></u>\$398,350	\$12,180.04<u>\$11,555.37</u> plus						
26	3.99%<u>3.</u>	<u>60%</u>								
27				of amount over						
28	\$379,15	0 <u>\$39</u>	<u>8,350</u>							
29		b.	Married filing jointly and surviving spouse.							
30			If North Dakota taxable income is:	The tax is equal to:						
31			Not over \$57,700<u>\$60,650</u>	<u>1.51%1.36%</u>						

1	Over \$57,700 <u>\$60,650</u>	\$871.27<u>\$826.98</u> plus
2	but not over \$139,350<u>\$</u>146,400	of amount over \$57,700<u>\$60,650</u>
3	Over \$139,350<u>\$</u>146,400	\$3,173.80<u>\$</u>3,010.57 plus
4	3.13% 2.83%	
5	but not over \$212,300 \$223,050	of amount over
6	\$139,350<u>\$</u>146,400	
7	Over \$212,300 \$223,050	\$5,457.14<u>\$5,177.00</u> plus
8	3.63%<u>3.28%</u>	
9	but not over \$379,150<u>\$398,350</u>	of amount over
10	\$212,300 <u>\$223,050</u>	
11	Over \$379,150<u>\$398,350</u>	\$11,513.79<u>\$10,923.14</u> plus
12	3.99%<u>3.60%</u>	
13		of amount over
14	\$379,150<u>\$398,350</u>	
15	c. Married filing separately.	
16	If North Dakota taxable income is:	The tax is equal to:
17	Not over \$28,850<u>\$30,325</u>	1.51%<u>1.36%</u>
18	Over \$28,850 <u>\$30,325</u>	\$435.64<u>\$413.49</u> plus
19	but not over \$69,675<u>\$73,200</u>	of amount over \$28,850<u>\$30,325</u>
20	Over \$69,675<u>\$</u>73,200	\$1,586.90<u>\$1,505.28</u> plus
21	3.13% 2.83%	
22	but not over \$106,150 <u>\$111,525</u>	of amount over \$69,675 <u>\$73,200</u>
23	Over \$106,150<u>\$111,525</u>	\$2,728.57<u>\$2,588.49</u> plus
24	3.63% <u>3.28%</u>	
25	but not over \$189,575 <u>\$199,175</u>	of amount over
26	\$106,150<u>\$111,525</u>	
27	Over \$189,575<u></u>\$199,175	\$5,756.90<u>\$5,461.56</u> plus
28	3.99%<u>3.60%</u>	
29		of amount over
30	\$189,575 <u>\$199,175</u>	
31	d. Head of household.	

1		If North Dakota taxable income is:	The tax is equal to:
2		Not over \$46,250<u>\$</u>48,600	1.51%<u>1.36%</u>
3		Over \$46,250<u>\$48,600</u>	\$698.38<u>\$662.68</u> plus <u>2.82%2.55%</u>
4		but not over \$119,400 <u>\$125,450</u>	of amount over \$46,250<u>\$48,600</u>
5		Over \$119,400<u>\$125,450</u>	\$2,761.21<u>\$2,619.63</u> plus
6	3.13% 2.83%		
7		but not over \$193,350<u>\$203,150</u>	of amount over
8	\$119,400<u></u>\$12	<u>5,450</u>	
9		Over \$193,350 <u>\$203,150</u>	\$5,075.84<u>\$4,815.74</u> plus
10	3.63% 3.28%		
11		but not over \$379,150<u>\$398,350</u>	of amount over
12	\$193,350<u>\$20</u>	<u>3,150</u>	
13		Over \$379,150 <u>\$398,350</u>	\$11,820.38<u></u>\$11,214.18 plus
14	3.99%<u>3.60%</u>		
15			of amount over
16	\$379,150<u>\$39</u>	<u>8,350</u>	
17	e.	Estates and trusts.	
18		If North Dakota taxable income is:	The tax is equal to:
19		Not over \$2,300 <u>\$2,450</u>	1.51%<u>1.36%</u>
20		Over \$2,300<u>\$2,450</u>	\$34.73<u>\$</u>33.41 plus 2.82%<u>2.55%</u>
21		but not over \$5,450<u>\$5,700</u>	of amount over \$2,300<u>\$2,450</u>
22		Over \$5,450<u>\$5,700</u>	\$123.56<u>\$116.17</u> plus <u>3.13%2.83%</u>
23		but not over \$8,300<u>\$8,750</u>	of amount over \$5,450<u>\$5,700</u>
24		Over \$8,300 <u>\$8,750</u>	\$212.77<u>\$</u>202.37 plus 3.63% <u>3.28%</u>
25		but not over \$11,350<u></u>\$11,950	of amount over \$8,300 <u>\$8,750</u>
26		Over \$11,350 <u>\$11,950</u>	\$323.48<u>\$307.26</u> plus <u>3.99%3.60%</u>
27			of amount over \$11,350<u>\$11,950</u>
28	f.	For an individual who is not a resident of the	his state for the entire year, or for a
29		nonresident estate or trust, the tax is equal	I to the tax otherwise computed under
30		this subsection multiplied by a fraction in w	hich:

1		(1)	The numerator is the federal adjusted gross income allocable and
2			apportionable to this state; and
3		(2)	The denominator is the federal adjusted gross income from all sources
4			reduced by the net income from the amounts specified in subdivisions a and
5			b of subsection 2.
6		In th	e case of married individuals filing a joint return, if one spouse is a resident
7		of th	is state for the entire year and the other spouse is a nonresident for part or
8		all o	f the tax year, the tax on the joint return must be computed under this
9		subo	division.
10	g.	The	tax commissioner shall prescribe new rate schedules that apply in lieu of the
11		sche	edules set forth in subdivisions a through e. The new schedules must be
12		dete	rmined by increasing the minimum and maximum dollar amounts for each
13		inco	me bracket for which a tax is imposed by the cost-of-living adjustment for the
14		taxa	ble year as determined by the secretary of the United States treasury for
15		purp	ooses of section 1(f) of the United States Internal Revenue Code of 1954, as
16		ame	ended. For this purpose, the rate applicable to each income bracket may not
17		be c	hanged, and the manner of applying the cost-of-living adjustment must be
18		the s	same as that used for adjusting the income brackets for federal income tax
19		purp	ooses.
20	h.	The	tax commissioner shall prescribe an optional simplified method of computing
21		tax ı	under this section that may be used by an individual taxpayer who is not
22		entit	led to claim an adjustment under subsection 2 or credit against income tax
23		liabi	lity under subsection 7.
24	SECTION	N 16.	AMENDMENT. Subdivisions c, d, and f of subsection 2 of section 57-38-30.3
25	of the North D	Dakot	a Century Code are amended and reenacted as follows:
26	C.	Red	uced by the amount equal to the earnings that are passed through to a
27		taxp	ayer in connection with an allocation and apportionment to North Dakota
28		unde	er chapter 57-35.3section 12 of this Act.
29	d.	Red	uced by thirtyforty percent of:
30		(1)	The excess of the taxpayer's net long-term capital gain for the taxable year
31			over the net short-term capital loss for that year, as computed for purposes

1				of the Internal Revenue Code of 1986, as amended. The adjustment
2				provided by this subdivision is allowed only to the extent the net long-term
3				capital gain is allocated to this state.
4			(2)	The qualified dividend income that is taxed at the same rate as long-term-
5				capital gain for federal income tax purposes under Internal Revenue Code-
6				provisions in effect on December 31, 2008. Qualified dividends as defined
7				under Internal Revenue Code section 1(h)(11), added by section 302(a) of
8				the Jobs and Growth Tax Relief Reconciliation Act of 2003 [Pub. L. 108-27;
9				117 Stat. 752; 2 U.S.C. 963 et seq.], but only if taxed at a federal income tax
10				rate that is lower than the regular federal income tax rates applicable to
11				ordinary income. If, for any taxable year, qualified dividends are taxed at the
12				regular federal income tax rates applicable to ordinary income, the reduction
13				allowed under this subdivision is equal to twenty percent of all dividends
14				included in federal taxable income. The adjustment provided by this
15				subdivision is allowed only to the extent the qualified dividend income is
16				allocated to this state.
17		f.	Incr	eased by an amount equal to the losses that are passed through to a
18			taxp	ayer in connection with an allocation and apportionment to North Dakota
19			und	er chapter 57-35.3section12 of this Act .
20	SEC	СТІО	N 17.	Subsections 7 and 8 to section 57-38-34 of the North Dakota Century Code
21	are crea	ated a	and er	nacted as follows:
22	<u>7.</u>	<u>For</u>	a per	son that was subject to the tax under chapter 57-35.3 for the calendar year
23		enc	ling D	ecember 31, 2012, payment of the tax under this chapter is due six months
24		<u>afte</u>	er the	due date of the return as required under this section. The provisions of
25		<u>sub</u>	divisi	on a of subsection 1 of section 57-38-45 do not apply to the tax due under
26		<u>this</u>	subs	ection. This subsection applies to the first tax year beginning after
27		Dec	cembe	er 31, 2012.
28	<u>8.</u>	<u>A p</u>	erson	that previously reported under chapter 57-35.3 on a calendar year basis and
29		files	<u>s its fe</u>	ederal income tax return on a fiscal year basis must file a short period return
30		<u>for</u>	the pe	eriod beginning January 1, 2013, and ending on the last day of the tax year in
31		<u>cale</u>	endar	<u>year 2013.</u>

- Sixty-third Legislative Assembly 1 SECTION 18. Subsection 11 to section 57-38-38 of the North Dakota Century Code is 2 created and enacted as follows: 3 <u>11.</u> This section applies if additional tax would be due under the provisions of chapter 4 57-35.3 in effect for taxable years beginning before January 1, 2013. 5 SECTION 19. Subsection 16 to section 57-38-40 of the North Dakota Century Code is 6 created and enacted as follows: 7 A person that would have been entitled to a credit or refund under chapter 57-35.3 for 16. 8 a taxable year beginning before January 1, 2013, may file a claim for refund or credit 9 of an overpayment of tax. 10 SECTION 20. AMENDMENT. Section 57-39.2-26.1 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 57-39.2-26.1. Allocation of revenues among political subdivisions. 13 Notwithstanding any other provision of law, a portion of sales, gross receipts, use, and 14 motor vehicle excise tax collections, equal to forty-three and one-half percent of an amount 15 determined by multiplying the quotient of one percent divided by the general sales tax rate, that 16 was in effect when the taxes were collected, times the net sales, gross receipts, use, and motor 17 vehicle excise tax collections under chapters 57-39.2, 57-39.5, 57-39.6, 57-40.2, and 57-40.3 18 must be deposited by the state treasurer in the state aid distribution fund. The state tax 19 commissioner shall certify to the state treasurer the portion of sales, gross receipts, use, and 20 motor vehicle excise tax net revenues that must be deposited in the state aid distribution fund 21 as determined under this section. Revenues deposited in the state aid distribution fund are 22 provided as a standing and continuing appropriation and must be allocated as follows:
- 23 Fifty-three and seven-tenths percent of the revenues must be allocated to counties in 1. 24 the first month after each quarterly period as provided in this subsection.
- 25 Sixty-four percent of the amount must be allocated among the seventeen a. 26 counties with the greatest population, in the following manner:

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- (1) Thirty-two percent of the amount must be allocated equally among the 28 counties; and
- 29 (2) The remaining amount must be allocated based upon the proportion each 30 such county's population bears to the total population of all such counties.

30

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1		b.	Thir	ty-six percent of the amount must be allocated among all counties, excluding
2			the	seventeen counties with the greatest population, in the following manner:
3			(1)	Forty percent of the amount must be allocated equally among the counties;
4				and
5			(2)	The remaining amount must be allocated based upon the proportion each
6				such county's population bears to the total population of all such counties.
7		Ac	ounty	shall deposit all revenues received under this subsection in the county
8		gen	eral f	und. Each county shall reserve a portion of its allocation under this
9		sub	sectio	on for further distribution to, or expenditure on behalf of, townships, rural fire
10		pro	tectio	n districts, rural ambulance districts, soil conservation districts, county
11		reci	reatio	n service districts, county hospital districts, the Garrison Diversion
12		Cor	nserva	ancy District, the southwest water authority, and other taxing districts within
13		the	count	ty, excluding school districts, cities, and taxing districts within cities. The share
14		of tl	ne co	unty allocation under this subsection to be distributed to a township must be
15		equ	al to t	the percentage of the county share of state aid distribution fund allocations
16		that	town	ship received during calendar year 1996. The governing boards of the county
17		and	town	ship may agree to a different distribution.
18	2.	For	ty-six	and three-tenths percent of the revenues must be allocated to cities in the
19		first	mon	th after each quarterly period based upon the proportion each city's
20		рор	ulatio	on bears to the total population of all cities.
21			A ci	ty shall deposit all revenues received under this subsection in the city general
22		fune	d. Ead	ch city shall reserve a portion of its allocation under this subsection for further
23		dist	ributio	on to, or expenditure on behalf of, park districts and other taxing districts
24		with	nin the	e city, excluding school districts. The share of the city allocation under this
25		sub	sectio	on to be distributed to a park district must be equal to the percentage of the
26		city	share	e of state aid distribution fund allocations that park district received during
27		cale	endar	year 1996, up to a maximum of thirty percent. The governing boards of the
28		city	and p	park district may agree to a different distribution.
29	SE	СТІО	N 21.	REPEAL. Chapter 57-35.3 of the North Dakota Century Code is repealed.

SECTION 22. LEGISLATIVE MANAGEMENT REPORT. By December 31, 2014, the 31 department of human services, with the assistance of the tax commissioner, shall prepare and

- 1 file a report with the legislative council on the impact of the employer-provided child care credit
- 2 on the availability of child care and on existing child care providers' ability to continue to provide
- 3 affordable quality child care and the effects on the ability of the state's workforce to find
- 4 affordable quality child care.
- 5 SECTION 23. EFFECTIVE DATE. Section 20 of this Act is effective for taxable events
- 6 occurring after June 30, 2014, and the remainder of this Act is effective for taxable years
- 7 beginning after December 31, 2012.