15.0039.05000

Sixty-fourth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments ENGROSSED SENATE BILL NO. 2054

Introduced by

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Legislative Management

(Taxation Committee and Advisory Commission on Intergovernmental Relations)

- 1 A BILL for an Act to create and enact section 57-02-01.1 of the North Dakota Century Code,
- 2 relating to training and certification of assessors; to amend and reenact sections 11-10.1-01,
- 3 11-10.1-05, 57-01-05, and 57-02-33 of the North Dakota Century Code, relating to the county
- 4 director of tax equalization, state supervisor of assessments, and appointment of certified
- 5 assessors and assessment technicians; and to provide for transition.

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

- **SECTION 1. AMENDMENT.** Section 11-10.1-01 of the North Dakota Century Code is amended and reenacted as follows:
- 9 11-10.1-01. County director of tax equalization.
- 10 The board of county commissioners of each county in this state shall appoint a county 11 director of tax equalization who must be qualified and experienced in property-12 appraisals, familiar with assessment and equalization procedures and techniques, and 13 who is the holder ofholds a current certificate certification as an assessor issued by the 14 state supervisor of assessments. The state supervisor of assessments shall confer-15 with representatives of the county commissioners, city governing bodies, state-16 township officers association, and personnel at North Dakota state university to-17 establish or revise the minimum requirements for attaining the certificate. Any person-18 who is denied such certificate may appeal to the state tax commissioner for a hearing-19 under the provisions of chapter 28-32.
 - 2. The board of county commissioners may, in its discretion, appoint a personcounty director of tax equalization on a probationary basis who does not hold a current certificate as provided for in subsection 1 certification as an assessor, if the board deems such personthe individual qualified to act as county director of tax equalization by virtue of education, training, and experience, and willingness to obtain certification

- as an assessor. The probationary appointment must be for a term of not more than
 threetwo years. Any person receiving a probationary appointment who does not obtain
 a certificate certification as an assessor within threetwo years from the appointment is
 not eligible for reappointment.
 - 3. The county director of tax equalization shall serve at the pleasure of the board of county commissioners and may be employed on a full-time or part-time basis.
 Vacancies in the office of county director of tax equalization must be filled in the same manner as the original appointment.

SECTION 2. AMENDMENT. Section 11-10.1-05 of the North Dakota Century Code is amended and reenacted as follows:

11-10.1-05. Powers and duties of county director of tax equalization - Qualifications of assessors.

- The county director of tax equalization shall have has the power, duty, and responsibility to call upon and confer with township and city assessors and assessment technicians in the county and to instruct them in the preparation and proper use of land maps and property record cards, the preparation of assessment books, the changes in assessment laws and regulations rules, the determination of proper standards of value, the use of proper classifications of property, determination of what property qualifies as exempt from property taxes, and the authority to require attendance at meetings, to the end that apromote uniform assessment of all real-property in the county will prevail.
- 2. On January 1, 1981, the The county director of tax equalization shall succeed to all the powers and duties of assessors of townships, cities with a population of under five thousand, and unorganized districts supervise all individuals performing assessor services in the county and arrange for the assessment of property within the county, except that any city with a population of under five thousand or township may, at its option by resolution of its governing body, employ an assessor assessment technician who shall retain the powers, duties, and responsibilities of the office. The resolution of a city or township governing body to employ an assessor assessment technician continues in force until rescinded by the governing body or upon a majority vote of the

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- 1 members of the board of county commissioners approving county assumption of the
 2 assessment responsibilities of a city or township.
 - <u>3.</u> Notwithstanding any other provision of law to the contrary, the state supervisor of assessments shall confer with representatives of the county commissioners, city governing bodies, state township officers association, and personnel at North Dakota state university to establish minimum requirements for all city and township assessors assessment technicians. The standards shall reflect their limited jurisdiction and need not be equal to those minimum requirements set for county directors of tax equalization. Any courses of instruction included in those minimum requirements for assessors of assessment technicians for townships or cities with a population under five thousand must be conducted by the county director of tax equalization who may cooperate with other county directors of tax equalization in holding joint classes. The county director of tax equalization may call upon the state supervisor of assessments for any necessary materials and assistance. No person may serve as an assessorof assessment technician for a township or a city with a population under five thousand for longer than twelve months before being certified by the state supervisor of assessments as having met the minimum requirements. No person may serve as an assessor of a city with a population of five thousand or more for longer than three years before being certified by the state supervisor of assessments as having met the minimum requirements. The expenses and salaries of city and township assessorsassessment technicians must be paid by the city or township exercising this option.
 - 3. Any city or township which that does not employ its ownretain a certified assessor or assessment technician shall utilize the certified assessor of the county in which the city or township is located. The county commission may require the city or township to reimburse the county for the expenses incurred in assessing the property of that city or township.
 - 4. Any assessment made by an assessor <u>or assessment technician</u> who is not <u>currently</u> certified as qualified for that assessment jurisdiction must be reviewed and approved by a certified county director of tax equalization, or a certified city assessor of a city with a population of five thousand or more assessor or assessment technician, prior to

the township or city board of equalization annual meeting. The cost of the assessment review must be paid by the township or city having jurisdiction over the assessment at the same rate as paid to a special assessor in section 57-14-08.

SECTION 3. AMENDMENT. Section 57-01-05 of the North Dakota Century Code is amended and reenacted as follows:

57-01-05. State supervisor of assessments.

The state tax commissioner shall appoint a <u>state</u> supervisor of assessments who must be a person trained and experienced in property appraisals and familiar with assessment and equalization procedures and techniques. The <u>state</u> supervisor of assessments serves at the pleasure of the state tax commissioner and office space must be furnished to the <u>state</u> supervisor of assessments by the commissioner.

The <u>state</u> supervisor of assessments shall perform the following duties under the direction of the tax commissioner:

- 1. The <u>state</u> supervisor of assessments shall advise and give the <u>various</u> assessors <u>and</u> <u>assessment technicians</u> in the <u>state</u> the necessary instructions and directions as to their duties under the laws of this state, to the end that apromote uniform assessment of <u>all real and personal</u> property in this state <u>will be attained</u>.
- 2. The <u>state</u> supervisor of assessments shall assist and instruct the <u>various</u> assessors and <u>assessment technicians</u> in this state in the use of soil reconnaissance surveys, land classification methods, in the preparation and proper use of land maps and record cards, in the proper classification of real and personal property, and in the determination of proper standards of value.
- The <u>state</u> supervisor of assessments may require the attendance of groups of assessors <u>and assessment technicians</u> at meetings called by the <u>state</u> supervisor of assessments for the purpose of giving them further assistance and instruction as to their duties.
- 4. The <u>state</u> supervisor of assessments may make sales, market, and productivity studies and other studies of property assessments in the <u>various</u> counties and cities of this state <u>for the purpose ofto</u> properly <u>advisingadvise</u> the <u>various</u> assessors, <u>assessment technicians</u>, and directors of tax equalization in the state and <u>for the purpose of recommending</u> to recommend to the tax commissioner changes to be made

- by the state board of equalization in the performance of theits equalization powers and duties prescribed for it by section 57-13-04. In any sales, market, and productivity study made according to section 57-01-06, the county directors of tax equalization or city assessors, as the case may be, are responsible for compiling shall compile a record of sales of property made in the county or city, and in conjunction with the board of county commissioners shall analyze the sales for the purpose of advising the state supervisor of assessments as to the value of using the sales in any such study. The compilations must be forwarded to the state supervisor of assessments with the findings of the county director of tax equalization, city assessors, and the board of county commissioners. In any county or city or any part thereof where the number of sales of properties is insufficient for making a sales, market, and productivity study, the county director of tax equalization or city assessor, as the case may be, in cooperation with the state supervisor of assessments or that person's assistants shall make appraisals of properties in order to determine the market value.
- 5. The <u>state</u> supervisor of assessments shall cooperate with North Dakota state university in the development of a soil mapping program, a land classification system, valuation studies, and other matters relating to the assessment of property and shall provide for the use of such information and procedure at the earliest possible date by the assessors <u>and assessment technicians</u> of this state.
- 6. The <u>state</u> supervisor of assessments has general supervision of <u>assessment</u> <u>technicians</u>, assessors, and county directors of tax equalization pertaining to methods and procedures of assessment of all property and has authority to require all county directors of tax equalization to do any act necessary to obtain uniform methods and procedures of assessment.
- 7. Whenever an investigation by the state supervisor of assessments shows there is probable cause to believe the holder of a certificate issued by the state supervisor of assessments under chapter 11-10.1 section 57-02-01.1 has failed to comply with any of the provisions of this title law pertaining to assessments, or any rules prescribed adopted by the tax commissioner, the state supervisor of assessments may petition the tax commissioner for a hearing to show cause why the certificate should be suspended or revoked.

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- 1 a. The state supervisor of assessments must provide the certificate holder at least 2 ten days' notice of the time and place of the hearing.
 - b. If cause to suspend or revoke the certificate is shown, the tax commissioner may suspend or revoke the certificate.
 - c. The tax commissioner may restore a certificate after suspension or revocation.
 - d. An individual whose certificate has been suspended or revoked in the manner provided in this section may appeal that determination to the district court <u>as provided in section 28-32-42</u>.
 - 8. If a certificate holder's certificate is suspended or revoked under this section, the governing body of the county in which the certificate holder performs duties shall ensure the continued administration of assessments within that county by a person authorized under section 11-10.1-05 and be responsible for any expenses associated with the fulfillment of this responsibility. Expenses incurred by a county to fulfill the duties of a township or city assessment official whose certificate has been suspended or revoked must be charged to the political subdivision in which the certificate holder is employed and must either be paid directly to the county by the political subdivision or deducted by the county treasurer from funds coming into the treasurer's control which are apportionable to the subdivision.
 - 9. The <u>state</u> supervisor of assessments shall perform such other duties relating to assessment and taxation of property as the tax commissioner directs.
- The tax commissioner may prescribe adopt rules under chapter 28-32 necessary for
 the detailed and efficient administration of this section.
- SECTION 4. Section 57-02-01.1 of the North Dakota Century Code is created and enacted as follows:
 - <u>57-02-01.1. Certification of assessors.</u>
- 26 The state supervisor of assessments shall certify assessors as provided in this section.
- 27 <u>1. To be certified as an assessor, an individual must:</u>
 - a. Have a high school diploma or its equivalent.
- b. Successfully complete one hundred eighty hours of assessment and appraisal
 instruction approved by the state supervisor of assessments. The number of

1 hours of instruction determined necessary by the state supervisor of 2 assessments for each of the following topics is required: 3 <u>(1)</u> Tax administration. 4 (2) Principles and theory of value. 5 <u>(3)</u> Residential property appraisal. 6 (4) Commercial property appraisal. 7 Agricultural property valuation. (5)8 <u>2.</u> The state supervisor of assessments may allow credit against required instruction in 9 any topic under subdivision b of subsection 1 upon receipt of documented training in 10 this state or another state in the topic. 11 An individual appointed as an assessor must hold an assessor certificate at the time of <u>3.</u> 12 appointment or obtain that certificate within two years after initial appointment or by 13 July 31, 2017, whichever is later. An assessor who does not obtain an assessor 14 certificate within two years after initial appointment or by July 31, 2017, whichever is 15 later, or who does not maintain that certificate in good standing is not eligible for 16 reappointment. 17 <u>4.</u> An assessor certificate is valid for a term of two years from the first day of the calendar 18 year for which it becomes effective. 19 <u>5.</u> An assessor certificate may be renewed if the holder has completed twenty hours of 20 approved classroom instruction or seminars during the term of the certificate. For 21 purposes of this subsection, an assessor certificate holder is entitled to one and 22 one-half hours of credit for each hour spent as an instructor of approved classroom 23 instruction or seminars during the term of the certificate. 24 <u>6.</u> The state supervisor of assessments shall notify the holder of an assessor certificate 25 of the time for application for renewal of the individual's certificate. The state 26 supervisor of assessments shall notify the governing body of the taxing district 27 employing an assessor whose certificate is not renewed or whose certificate is 28 suspended or revoked. 29 Any person who is denied a certificate under this section may appeal to the tax 30 commissioner for a hearing under chapter 28-32.

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1 8. The tax commissioner may adopt rules under chapter 28-32 for the administration of this section.

SECTION 5. AMENDMENT. Section 57-02-33 of the North Dakota Century Code is amended and reenacted as follows:

57-02-33. Assessor districts services for unorganized territory.

All counties or parts of counties in this state not organized into civil townshipsAny area not within an organized township or a city must be divided into assessor districts, which must be designated by the board of county commissioners assessed by a certified assessor under the supervision and direction of the county director of tax equalization. The board of county commissioners shall appoint the district assessors to a four-year term of office, the first termcommencing on January 1, 1974. In case of vacancy in the office of district assessor in any of such districts, such vacancies must be filled by the board of county commissioners for the balance of the term. In making the appointment of a district assessor, the The county director of tax equalization for such county is eligible for appointment to a district assessor positionmay serve as an assessor of property under this section. Every individual performing assessor of territory not organized into civil townships shall receive asservices under this section is entitled to compensation for services a sumand mileage and travel expenses determined by the board of county commissioners for the time actually and necessarily employed in making andcompleting the assessment of the district property. The compensation and expenses must be paid from the treasury of the county in which such district the assessed property is located only upon submission of an itemized statement setting forth the actual time spent in the work of the assessor and mileage traveled, approved by the board of county commissioners. In addition, the district assessor must be paid such mileage as is required to perform the duties of the office. The board of county commissioners has the authority to appoint a deputy assessor if needed, to be compensated in the same manner as the district assessor.

SECTION 6. TRANSITION. The state supervisor of assessments shall recertify assessors at the end of the term of any certification that expires after July 31, 2017, upon application and submission by the certificate holder of evidence of completion of required educational sessions under North Dakota Administrative Code section 81-02.1-02-10 or under section 57-02-01.1 or rules adopted to administer that section, subject to the following additional requirements:

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- 1 1. The holder of a township assessor or class II city assessor certification may be
 2 recertified as a certified assessor upon completion of the instruction required for
 3 assessor certification, with credit allowed by the state supervisor of assessments for
 4 any instruction previously received by the applicant for certification as a township
 5 assessor or class II city assessor.
 - 2. The holder of a class I city assessor certification may be recertified as a certified assessor upon submission of evidence of completion of required educational sessions during the term of the class I city assessor certification.
 - 3. The holder of a county director of tax equalization certification may be recertified as a certified assessor upon submission of evidence of completion of required educational sessions during the term of the county director of tax equalization certification.
 - 4. The state supervisor of assessments shall reclassify all current holders of a township assessor or class II city assessor certification as certified assessment technicians upon application and submission of evidence by the holders of current certification as a township or class II city assessor.