## SECOND ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

### **REENGROSSED HOUSE BILL NO. 1133**

Introduced by

Finance and Taxation Committee

(At the request of the Tax Commissioner)

- 1 A BILL for an Act to create and enact a new section to chapter 57-01, a new subsection to
- 2 section 57-01-02.1, a new subsection to section 57-38-30.5, and a new subsection to section
- 3 57-40.3-04 of the North Dakota Century Code, relating to minimum tax payments and refunds,
- 4 offsets of overpaid local option taxes from future distributions, the effect of the expiration of the
- 5 federal research tax credit on the state income tax credit for research and experimental
- 6 expenditures, and exemptions from motor vehicle excise tax; to amend and reenact sections

7 5-03-05, 40-57.1-04.4, and 40-57.3-04, subsection 4 of section 57-02-27.2, subsection 2 of

8 section 57-38-62, section 57-40.2-11, and subsection 1 of section 57-43.2-02 of the North

9 Dakota Century Code, relating to authority of the tax commissioner to adopt rules, the tax lien of

10 record clearance requirement for the new and expanding business income tax exemption,

11 offsets of restaurant, restaurant and lodging, and city motor vehicle rental taxes from future

12 distributions, removal of obsolete language from provisions relating to the valuation and

- 13 assessment of agricultural lands, estimated income tax requirements for corporations, articles
- 14 taxed in other states or political subdivisions of other states, and establishing energy per
- 15 volume equivalent of liquefied natural gas for special fuels tax purposes; and to provide an
- 16 effective date.

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

# 18 SECTION 1. AMENDMENT. Section 5-03-05 of the North Dakota Century Code is amended 19 and reenacted as follows:

## 20 **5-03-05.** Tax commissioner to adopt rules - Appeal.

The state tax commissioner, pursuant tounder chapter 28-32, shall adopt rules governing retailers, wholesalerslicensees, direct shippers, and manufacturers necessary to carry out the provisions of this title and to ensure efficient collection of beer and liquor taxes. All decisions of the state tax commissioner are subject to court review.

1	SECTION 2. AMENDMENT. Section 40-57.1-04.4 of the North Dakota Century Code is		
2	amended and reenacted as follows:		
3	40-57.1-04.4. Tax lien of record clearanceClearance of tax obligations and tax liens of		
4	<u>record</u> .		
5	1.	A project operator is not eligible for the income tax exemption under section	
6		40-57.1-04 until a showing is made that the project operator has satisfied all state	
7		andor local tax obligations and tax liens of record for delinquent property, income,	
8		income withholding, sales, or use taxes owed to the state or a political subdivision.	
9	2.	A certificate from the tax commissioner to the state board of equalization satisfies the	
10		requirement of subsection 1.	
11	3.	If the project operator is a corporation or a limited liability company passthrough entity	
12		defined in section 57-38-01, any of its officers, governors, or managers charged with	
13		the responsibility for making either property, income, income withholding, sales, or use	
14		tax returns and payments are subject to the provisions of subsections 1 and 2 with	
15		respect to all state or local tax obligations and tax liens of record for delinquent	
16		property, income, income withholding, sales, or use taxes for which the individual is	
17		personally liable. If the project operator is a partnership, each general partner is	
18		subject to the provisions of subsections 1 and 2 with respect to all state or local tax	
19		obligations or tax liens of record for delinquent property, income, income withholding,	
20		sales, or use taxes for which the individual is personally liable.	
21	SECTION 3. AMENDMENT. Section 40-57.3-04 of the North Dakota Century Code is		
22	amended and reenacted as follows:		
23	40-57.3-04. Payment of tax - Collection by tax commissioner - Administrative		
24	expenses allowed - Rules.		
25	The taxes imposed under this chapter are due and payable at the same time the taxpayer is		
26	required to file a return under chapter 57-39.2 and must be collected and administered by the		
27	state tax commissioner in accordance with the relevant provisions of chapter 57-39.2. The		
28	taxpayer shall add the taxes imposed under this chapter to the sales, lease, or rental price and		
29	shall collect the tax from the consumer. A retailer may not advertise or hold out or state to the		
30	public, or to any consumer, directly or indirectly, that the taxes or any part of the taxes imposed		
31	under th	is chapter shall be assumed, absorbed, or refunded by the taxpayer. The amount the	

1	tax commissioner remits monthly to each city as taxes collected for that city's visitors' promotion			
2	fund and visitors' promotion capital construction fund must be reduced by three percent as an			
3	administrative fee necessary to defray the cost of collecting the taxes and the expenses incident			
4	to collection. The administrative fee must be deposited in the general fund in the state treasury.			
5	The tax commissioner shall adopt rules necessary for the administration of this chapter. The			
6	penalties and liabilities provided in sections 57-39.2-18 and 57-39.2-18.1 specifically apply to			
7	the filing of returns and administration of the taxes imposed under this chapter. The taxes			
8	imposed under this chapter are not taxes subject to chapter 57-39.4. The tax commissioner may			
9	offset future distributions of a tax imposed and collected under this chapter if there was a			
10	previous overpayment of the tax distributed to the city. The tax commissioner, after consulting			
11	the appropriate local political subdivision, may determine the offset amount and time period for			
12	recovery of the overpayment of the tax distribution.			
13	SECTION 4. A new section to chapter 57-01 of the North Dakota Century Code is created			
14	and enacted as follows:			
15	Minimum refunds and collections.			
16	<u>1.</u>	Except as otherwise provided in this title, a refund may not be made by the tax		
17		commissioner to any taxpayer unless the amount to be refunded, including interest, is		
18		at least five dollars. The tax commissioner shall transfer any amount that is not		
19		refunded to a taxpayer under this subsection to the state treasurer for deposit in the		
20		same manner as other revenue relating to the tax being administered.		
21	<u>2.</u>	A remittance of tax need not be made and any assessment or collection of tax may not		
22		be made unless the amount is at least five dollars, including penalties and interest.		
23	SECTION 5. A new subsection to section 57-01-02.1 of the North Dakota Century Code is			
24	created and enacted as follows:			
25		The tax commissioner may offset future distributions of a city's or county's tax imposed		
26		and collected under chapters 40-05.1 or 11-09.1 if there was a previous overpayment		
27		of the tax distributed to that city or county. The tax commissioner, after consulting the		
28		appropriate local political subdivision, may determine the offset amount and time		
29		period for recovery of the overpayment of the tax distribution.		
30	SECTION 6. AMENDMENT. Subsection 4 of section 57-02-27.2 of the North Dakota			
31	Century Code is amended and reenacted as follows:			

1	4.	To find the "capitalized average annual gross return", the average annual gross return
2		must be capitalized by a rate that is a ten-year average of the gross agribank
3		mortgage rate of interest for North Dakota, but the rate used for capitalization under
4		this section may not be less than eight percent for taxable year 2009, seven and
5		seven-tenths percent for taxable year 2010, and seven and four-tenths percent for
6		taxable year 2011. The ten-year average must be computed from the twelve years
7		ending with the most recent year used under subdivision a of subsection 3, discarding
8		the highest and lowest years, and the gross agribank mortgage rate of interest for
9		each year must be determined in the manner provided in section 20.2032A-4(e)(1) of
10		the United States treasury department regulations for valuing farm real property for
11		federal estate tax purposes, except that the interest rate may not be adjusted as
12		provided in section 20.2032A-4(e)(2).
13	SEC	CTION 7. A new subsection to section 57-38-30.5 of the North Dakota Century Code is
14	created	and enacted as follows:
15		For any taxable year in which the federal research tax credit provisions of section 41
16		of the Internal Revenue Code are ineffective, the provisions of section 41 of the
17		Internal Revenue Code [26 U.S.C. 41] referenced in this section have the same
18		meaning and application as provided in section 41 of the Internal Revenue Code, as
19		amended through the most recent taxable year in which the provisions were in effect.
20	SE	CTION 8. AMENDMENT. Subsection 2 of section 57-38-62 of the North Dakota Century
21	Code is	amended and reenacted as follows:
22	2.	A corporation shall, at the time prescribed in this chapter, pay estimated tax for the
23		current taxable year if the corporation's estimated tax can reasonably be expected to
24		exceed five thousand dollars and if the corporation's net tax liability for the
25		immediately preceding taxable year exceeded five thousand dollars. If payment of
26		estimated tax is required, the corporation shall, at the time prescribed in this chapter,
27		pay the lesser of the following:
28		a. NinetyAn amount which, when added to the corporation's withholding, equals
29		ninety percent of the corporation's current taxable year's net tax liability.

1 OneAn amount which, when added to the corporation's withholding, equals one b. 2 hundred percent of the corporation's net tax liability for the immediately preceding 3 taxable year. 4 SECTION 9. AMENDMENT. Section 57-40.2-11 of the North Dakota Century Code is 5 amended and reenacted as follows: 6 57-40.2-11. Articles taxed Tax paid on articles in other states or political subdivisions 7 of other states. 8 If tax has been paid on any article or tangible personal property has been subjected already-9 to a tax byin any other state or political subdivision thereof in respect to its sale or use in an 10 amount less than the tax imposed by this chapter, the provisions of this chapter apply, but at a-11 rate measured byin an amount equal to the difference only between the rate fixed intax imposed 12 by this chapter and the rate by which the previous tax upon the sale or use was computed tax 13 paid in the other state or political subdivision thereof. If the tax imposed paid in such the other 14 state or political subdivision thereof is the same or more, then no tax is due on such article. The 15 provisions of this section apply only if such other state or political subdivision thereof allows a 16 tax credit with respect to the retail sales and use taxes imposed by this state which is 17 substantially similar in effect to the credit allowed by this section. The tax commissioner may 18 require the taxpayer to provide written proof from the other state or political subdivision that the 19 tax was legally due and paid. 20 SECTION 10. A new subsection to section 57-40.3-04 of the North Dakota Century Code is 21 created and enacted as follows: 22 Any damaged motor vehicle transferred to an insurance company in the settlement of 23 an insurance claim. 24 SECTION 11. AMENDMENT. Subsection 1 of section 57-43.2-02 of the North Dakota 25 Century Code is amended and reenacted as follows: 26 Except as otherwise provided in this chapter, an excise tax of twenty-three cents per 1. 27 gallon [3.79 liters] is imposed on the sale or delivery of all special fuel sold or used in 28 this state. For the purpose of determining the tax upon compressed natural gas and 29 liquefied natural gas under this section, one hundred twenty cubic feet [3.40 cubic 30 meters] of compressed natural gas, and one and seven-tenths gallons [6.44 liters] of 31 liquefied natural gas is equal to one gallon [3.79 liters] of other special fuel.

SECTION 12. EFFECTIVE DATE. Section 2 of this Act is effective for applications filed after
June 30, 2015. Sections 57 and 68 of this Act are effective for taxable years beginning after
December 31, 2014. Sections 79 and 810 of this Act are effective for taxable periods beginning
after June 30, 2015. Sections 1, 2, 3, 4, 5, and 911 of this Act are become effective on July 1,
2015.