Sixty-seventh Legislative Assembly of North Dakota

## HOUSE BILL NO. 1471

## Introduced by

Representatives K. Koppelman, Bellew, Fisher, Hagert, Kading, Karls, Schauer, Toman Senators Clemens, Kannianen

- 1 A BILL for an Act to amend and reenact subsection 9 of section 57-02-08 of the North Dakota
- 2 Century Code, relating to a property tax exemption for property of churches; and to provide an
- 3 effective date.

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

5 SECTION 1. AMENDMENT. Subsection 9 of section 57-02-08 of the North Dakota Century
6 Code is amended and reenacted as follows:

7	9.	a.	All buildingsreal property owned by any religious corporation or organization and
8			used for the religious purposes of the organization, and if on the same parcel,
9			dwellings with usual outbuildings, intended and ordinarily used for the residence-
10			of the bishop, priest, rector, or other minister in charge of services, land directly-
11			under and within the perimeter of those buildings, improved off-street parking or
12			reasonable landscaping or sidewalk area adjoining the main church building, and-
13			up to a maximum of five additional acres [2.02 hectares] must be deemed to be
14			property used exclusively for religious purposes, and exempt from taxation,
15			whether the real property consists of one tract or more.
16		<u>b.</u>	If the The parsonage and residence of the bishop, priest, rector, or other minister
17			in charge of services is located on property not adjacent to the church, that-
18			residence, or other clergy, which is owned by the church, with usual outbuildings
19			and land on which it is located <del>, up to two acres [.81 hectare],</del> and not leased or
20			otherwise used with a view to profit, must be deemed to be property used
21			exclusively for religious purposes and is exempt from taxation.
22		<del>b.<u>c.</u></del>	Any real property owned by any religious corporation or organization and used to
23			further the religious purposes of the organization and not leased or otherwise

1		used with a view to profit must be deemed to be property used exclusively for
2		religious purposes and exempt from taxation.
3	<u>d.</u>	The exemption for a building used for the religious purposes of the owner
4		continues to be in effect if the building in whole, or in part, is rented to another
5		otherwise tax-exempt corporation or organization, provided no profit is realized
6		from the rent.
7	SECTION	<b>12. EFFECTIVE DATE.</b> This Act is effective for taxable years beginning after
8	December 31	, 2020.

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