Sixty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO. 1245

Introduced by

Representatives Headland, Kasper, Nathe, D. Ruby

Senators Kannianen, Weber

- 1 A BILL for an Act to amend and reenact sections 57-15-01, 57-15-30.2, and 57-20-07.1 of the
- 2 North Dakota Century Code, relating to communication of property tax levies with the public,
- 3 financial reporting to the state auditor, and property tax statements; to provide for a legislative
- 4 management study; and to provide an effective date.

5 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

6 SECTION 1. AMENDMENT. Section 57-15-01 of the North Dakota Century Code is

7 amended and reenacted as follows:

8 **57-15-01.** Levy in specific amounts - Exceptions.

9 With the exception of special assessment taxes and such general taxes as may be
10 definitely fixed by law, all state, county, city, township, school district, and park district taxes
11 must be levied or voted in specific amounts of money. For purposes of communicating with the
12 public and comparing the amount levied in the current taxable year to the amount levied in the
13 preceding taxable year, taxing districts shall express levies in terms of dollars rather than mills.

14 **SECTION 2. AMENDMENT.** Section 57-15-30.2 of the North Dakota Century Code is

15 amended and reenacted as follows:

16 57-15-30.2. Financial reporting requirements for taxing entities - County auditor -

17 State auditor.

18 <u>1.</u> The governing body of any county, city, township, school district, park district,

- 19 recreation service district, rural fire protection district, rural ambulance service district,
- 20 soil conservation district, conservancy district, water authority, or any other taxing
- entity authorized to levy property taxes or have property taxes levied on its behalf, in
- the year for which the levy will apply, shall file with the county auditor of each county in
- which the taxing entity is located, at a time and in a format prescribed by the county

Sixty-eighth Legislative Assembly

1		auditor, a financial report for the preceding calendar year showing the ending balances				
2		of each fund or account held by the taxing entity during that year.				
3	<u>2.</u>	By February first of each year, the county auditor of each county shall provide to the				
4		state auditor in an electronic format a financial report showing the ending balances of				
5		the county general fund and county road and bridge fund for the preceding calendar				
6		year. The county auditor shall provide the report to the state auditor regardless of				
7		whether the state auditor is conducting or has completed an audit of the county.				
8	SEC	TION 3. AMENDMENT. Section 57-20-07.1 of the North Dakota Century Code is				
9	amended and reenacted as follows:					
10	57-2	0-07.1. County treasurer to mail real estate tax statement - Contents of statement.				
11	1.	On or before December twenty-sixth of each year, the county treasurer shall mail a				
12		real estate tax statement to the owner of each parcel of real property at the owner's				
13		last-known address. The form of the real estate tax statement to be used in every				
14	county must be prescribed and approved for use by the tax commissioner. The					
15	statement must be displayed in color and provided in a manner that allows the					
16	taxpayer to retain a printed record of the obligation for payment of taxes and special					
17	assessments as provided in the statement. If a parcel of real property is owned by					
18	more than one individual, the county treasurer shall send only one statement to one of					
19	the owners of that property. Additional copies of the tax statement will be sent to the					
20	other owners upon their request and the furnishing of their names and addresses to					
21	the county treasurer. The After the information identifying the property owner and					
22		parcel, the tax statement must contain information displayed in the following order:				
23		a. Include a Information identifying the property tax savings provided by the state of				
24		North Dakota. The tax statement must include a line item that is entitled				
25		"legislative tax relief" which identifies the dollar amount of property tax savings				
26		realized by the taxpayer under chapter 50-34 for taxable years before 2019,				
27		chapter 50-35 for taxable years after 2018, and chapter 15.1-27. The line item				
28		must be printed in contrasting type, font, or color in a manner that clearly calls				
29		attention to the language.				
30		(1) For purposes of this subdivision, legislative tax relief under chapter 15.1-27				
31		is determined by multiplying the taxable value for the taxable year for each				

1		parcel shown on the tax statement by the numbe	r of mills of mill levy
2		reduction grant under chapter 57-64 for the 2012	taxable year plus the
3		number of mills determined by subtracting from t	he 2012 taxable year mill
4		rate of the school district in which the parcel is lo	cated the lesser of:
5		(a) <u>Fifty mills; or</u>	
6		(b) The 2012 taxable year mill rate of the scho	ol district minus sixty mills.
7		<u>Legislative tax relief under chapter 50-35 is deter</u>	mined by multiplying the
8		taxable value for the taxable year for each parce	shown on the tax
9		statement by the number of mills of relief determ	ned by dividing the amount
10		calculated in subsection 1 of section 50-35-03 fo	r a human service zone by
11		the taxable value of taxable property in the zone	<u>for the taxable year.</u>
12	<u>b.</u>	nree columns showing, for the taxable year to which	the tax statement applies
13		nd the two immediately preceding taxable years, the	dollar valuation of the true
14		nd full value <u>, taxable value, and net taxable value of</u>	<u>the parcel</u> as defined by
15		w of the property and the total mill levy applicable.	
16	b.		
10	0.	clude, or be accompanied by a separate sheet, with	three
17	в. <u>С.</u>	clude, or be accompanied by a separate sheet, with formation identifying the property tax levy against th	
			e parcel by each taxing
17		formation identifying the property tax levy against th	e parcel by each taxing the parcel. The information
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17 18 19 20 21 22 23 24 25		formation identifying the property tax levy against the strict followed by the consolidated tax levied against ust be displayed in a textual and graphical depiction ach parcel and listed in: <u>Three</u> columns showing, for the taxable year to v applies and the two immediately preceding taxab levy in dollars against the parcel by the county and city or township that levied taxes against the parce excluding any amounts levied as a result of voter	e parcel by each taxing the parcel. The information of taxes levied against which the tax statement le years, the property tax and school district and any- celeach taxing district, -approved levy authority,
17 18 19 20 21 22 23 24 25 26		formation identifying the property tax levy against the strict followed by the consolidated tax levied against ust be displayed in a textual and graphical depiction ach parcel and listed in: <u>Three</u> columns showing, for the taxable year to v applies and the two immediately preceding taxab levy in dollars against the parcel by the county and city or township that levied taxes against the parce excluding any amounts levied as a result of voter which must be separately stated for each taxing	e parcel by each taxing the parcel. The information of taxes levied against which the tax statement le years, the property tax and school district and any- celeach taxing district, approved levy authority, district with voter-approved
17 18 19 20 21 22 23 24 25 26 27		formation identifying the property tax levy against the strict followed by the consolidated tax levied against ust be displayed in a textual and graphical depiction ach parcel and listed in: <u>Three</u> columns showing, for the taxable year to v applies and the two immediately preceding taxab levy in dollars against the parcel by the county and city or township that levied taxes against the parce excluding any amounts levied as a result of voter which must be separately stated for each taxing levy authority.	e parcel by each taxing the parcel. The information of taxes levied against which the tax statement le years, the property tax and school district and any- celeach taxing district, c-approved levy authority, district with voter-approved.

1				levied as a result of voter-approved levy authority, which must be combined		
2				and represented as a single item in the pie chart.		
3			<u>(3)</u>	A separate color to represent each taxing district and the separately stated		
4				voter-approved levy authority, which must correspond to the color used to		
5				identify the tax levied against the parcel in the pie chart required under		
6				paragraph 2.		
7		C.	Pro	vide information identifying the property tax savings provided by the state of		
8			North Dakota. The tax statement must include a line item that is entitled			
9			"legislative tax relief" and identifies the dollar amount of property tax savings-			
10			real	ized by the taxpayer under chapter 50-34 for taxable years before 2019,		
11			cha	pter 50-35 for taxable years after 2018, and chapter 15.1-27.		
12			(1)	For purposes of this subdivision, legislative tax relief under chapter 15.1-27		
13				is determined by multiplying the taxable value for the taxable year for each		
14				parcel shown on the tax statement by the number of mills of mill levy-		
15				reduction grant under chapter 57-64 for the 2012 taxable year plus the		
16				number of mills determined by subtracting from the 2012 taxable year mill-		
17				rate of the school district in which the parcel is located the lesser of:		
18				(a) Fifty mills; or		
19				(b) The 2012 taxable year mill rate of the school district minus sixty mills.		
20			(2)	Legislative tax relief under chapter 50-35 is determined by multiplying the		
21				taxable value for the taxable year for each parcel shown on the tax		
22				statement by the number of mills of relief determined by dividing the amount-		
23				calculated in subsection 1 of section 50-35-03 for a human service zone by		
24				the taxable value of taxable property in the zone for the taxable year.		
25		<u>d.</u>	Thre	ee columns showing, for the taxable year to which the tax statement applies		
26			and	the two immediately preceding taxable years, the net effective tax rate		
27			<u>app</u>	lied to the parcel.		
28		<u>e.</u>	<u>The</u>	name and phone number of a contact person for each taxing district that		
29			levie	ed taxes against the parcel.		
30	2.	Failure of an owner to receive a statement will not relieve that owner of liability, nor				
31		exte	end th	ne discount privilege past the February fifteenth deadline.		

Sixty-eighth Legislative Assembly

SECTION 4. LEGISLATIVE MANAGEMENT STUDY - UNIFORM CHART OF ACCOUNTS FOR COUNTIES. During the 2023-24 interim, the legislative management shall consider

studying the feasibility and desirability of implementing a system for a uniform chart of accounts to standardize the format of financial information collected, compiled, and made available to the public by counties. The study must consider the process to transition counties to a uniform chart of accounts, including implementation and administration of a uniform chart of accounts and the associated costs. The legislative management shall report its findings and recommendations, together with any legislation required to implement the recommendations, to the sixty-ninth legislative assembly.

10 **SECTION 5. EFFECTIVE DATE.** Section 3 of this Act is effective for taxable years

11 beginning after December 31, 2023.