Sixty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1572

Introduced by

Representatives Hagert, Dockter, Grueneich, Headland, J. Olson Senators Meyer, Patten, Thomas

- 1 A BILL for an Act to create and enact a new section to chapter 57-01 of the North Dakota
- 2 Century Code, relating to a uniform taxing district financial and property tax data reporting
- 3 system; to amend and reenact subsection 11 of section 21-03-07 and sections 57-20-04 and
- 4 57-20-07.1 of the North Dakota Century Code, relating to park district bonding authority without
- 5 a vote, reporting of legislative tax relief information, and delivery and contents of the real estate
- 6 tax statement; to provide for a legislative management study; and to provide for a legislative
- 7 management report.

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

- **SECTION 1. AMENDMENT.** Subsection 11 of section 21-03-07 of the North Dakota Century Code is amended and reenacted as follows:
- 11. The governing body of any park district that constitutes a distinct municipality may issue general obligation bonds of the park district in an amount no greater than one percent of the assessed valuation of the taxable property in the park district, up to a maximum of fifteen million dollars, for the purpose of providing funds to acquire, lay out, and improve parks, parkways, boulevards, and pleasure drives, and to acquire land for these purposes, but the. The indebtedness may not at any time exceed one percent of the assessed valuation of the taxable property in the park district. The initial resolution authorizing the issuance of general obligation bonds under this subsection must be published in the official newspaper of the park district, and any owner of taxable property within the park district may, within sixty days after publication, file with the clerk of the park district a protest against the adoption of the resolution. Protests must be in writing and must describe the property that is the subject of the protest. If

1		the	govei	rning body finds the protests have been signed by the owners of taxable				
2		property having an assessed valuation equal to five percent or more of the assessed						
3	valuation of all taxable property within the park district, as last finally equalized, all							
4	further proceedings under the initial resolution are barred.							
5	SEC	ECTION 2. A new section to chapter 57-01 of the North Dakota Century Code is created						
6	and ena	d enacted as follows:						
7	<u>Unif</u>	form taxing district financial and property tax data reporting system - Report.						
8	<u>1.</u>	By January 1, 2026, the tax commissioner shall develop and implement a uniform						
9		<u>rep</u>	orting	system for taxing district financial and property tax related data to provide a				
10		<u>logi</u>	cal, c	onsistent, and organized framework to record and report the data. At				
11		minimum, the tax commissioner shall include the following categories of taxing district						
12		data	a as p	eart of the uniform reporting system:				
13		<u>a.</u>	<u>Fun</u>	d balances; and				
14		<u>b.</u>	<u>Pro</u> p	perty tax levy calculation information, including information regarding:				
15			<u>(1)</u>	The taxable status and property valuation of property situated in the taxing				
16				district; and				
17			<u>(2)</u>	The total dollar amount and number of mills levied, separated by levy				
18				authority.				
19	<u>2.</u>	The	tax c	commissioner shall request the data in subsection 1 from each taxing district				
20		<u>and</u>	spec	ify the form and manner in which the data must be submitted. The tax				
21		con	<u>nmiss</u>	ioner may require a taxing district to report any other information deemed				
22		nec	<u>essar</u>	y by the tax commissioner to effectuate this section.				
23	<u>3.</u>	The	taxin	g districts shall timely respond to the tax commissioner's request under				
24		<u>sub</u>	sectio	on 2 and provide the requested data without delay.				
25	<u>4.</u>	By July first of each year beginning in 2026, the tax commissioner shall submit to the						
26		<u>legi</u>	slative	e management a written report, which must include:				
27		<u>a.</u>	<u>An c</u>	overview of the uniform taxing district financial and property tax data reporting				
28			<u>syst</u>	em developed and implemented under this section, including information				
29			rega	arding the form and manner in which the data is required to be submitted to				
30			the	tax commissioner: and				

1		<u>b.</u>	<u>A sı</u>	ummar	y of	the taxing district financial and property tax related data submitted		
2			by t	he tax	ing d	istricts to the tax commissioner under this section for the		
3			pre	ceding	taxa	<u>ble year.</u>		
4	SEC	CTIO	N 3. A	MEN	OME	NT. Section 57-20-04 of the North Dakota Century Code is		
5	amende	d ar	ıd reei	nacted	as f	ollows:		
6	57-2	20-0	4. Abs	stract	of ta	x list and legislative tax relief information to be sent to tax		
7	commis	ssio	ner - F	Report	s.			
8	1.	Th	e cour	county auditor, on or before December thirty-first following the levy of the taxes,				
9		sha	all pre	pare a	nd tra	ansmit to the tax commissioner a complete abstract of the tax list		
10		of t	the au	ditor's	cour	nty.		
11	2.	<u>a.</u>	In a	dditior	to th	ne tax list required in subsection 1, the county auditor, on or before		
12			Dec	cembe	r thirt	y-first following the levy of the taxes, shall prepare and transmit to		
13			the	tax co	mmis	ssioner a :		
14			<u>(1)</u>	<u>A</u> rep	ort p	providing each taxing district's property valuation and property tax		
15				levy	and a	any other information the tax commissioner deems necessary to		
16				prep	are tl	ne report required in subsection 3.		
17			<u>(2)</u>	<u>A re</u> p	ort p	providing information identifying the property tax savings provided		
18				by th	e sta	te of North Dakota which have been realized by taxpayers in the		
19				<u>coun</u>	ty as	legislative tax relief under chapter 50-34 for taxable years before		
20				<u>2019</u>), cha	pter 50-35 for taxable years after 2018, and chapter 15.1-27. For		
21				purp	oses	of this subdivision:		
22				<u>(a)</u>	Pro	perty tax savings realized by taxpayers in the county as legislative		
23					<u>tax</u>	relief under chapter 15.1-27 is determined by multiplying the		
24					taxa	able value for the taxable year for each parcel located in the county		
25					<u>by t</u>	he lesser of one hundred twenty-five mills or the sum of:		
26					[1]	The number of mills of mill levy reduction grant under chapter		
27						57-64 for the 2012 taxable year; and		
28					[2]	The 2012 taxable year mill rate of the school district excluding		
29						sixty mills.		
30				<u>(b)</u>	Pro	perty tax savings realized by taxpayers in the county as legislative		
31					<u>tax</u>	relief under chapter 50-35 is determined by multiplying the taxable		

1			value for the taxable year for each parcel located in the county by the			
2			number of mills of relief determined by dividing the amount calculated			
3			in subsection 1 of section 50-35-03 for a human service zone by the			
4			taxable value of taxable property in the zone for the taxable year.			
5		<u>b.</u>	For taxing districts with property in more than one county, information required			
6			under this subsection must be collected and transmitted by the county auditor of			
7			the county in which the main office of that taxing district is located.			
8	3.	The	The tax commissioner shall compile information received from the county auditors in			
9		subs	section 2 and , prepare a statewide report of property tax increase <u>and legislative</u>			
10		tax ı	relief, and submit the report to the legislative management by April first of each			
11		yeaı	r. The report must include the:			
12		<u>a.</u>	<u>The</u> annual increase in property taxes levied by each taxing district of the state			
13			after adjusting for property that was not taxable in the preceding year and			
14			property that is no longer taxable which was taxable in the preceding year. The			
15			report must be provided to the legislative management by April first of each year:			
16		<u>b.</u>	The total property tax savings provided by the state of North Dakota which have			
17			been realized by taxpayers in each county; and			
18		<u>C.</u>	The statewide total property tax savings provided by the state of North Dakota			
19			which have been realized by taxpayers.			
20	4.	The	tax commissioner shall prescribe the form and manner of providing the reports			
21		and	certifications required under this section.			
22	5.	On (or before December 31, 2017, the county auditor shall provide a report to the tax			
23		com	missioner providing the information identified in subsection 2 for the 2015 and			
24		201	6 tax years.			
25	SEC	OIT	4. AMENDMENT. Section 57-20-07.1 of the North Dakota Century Code is			
26	amende	d and	reenacted as follows:			
27	57-2	20-07	.1. County treasurer to maildeliver real estate tax statement - Contents of			
28	stateme	nt.				
29	1.	On	or before December twenty-sixth of each year, the county treasurer shall			
30		mail	deliver a real estate tax statement to the owner of each parcel of real property			
31		at by	mail addressed to the property owner at the property owner's last-known address			

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1	or by email to the property owner directed with verification of receipt to an email
2	address at which the property owner has consented to receive the real estate tax
3	statement. The form of the real estate tax statement to be used in every county must
4	be prescribed and approved for use by the tax commissioner. The statement must be
5	displayed in color and provided in a manner that allows the taxpayer to retain a printed
6	record, or electronic record if the taxpayer consents to receive the statement by email,
7	of the obligation for payment of taxes and special assessments as provided in the
8	statement. If a parcel of real property is owned by more than one individual, the county
9	treasurer shall send only one statement to one of the owners of that property.
10	Additional copies of the tax statement will be sent to the other owners upon their
11	request and the furnishing of their names and addresses or email addresses to the
12	county treasurer. The After the information identifying the property owner and parcel,
13	the tax statement must contain information displayed in the following order:
14	a. Include a Three columns showing, for the taxable year to which the tax statement
15	applies and the two immediately preceding taxable years, the dollar valuation of
16	the true and full value, taxable value, and net taxable value of the parcel as
17	defined by law of the property and the total mill levy applicable.
18	b. Include, or be accompanied by a separate sheet, with three Information identifying
19	the property tax levy against the parcel by each taxing district followed by the
20	consolidated tax levied against the parcel. The information must be displayed in a
21	textual and graphical depiction of taxes levied against each parcel and listed in:
22	(1) Three columns showing, for the taxable year to which the tax statement

- (1) Three columns showing, for the taxable year to which the tax statement applies and the two immediately preceding taxable years, the property tax levy in dollars against the parcel by the county and school district and any eity or township that levied taxes against the parceleach taxing district, excluding any amounts levied as a result of voter-approved levy authority, which must be separately stated for each taxing district with voter-approved levy authority.
- (2) A pie chart for the taxable year to which the statement applies, which shows
 the percentage of the total tax levied against the parcel by each of the
 taxing districts that levied taxes against the parcel, excluding any amounts

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. Pre	vide information identifying the property tax savings provided by the state of
8	Noi	th Dakota. The tax statement must include a line item that is entitled
9	"le ç	gislative tax relief" and identifies the dollar amount of property tax savings
10	rea	lized 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. Three
25		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		applied to the parcel.
28	2. Failure o	of an owner to receive a statement will not relieve that owner of liability, nor
29	extend the	ne discount privilege past the February fifteenth deadline.
30	SECTION 5. I	LEGISLATIVE TAX REFORM AND RELIEF ADVISORY COMMITTEE - TAX
31	REFORM AND R	ELIEF STUDY - REPORT TO LEGISLATIVE MANAGEMENT.

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- During the 2025-26 interim, the legislative management shall appoint a legislative tax
 reform and relief advisory committee.
 - 2. The committee must consist of three members of the finance and taxation standing committee of the house of representatives and three members of the finance and taxation standing committee of the senate, appointed by the respective majority leaders of the house of representatives and senate. The legislative management shall designate the chairman of the committee. The committee shall operate according to the statutes and procedures governing the operation of other legislative management interim committees.
 - 3. The committee shall study tax reform and relief, including income and property tax reform and relief. Based on information provided by the tax department and input from local taxing districts, the committee shall:
 - Review historical income and property tax relief provided by the legislative assembly.
 - b. Receive information regarding tax reform and relief legislation enacted by the sixty-ninth legislative assembly, including:
 - (1) Analysis of the tax reform and relief legislation, including data regarding the estimated and actual fiscal impact of the legislation.
 - (2) Information from the tax department, local taxing district representatives, and other interested persons regarding the progress of implementing the tax reform and relief legislation.
 - The committee shall report its findings and recommendations, together with any legislation required to implement the recommendations, to the seventieth legislative assembly.

SECTION 6. TAX COMMISSIONER STUDY - TAX EXEMPT PROPERTY - LEGISLATIVE MANAGEMENT REPORT.

- 1. During the 2025-26 interim, the tax commissioner and state supervisor of assessments shall, in consultation with the county directors of tax equalization and city, county, and township assessors, compile the following data for each parcel of tax exempt property located in the state:
 - The true and full valuation.

- 1 b. The county in which the parcel is located.
- 2 c. The property classification.
- d. The property tax exemption under which the parcel is considered tax exempt.
 - The tax commissioner and state supervisor of assessments shall establish the
 procedure by which the tax commissioner and state supervisor of assessments will
 compile the data.
 - 3. If necessary to meet the deadline to submit the report required under subsection 4, the tax commissioner and state supervisor of assessments may develop a uniform method to be used by the county directors of tax equalization and city, county, and township assessors to estimate the true and full value per square foot or acre of corresponding property classification in the county in which the property is situated for the most recent taxable year.
 - 4. Before July 1, 2026, the tax commissioner and state supervisor of assessments shall submit to the legislative management a written report summarizing the information received under this section. The report must include the total true and full valuation of exempt property in each county, separated by property tax exemption and property classification, a description of the uniform method to estimate the true and full value of parcels of tax exempt property, and the number of parcels of tax exempt property in each county for which the uniform method was applied to estimate true and full value.