Fifty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1440

Introduced by

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Representatives Carlson, Warner

Senators T. Mathern, G. Nelson

- 1 A BILL for an Act to amend and reenact section 57-38-30.3 of the North Dakota Century Code,
- 2 relating to individual income tax determination under the simplified optional method of
- 3 computing state income taxes; and to provide an effective date.

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

SECTION 1. AMENDMENT. Section 57-38-30.3 of the 1997 Supplement to the North Dakota Century Code is amended and reenacted as follows:

57-38-30.3. Simplified optional method of computing tax.

Notwithstanding the other provisions of this chapter, an individual, estate, or trust may elect to determine state an income tax liability by applying the provisions of under this section. Any taxpayer An individual, estate, or trust electing to determine his an income tax liability pursuant to under this section is only eligible for only those adjustments or credits which that are specifically provided for in this section. Provided, that for purposes of this section, any person If a nonresident individual otherwise required to file a state income tax return pursuant to the provisions of under this chapter, but who has not computed a federal taxable income or federal income tax liability figure shall compute such a is not required to file a federal income tax return or is allowed to exclude income in computing federal taxable income because of an income tax treaty between the United States and a foreign country, the individual shall compute, or recompute, federal taxable income figure using a pro forma return pursuant to the provisions of this section in order to determine a federal income tax liability figure in the manner prescribed by the tax commissioner to be used as a starting point in computing state income the tax under subsection 3, the purpose of which is to prevent income otherwise

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1 taxable under this chapter from becoming exempt because of the treaty, if the 2 treaty does not specifically preempt state taxation of the income. 3 2. A tax is hereby imposed for each taxable year upon all income earned or received 4 in that taxable year by every a resident and nonresident individual, estate, and or 5 trust, or on the income derived from sources in this state by a nonresident 6 individual, estate, or trust, electing to determine an income tax under this section. 7 This tax is fourteen percent of the individual's, estate's, or trust's adjusted federal 8 income tax liability for the taxable year. The tax is equal to the amount determined 9 under subsection 3. 10 The adjusted federal income tax liability for a resident individual, estate, and trust 11 must be determined by multiplying the federal income tax liability by a fraction, the 12 numerator of which is the adjusted gross income taxable to this state and the 13 denominator of which is the total adjusted gross income as reported on the federal 14 income tax return. To the extent they are included in the taxpayer's federal 15 adjusted gross income, the following amounts must be excluded from the 16 numerator: 17 Interest income from obligations of the United States and income exempt from a. 18 state income tax under federal statute or United States or North Dakota 19 constitutional provisions. 20 b. The portion of a distribution from a qualified investment fund described in 21 subsection 4.2 of section 57-38-01 which is attributable to investments by the 22 qualified investment fund in obligations of the United States, obligations of 23 North Dakota or its political subdivisions, and any other obligation the interest 24 from which is exempt from state income tax under federal statute or United 25 States or North Dakota constitutional provisions. 26 An amount equal to the earnings that are passed through to a taxpayer in 27 connection with an allocation and apportionment to North Dakota under 28 chapter 57-35.3. 29 The tax under this section applies to taxable income as defined under this

subsection. For purposes of this subsection, "taxable income" means federal

taxable income computed under the United States Internal Revenue Code of 1954,

1	as amended, plus the adjustme	ents provided under subsection 4. The tax is equal
2	to the amount determined in ac	ccordance with the applicable table in subdivisions a
3	through d corresponding to an	individual's filing status used for federal income tax
4	purposes multiplied by the frac	tion determined under subsection 5. For an estate
5	or trust, the table in subdivision	e must be used for purposes of this subsection.
6	a. Single, other than head of	household or surviving spouse.
7	If taxable income is:	The tax is equal to:
8	Not over \$25,750	<u>2.10 %</u>
9	Over \$25,750 but not over \$62,450	\$540.75 plus 3.92% of amount over \$25,750
10	Over \$62,450 but not over \$130,250	\$1,979.39 plus 4.34% of amount over \$62,450
11	Over \$130,250 but not over \$283,150	\$4,921.91 plus 5.04% of amount over \$130,250
12	Over \$283,150	\$12,628.07 plus 5.54% of amount over \$283,150
13	b. Married filing jointly and s	urviving spouse.
14	If taxable income is:	The tax is equal to:
15	Not over \$43,050	<u>2.10 %</u>
16	Over \$43,050 but not over \$104,050	\$904.05 plus 3.92% of amount over \$43,050
17	Over \$104,050 but not over \$158,550	\$3,295.25 plus 4.34% of amount over \$104,050
18	Over \$158,550 but not over \$283,150	\$5,660.55 plus 5.04% of amount over \$158,550
19	Over \$283,150	\$11,940.39 plus 5.54% of amount over \$283,150
20	c. Married filing separately.	
21	If taxable income is:	The tax is equal to:
22	Not over \$21,525	<u>2.10 %</u>
23	Over \$21,525 but not over \$52,025	\$452.03 plus 3.92% of amount over \$21,525
24	Over \$52,025 but not over \$79,275	\$1,647.63 plus 4.34% of amount over \$52,025
25	Over \$79,275 but not over \$141,575	\$2,830.28 plus 5.04% of amount over \$79,275
26	Over \$141,575	\$5,970.20 plus 5.54% of amount over \$141,575
27	d. Head of household.	
28	If taxable income is:	The tax is equal to:
29	Not over \$34,550	<u>2.10 %</u>
30	Over \$34,550 but not over \$89,150	\$725.55 plus 3.92% of amount over \$34,550
31	Over \$89,150 but not over \$144,400	\$2,865.87 plus 4.34% of amount over \$89,150

1	Over \$144,400 but not over \$283,150		but not over \$283,150	\$5,263.72 plus 5.04% of amount over \$144,400
2	Over \$283,150			\$12,256.72 plus 5.54% of amount over \$283,150
3		<u>e.</u>	Estates and trusts.	
4	If taxable	incom	ne is:	The tax is equal to:
5	Not over \$	Not over \$1,750		<u>2.10 %</u>
6	Over \$1,7	Over \$1,750 but not over \$4,050		\$36.75 plus 3.92% of amount over \$1,750
7	Over \$4,0	er \$4,050 but not over \$6,200		\$126.91 plus 4.34% of amount over \$4,050
8	Over \$6,2	er \$6,200 but not over \$8,450		\$220.22 plus 5.04% of amount over \$6,200
9	Over \$8,4	<u>50</u>		\$333.62 plus 5.54% of amount over \$8,450
10		<u>f.</u>	The tax commissioner sha	all publish the tax tables under this subsection in the
11			instructions accompanying	g the individual income tax return in the manner
12			deemed appropriate by the	e tax commissioner.
13		<u>g.</u>	If married persons who file	e a joint federal income tax return are required to file
14			separate state income tax	returns under subsection 6, the tax under this
15			subsection for each spous	se must be determined by applying the rates under
16			subdivision b to the spous	es' total federal taxable income and prorating the
17			result between the spouse	es based on their respective shares of the total
18			federal adjusted gross inco	ome.
19		<u>h.</u>	For taxable years beginning	ng after December 31, 1999, the tax commissioner
20			shall prescribe new tables	that apply in lieu of the tables set forth in
21			subdivisions a through e.	The new tables must be determined by increasing
22			the minimum and maximu	m dollar amounts, for each income bracket for
23			which a tax is imposed, by	the cost-of-living adjustment for the taxable year as
24			determined by the secreta	ry of the United States treasury for purposes of
25			section 1(f) of the United S	States Internal Revenue Code of 1954, as amended.
26			For this purpose, the rate	applicable to each income bracket may not be
27			changed, and the manner	of applying the cost-of-living adjustment must be
28			the same as that used for	adjusting the income brackets for federal income
29			tax purposes.	
30	4.	The	adjusted federal income ta	x liability of a nonresident individual, estate, and
31		trust	t must be determined by mu	ultiplying the federal income tax liability by a fraction,

1		the numerator of which is the adjusted gross income derived from sources within		
2		this state and the denominator of which is the total adjusted gross income as		
3		reported on the federal income tax return. To the extent they are included in the		
4		taxpayer's federal adjusted gross income, the following amounts must be excluded		
5		from the numerator:		
6		a.	Interest income from obligations of the United States and income exempt from	
7			state income tax under federal statute or United States or North Dakota	
8			constitutional provisions.	
9		b.	The portion of a distribution from a qualified investment fund described in	
10			subsection 4.2 of section 57-38-01 which is attributable to investments by the	
11			qualified investment fund in obligations of the United States, obligations of	
12			North Dakota or its political subdivisions, and any other obligation the interest	
13			from which is exempt from state income tax under federal statute or United	
14			States or North Dakota constitutional provisions.	
15		C.	An amount equal to the earnings that are passed through to a taxpayer in	
16			connection with an allocation and apportionment to North Dakota under	
17			chapter 57-35.3.	
18		For	purposes of subsection 3, federal taxable income must be increased by the	
19		follo	owing:	
20		<u>a.</u>	The amount of a lump sum distribution allowed as a deduction from federal	
21			gross income under section 402(d)(3) of the United States Internal Revenue	
22			Code of 1954, as amended; and	
23		<u>b.</u>	Except for obligations of the state of North Dakota or its political subdivisions,	
24			the amount of interest from obligations of states and their political	
25			subdivisions.	
26	5.	For	the purposes of this section, the term "federal income tax liability" means the	
27		individual's, estate's, or trust's federal income tax liability as computed for federal		
28		income tax purposes using tax tables, tax rate schedules, or form 8615, plus		
29		additional taxes due on federal income tax schedules or forms 4970, 4972, section		
30		72(r	m)(5) penalty tax, 5329, 6251, and 8656, less any credit for prior year minimum	
31		tax	(form 8801), and before credit for the elderly or the disabled (schedule R),	

1 eredit for child and dependent care expenses (form 2441), investment credit (form 2 3468), foreign tax credit (form 1116), general business credit (form 3800), jobs 3 credit (form 5884), credit for alcohol used as fuel (form 6478), credit for increasing 4 research activities (form 6765), low-income housing credit (form 8586) and 5 nonconventional fuel credit, and before reduction for federal income tax withheld, 6 estimated payments, earned income credit, amount paid with form 4868, excess 7 social security tax, and the federal Railroad Retirement Tax Act, tax withheld, credit 8 for federal tax on gasoline and special fuels (form 4136), and regulated investment 9 company credits (form 2439). The term does not include amounts due for 10 self-employment tax or social security tax and railroad retirement tax on tips. For 11 purposes of this subsection, additional taxes due on federal income tax form 6251 12 or form 8656 must be reduced, but not below zero, by the amount of any 13 investment credit used to reduce the federal tax liability before calculation of the 14 additional tax due on form 6251 or form 8656. For purposes of subsection 3, the fraction is equal to North Dakota adjusted gross 15 16 income divided by federal adjusted gross income. For this purpose, "North Dakota 17 adjusted gross income" means federal adjusted gross income reduced by: 18 Interest income from obligations of the United States; <u>a.</u> 19 b. Income exempt from state income tax under federal statute, the Constitution 20 of the United States, or the Constitution of North Dakota; 21 The portion of a distribution from a qualified investment fund as defined under C. 22 subsection 4.2 of section 57-38-01 which is attributable to investments by the 23 qualified investment fund in obligations of the United States, obligations of 24 North Dakota or its political subdivisions, and any other obligation the interest 25 from which is exempt from state income tax under federal statute, the 26 Constitution of the United States, or the Constitution of North Dakota; and 27 d. For a nonresident individual, estate, or trust, the portion of federal adjusted 28 gross income not allocable or apportionable to this state under this chapter. 29 6. A husband and wife filing a joint federal income tax return shall file a joint state 30 income tax return if the return is filed under this section. The same filing status 31 used by the taxpayer to file the federal income tax return must be used when filing

- the return under this chapter. However, in the case of married persons filing a joint federal income tax return, separate state income tax returns must be filed if one spouse is a resident and the other spouse is a nonresident. If separate federal income tax returns are filed by married persons, or if separate state income tax returns are required to be filed under this subsection, one spouse's state income tax return may be filed under this section and the other spouse's state income tax return may be filed under the other provisions of this chapter.
- 7. a. A resident individual, estate, or trust must be allowed a credit against the tax otherwise due under this section for the amount of any income tax imposed on the taxpayer for the taxable year by another state or territory of the United States or the District of Columbia on income derived from sources therein and which is also subject to tax under this section.
 - b. The credit provided under this subsection may not exceed the proportion of the tax otherwise due under this section that the amount of the taxpayer's adjusted gross income derived from sources in the other taxing jurisdiction bears to the taxpayer's entire adjusted gross income as reported on the taxpayer's federal income tax return.
- 8. a. Individuals, estates, or trusts receiving a refund of federal income tax for a year for which an election to file state income tax returns has been made under this section shall file amended state income tax returns reducing the federal income tax liability for the year for which the federal income tax refund is granted and may not report the federal income tax refund in the year received.
 - b. Individuals, estates, or trusts assessed additional federal income tax for a year for which an election to file state income tax returns has been made under this section shall file amended state income tax returns increasing the federal income tax liability for the year for which the additional federal income tax is assessed and may not report increased federal income tax liability in the year in which the additional federal income tax is paid.
- 9. The tax commissioner may prescribe procedures and guidelines adopt rules to prevent requiring income that had been previously taxed under this chapter from

1		becoming taxed again because of the provisions of this section and may prescribe
2		procedures and guidelines adopt rules to prevent any income from becoming
3		exempt from taxation because of the provisions of this section if it would otherwise
4		have been subject to taxation under the provisions of this chapter.
5	10. <u>9.</u>	A taxpayer filing a return under this section is entitled to the credit provided under
6		section 57-38-01.20.
7	SEC	CTION 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after
8	December	31, 1998.