Fifty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1399

Introduced by

Representatives Carlson, Kasper, Koppelman, Wald Senators Christmann, 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 determination of income tax liability on the short-form state income tax return; and to
- 3 provide an effective date.

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

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

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

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

- 1. Notwithstanding the other provisions of this chapter, an individual, estate, or trust may elect to determine state income tax liability by applying the provisions of this section. Any taxpayer electing to determine the taxpayer's income tax liability pursuant to this section is only eligible for those adjustments or credits which are specifically provided for in this section. Provided, that for purposes of this section, any person required to file a state income tax return pursuant to the provisions of this chapter, but who has not computed a federal taxable income or federal income tax liability figure shall compute such a federal taxable income figure using a pro forma return pursuant to the provisions of this section in order to determine a federal adjusted gross income and a federal taxable income tax liability figure to be used as a starting point in computing state income tax.
- 2. A tax is hereby imposed for each taxable year upon income earned or received in that taxable year by every resident and nonresident individual, estate, and trust. This tax is fourteen two and seven-tenths percent of the individual's, estate's, or trust's adjusted federal taxable income tax liability that is taxable to this state for the taxable year if the individual's, estate's, or trust's federal adjusted gross income that is taxable to this state for the taxable year is less than fifty-five thousand

- dollars, or less than one hundred ten thousand dollars for a husband and wife filing a joint state income tax return. This tax is three and seven-tenths percent of the individual's, estate's, or trust's adjusted federal taxable income that is taxable to this state for the taxable year if the individual's, estate's, or trust's federal adjusted gross income that is taxable to this state for the taxable year is fifty-five thousand dollars or more, or one hundred ten thousand dollars or more for a husband and wife filing a joint state income tax return.
- 3. The adjusted federal <u>taxable</u> income <u>tax liability</u> <u>for purposes of this section</u> for a resident <u>or nonresident</u> individual, estate, and trust must be determined by <u>multiplying the federal income tax liability by a fraction, the numerator of which is the adjusted gross deducting the taxpayer's taxable income <u>that is not taxable</u> to this state <u>and the denominator of which is from</u> the total <u>adjusted gross federal taxable</u> income as reported on the federal income tax return. To the extent they are included in the taxpayer's federal <u>adjusted gross taxable</u> income, the following amounts must also be <u>excluded from the numerator</u> deducted:</u>
 - a. Interest income from obligations of the United States and income exempt from state income tax under federal statute or United States or North Dakota constitutional provisions.
 - b. The portion of a distribution from a qualified investment fund described in section 57-38-01 which is attributable to investments by the qualified investment fund in obligations of the United States, obligations of North Dakota or its political subdivisions, and any other obligation the interest from which is exempt from state income tax under federal statute or United States or North Dakota constitutional provisions.
 - c. An amount equal to the earnings that are passed through to a taxpayer in connection with an allocation and apportionment to North Dakota under chapter 57-35.3.
- 4. The adjusted federal income tax liability of a nonresident individual, estate, and trust must be determined by multiplying the federal income tax liability by a fraction, the numerator of which is the adjusted gross income derived from sources within this state and the denominator of which is the total adjusted gross income as

1		тер	office of the federal income tax return. To the extent they are included in the
2		tax	payer's federal adjusted gross income, the following amounts must be excluded
3		fror	n the numerator:
4		a.	Interest income from obligations of the United States and income exempt
5			from state income tax under federal statute or United States or North Dakota
6			constitutional provisions.
7		b.	The portion of a distribution from a qualified investment fund described in
8			section 57-38-01 which is attributable to investments by the qualified
9			investment fund in obligations of the United States, obligations of North
10			Dakota or its political subdivisions, and any other obligation the interest from
11			which is exempt from state income tax under federal statute or United States
12			or North Dakota constitutional provisions.
13		C.	An amount equal to the earnings that are passed through to a taxpayer in
14			connection with an allocation and apportionment to North Dakota under
15			chapter 57-35.3.
16	5.	For	purposes of this section, "federal income tax liability" means the individual's,
17		esta	ate's, or trust's federal income tax computed for the taxable year under Internal
18		Rev	venue Code sections 1 and 3, relating to the computation of the regular federal
19		inco	ome tax before credits, including calculation and tax rate modifications
20		pre	scribed under other provisions of the Internal Revenue Code, adjusted as
21		follo	DWS:
22		a.	Add the alternative minimum tax computed under Internal Revenue Code
23			section 55;
24		b.	Add the tax on a lump sum distribution computed under Internal Revenue
25			Code section 402; however, this adjustment does not apply if the lump sum
26			distribution is received while a nonresident of this state and is exempt from
27			taxation by this state under federal law;
28		c.	Add the tax on an accumulation distribution of a trust computed under Interna
29			Revenue Code section 667;
30		d.	Add the tax computed under Internal Revenue Code section 72(m)(5) on
31			excess benefits received from a qualified plan under Internal Revenue Code

1			section 401(a) or a qualified annuity under Internal Revenue Code section
2			403(a);
3		e .	Add the tax computed under Internal Revenue Code section 72(q)(1) on an
4			early distribution from an annuity contract;
5		f.	Add the tax computed under Internal Revenue Code section 72(t)(1) on an
6			early distribution from a qualified retirement plan;
7		g.	Add the tax computed under Internal Revenue Code section 4973(a) on
8			excess contributions to an individual retirement account, medical savings
9			account, and certain Internal Revenue Code section 403(b) and annuity
10			contracts; however, this adjustment does not apply if the individual, estate, or
11			trust is a nonresident of this state;
12		h.	Add the tax computed under Internal Revenue Code section 4974(a) on
13			excess accumulations in a qualified retirement plan; however, this adjustment
14			does not apply if the individual, estate, or trust is a nonresident of this state;
15		i.	Add the tax computed under Internal Revenue Code section 4980A on
16			excess distributions from a qualified retirement plan; and
17		j.	Subtract the credit for prior year minimum tax computed under Internal
18			Revenue Code section 53.
19		Unk	ess specifically provided for in this subsection, no federal income tax credit may
20		be s	subtracted in determining the federal income tax liability for purposes of this
21		sect	t ion.
22	6.	A hu	usband and wife filing a joint federal income tax return shall file a joint state
23		inco	ome tax return if the return is filed under this section. If separate federal income
24		tax	returns are filed, one spouse's state income tax return may be filed under this
25		sect	tion and the other spouse's income tax return may be filed under the other
26		prov	visions of this chapter.
27	7. <u>5.</u>	a.	A resident individual, estate, or trust must be allowed a credit against the tax
28			otherwise due under this section for the amount of any income tax imposed
29			on the taxpayer for the taxable year by another state or territory of the United
30			States or the District of Columbia on income derived from sources therein and
31			which is also subject to tax under this section.

1 b. The credit provided under this subsection may not exceed the proportion of 2 the tax otherwise due under this section that the amount of the taxpayer's 3 adjusted gross income derived from sources in the other taxing jurisdiction 4 bears to the taxpayer's entire adjusted gross income as reported on the 5 taxpayer's federal income tax return. 6 8. 6. Individuals, estates, or trusts receiving a refund of that file an amended 7 federal income tax return changing their federal taxable income figure for a 8 year for which an election to file state income tax returns has been made 9 under this section shall file an amended state income tax returns reducing the 10 federal income tax liability for the year for which the federal income tax refund 11 is granted and may not report return to reflect the changes on the federal 12 income tax refund in the year received return. 13 Individuals, estates, or trusts assessed additional federal income tax for a b. 14 year for which an election to file state income tax returns has been made 15 under this section shall file amended state income tax returns increasing the 16 federal income tax liability for the year for which the additional federal income 17 tax is assessed and may not report increased federal income tax liability in 18 the year in which the additional federal income tax is paid. 19 9. 7. The tax commissioner may prescribe procedures and guidelines to prevent 20 requiring income that had been previously taxed under this chapter from becoming 21 taxed again because of the provisions of this section and may prescribe 22 procedures and guidelines to prevent any income from becoming exempt from 23 taxation because of the provisions of this section if it would otherwise have been 24 subject to taxation under the provisions of this chapter. 25 A taxpayer filing a return under this section is entitled to the credit provided under 10. 8. 26 section 57-38-01.20. 27 11. 9. A taxpayer filing a return under this section is entitled to the exemptions or credits 28 provided under sections 40-63-04, 40-63-06, and 40-63-07. 29 10. A taxpayer filing a return under this section is entitled to a credit of up to one 30 hundred twenty dollars, or two hundred forty dollars for a husband and wife filing a

Fifty-seventh Legislative Assembly

1	<u>join</u>	t state income tax return, based on payments by the taxpayer during the
2	taxa	able year of any of the following:
3	<u>a.</u>	Twenty percent of property taxes paid on property in this state which includes
4		the primary residence occupied by the taxpayer during the taxable year.
5	<u>b.</u>	Ten percent of rent paid by the taxpayer for residential property in this state
6		occupied by the taxpayer as a primary residence during the taxable year.
7	<u>C.</u>	Twenty percent of mobile home tax paid under chapter 57-55 and lot rent paid
8		in this state by the taxpayer for a mobile home occupied by the taxpayer as a
9		primary residence during the taxable year.
10	SECTIO	N 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after
11	December 31, 2	000.