Sixty-ninth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1575

## Introduced by

Representatives Weisz, Beltz, Dockter, Dressler, Hagert, Headland, Kempenich Senators Klein, Schaible, Thomas

- 1 A BILL for an Act to create and enact three new sections to chapter 57-02 and a new
- 2 subdivision to subsection 1 of section 57-55-10 of the North Dakota Century Code, relating to
- 3 primary residence certification, a state reimbursed taxable valuation reduction for primary
- 4 residential property, and a state reimbursed taxable valuation reduction for agricultural and
- 5 commercial property owned by resident individuals or entities domiciled in the state; to amend
- 6 and reenact sections 57-02-01, 57-02-08.10, 57-02-27, and 57-02-27.1 of the North Dakota
- 7 Century Code, relating to property classifications and the primary residence credit certification
- 8 and state reimbursement; to repeal section 57-02-08.9 of the North Dakota Century Code,
- 9 relating to the primary residence credit; to provide an effective date; and to provide an expiration10 date.

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

SECTION 1. AMENDMENT. Section 57-02-01 of the North Dakota Century Code is
 amended and reenacted as follows:

## 14 **57-02-01**. Definitions.

15 As used in this title, unless the context or subject matter otherwise requires:

16 "Agricultural property" means platted or unplatted lands used for raising agricultural 1. 17 crops or grazing farm animals, except lands platted and assessed as agricultural 18 property prior to March 30, 1981, shall continue to be assessed as agricultural 19 property until put to a use other than raising agricultural crops or grazing farm animals. 20 Agricultural property includes land on which a greenhouse or other building is located 21 if the land is used for a nursery or other purpose associated with the operation of the 22 greenhouse. The time limitations contained in this section may not be construed to 23 prevent property that was assessed as other than agricultural property from being

1		assessed as agricultural property if the property otherwise qualifies under this							
2		subs	subsection.						
3		a.	a. Property platted on or after March 30, 1981, is not agricultural property when any						
4			four	of the following conditions exist:					
5			(1)	The land is platted by the owner.					
6			(2)	Public improvements, including sewer, water, or streets, are in place.					
7			(3)	Topsoil is removed or topography is disturbed to the extent that the property					
8				cannot be used to raise crops or graze farm animals.					
9			(4)	Property is zoned other than agricultural.					
10			(5)	Property has assumed an urban atmosphere because of adjacent					
11				residential or commercial development on three or more sides.					
12			(6)	The parcel is less than ten acres [4.05 hectares] and not contiguous to					
13				agricultural property.					
14			(7)	The property sells for more than four times the county average true and full					
15				agricultural value.					
16		b.	Land	d that was assessed as agricultural property at the time the land was put to					
17			use	for extraction of oil, natural gas, or subsurface minerals as defined in section					
18			38-1	2-01 must continue to be assessed as agricultural property if the remainder					
19			of th	e surface owner's parcel of property on which the subsurface mineral activity					
20			is oc	ccurring continues to qualify for assessment as agricultural property under					
21			this	subsection.					
22	2.	"Air	carrie	er transportation property" means the operative property of each airline					
23		who	se pr	operty is assessed for taxation purposes pursuant to chapters 57-06 and					
24		57-3	32.						
25	3.	"Ass	sesse	ed valuation" means fifty percent of the true and full value of property.					
26	4.	"Cei	ntrally	assessed property" means all property which is assessed by the state board					
27		of e	qualiz	zation under chapters 57-05, 57-06, and 57-32.					
28	5.	"Coi	mmer	rcial property" means all property, or portions of property, not included in the					
29		clas	ses o	of property defined in subsections 1, 4, <del>11, and 10,</del> 12 <u>, 13, and 14</u> .					
30	6.	"Cre	edits"	means and includes every claim and demand for money or other valuable					
31		thing	g, and	d every annuity or sum of money receivable at stated periods, due or to					

- become due, and all claims and demands secured by deeds or mortgages, due or to
   become due.
- 3 7. "Governing body" means a board of county commissioners, city council, board of city
  4 commissioners, school board, or board of education, or the similarly constituted and
  5 acting board of any other municipality.
- 8. "Money" or "moneys" means gold and silver coin, treasury notes, bank notes, and
  every deposit which any person owning the same or holding in trust and residing in
  this state is entitled to withdraw as money or on demand.
- 9 9. "Municipality" or "taxing district" means a county, city, township, school district, water
  10 conservation and flood control district, Garrison Diversion Conservancy District, county
  11 park district, joint county park district, irrigation district, park district, rural fire protection
  12 district, or any other subdivision of the state empowered to levy taxes.
- 13 10. <u>"Nonprimary residential property" means residential property, or portions of residential</u>
   14 property, not included in the class of property defined in subsection 12.
- 15 <u>11.</u> "Person" includes a firm, corporation, or limited liability company.
- 16 <u>11.12.</u> "Primary residential property" means residential property certified as a primary
  17 residence under section 2 of this Act.
- 18 <u>13.</u> "Railroad property" means the operating property, including franchises, of each
  19 railroad operated in this state, including any electric or other street or interurban
  20 railway.
- 12.14. "Residential property" means all property, or portions of property, used by an individual
  or group of individuals as a dwelling, including property upon which a mobile home is
  located but not including hotel and motel accommodations required to be licensed
  under chapter 23-09 nor structures providing living accommodations for four or more
  separate family units nor any tract of land upon which four or more mobile homes are
  located. The term includes nonprimary residential property and primary residential
  property.
- 13.15. "Taxable valuation" signifies the valuation remaining after deducting exemptions and
  making other reductions from the original assessed valuation, and is the valuation
  upon which the rate of levy finally is computed and against which the taxes finally are
  extended.

- 114.16."Tract", "lot", "piece or parcel of real property", or "piece or parcel of land" means any2contiguous quantity of land in the possession of, owned by or recorded as the property3of, the same claimant, person, or company.
- 4 <u>15.17.</u> "True and full value" means the value determined by considering the earning or
  productive capacity, if any, the market value, if any, and all other matters that affect the
  actual value of the property to be assessed. This shall include, for purposes of arriving
  at the true and full value of property used for agricultural purposes, farm rentals, soil
  capability, soil productivity, and soils analysis.
- 9 <u>16.18.</u> "Unencumbered cash" means the total cash on hand in any fund, less the amount
- 10 belonging to the fund in closed banks and less the amount of outstanding warrants,
- 11 bills, accounts, and contracts which are chargeable against the fund.
- 12 <u>17.19.</u> There shall be a presumption that a unit of land is not a farm unless such unit contains
  13 a minimum of ten acres [4.05 hectares], and the taxing authority, in determining
- 14 whether such presumption shall apply, shall consider such things as the present use,
- 15 the adaptability to use, and how similar type properties in the immediate area are
- 16 classified for tax purposes.

17 SECTION 2. A new section to chapter 57-02 of the North Dakota Century Code is created18 and enacted as follows:

- 19 Primary residence certification Eligibility for primary residential property
- 20 classification Application.
- <u>1.</u> To be eligible for a primary residential property classification under this chapter, a
   primary residence must be certified by the county director of tax equalization as
   provided in this section.
- 24 2. <u>A dwelling does not lose its character as a primary residence if the owner of the</u>
   25 <u>dwelling does not reside in the primary residence because the individual is confined in</u>
   26 <u>a nursing home, hospital, or other care facility, for as long as that confinement lasts</u>
   27 <u>a nursing home, hospital, or other care facility, for as long as that confinement lasts</u>
- and the portion of the primary residence previously occupied by the individual is not
   rented to another person.
- 3. To be certified as a primary residence and eligible for the primary residential property
   classification under this chapter, an owner shall sign and file with the tax commissioner
   an application containing a verified statement of facts establishing the owner's

1	pro	perty	meets	the eligibility requirements to be considered a primary residence under				
2	<u>this</u>	this section as of the date of the application on a form and in the manner prescribed						
3	<u>by</u> 1	by the tax commissioner.						
4	<u>a.</u>	<u>For</u>	asses	sments for taxable year 2025 for a primary residence taxed as real				
5		<u>esta</u>	ate un	der this title and assessments for taxable years 2025 and 2026 for a				
6		prin	nary re	esidence taxed as a mobile home under chapter 57-55:				
7		(1)	<u>An a</u>	pplication for primary residence certification must be filed by August 1,				
8			<u>2025</u>	5, to request a primary residence certification for:				
9			<u>(a)</u>	Taxable year 2025 for a primary residence taxed as real estate under				
10				this title.				
11			<u>(b)</u>	Taxable years 2025 and 2026 for a primary residence taxed as a				
12				mobile home under chapter 57-55.				
13		<u>(2)</u>	<u>By C</u>	October 31, 2025, the tax commissioner shall:				
14			<u>(a)</u>	Review the applications received under this subdivision and				
15				determine which applicants qualify for the primary residence				
16				certification; and				
17			<u>(b)</u>	Provide to each county director of tax equalization a copy of each				
18				approved or rejected application received under this subdivision which				
19				identifies property located in the county.				
20		<u>(3)</u>	<u>By N</u>	lovember 28, 2025, the county director of tax equalization shall:				
21			<u>(a)</u>	Notify the applicant of the approval or denial of the application.				
22			<u>(b)</u>	Adjust the corresponding taxable year classification from a residential				
23				classification to the appropriate classification of primary residential				
24				property or nonprimary residential property and correct the				
25				assessment list to reflect the appropriate classification of the property.				
26	<u>b.</u>	<u>For</u>	asses	sments for taxable years after 2025 for a primary residence taxed as				
27		<u>real</u>	estat	e under this title and assessments after 2026 for a primary residence				
28		taxe	ed as a	a mobile home under chapter 57-55:				
29		<u>(1)</u>	<u>An a</u>	pplication for primary residence certification must be filed by February				
30			<u>first</u>	of each year after 2025 to request a primary residence certification for:				

1				<u>(a)</u>	The taxable year during which the application is filed for a primary
2					residence taxed as real estate under this title.
3				<u>(b)</u>	The taxable year succeeding the taxable year during which the
4					application is filed for a primary residence taxed as a mobile home
5					under chapter 57-55.
6			<u>(2)</u>	<u>As s</u>	oon as practicable after receiving the applications, no later than
7				<u>Febr</u>	uary twenty-eighth of each year after 2025, the tax department shall:
8				<u>(a)</u>	Review the applications received under this subdivision and
9					determine which applicants qualify for the primary residence
10					certification; and
11				<u>(b)</u>	Provide to each county director of tax equalization a copy of each
12					approved or rejected application received under this subdivision which
13					identifies property located in the county.
14			<u>(3)</u>	<u>With</u>	in fifteen days of receipt of the applications from the tax department
15				<u>unde</u>	er paragraph 2, no later than March fifteenth of each year after 2025,
16				the o	county director of tax equalization shall notify the applicant of the
17				<u>appr</u>	oval or denial of the application and reflect the appropriate classification
18				<u>of th</u>	e property on the assessment list.
19		<u>C.</u>	<u>The</u>	e tax d	epartment may request additional documentation from the applicant
20			<u>whe</u>	en mal	king the determination of eligibility.
21		<u>d.</u>	<u>Det</u>	ermina	ations of eligibility under this subsection may be appealed through the
22			info	<u>rmal e</u>	qualization process and formal abatement process.
23	<u>4.</u>	<u>A p</u>	<u>rimar</u>	<u>y resic</u>	lence certification under this section is valid for the entire taxable year
24		for	which	<u>the a</u>	pplication for certification was approved, without regard to any change
25		<u>of c</u>	wner	<u>ship o</u>	f the property which occurs after the application for certification was
26		<u>app</u>	prove	<u>d.</u>	
27	<u>5.</u>	The	e tax o	commi	ssioner shall prescribe, design, and make available all forms necessary
28		<u>to e</u>	effectu	uate th	is section. Application forms must include the full name and address of
29		<u>the</u>	appli	<u>cant a</u>	nd any other information prescribed by the tax commissioner. The
30		<u>cou</u>	inty d	irector	of tax equalization shall make these forms available to applicants upon
31		<u>req</u>	<u>uest.</u>		

1	<u>6.</u>	<u>For</u>	<u>purp</u>	oses c	of this section:
2		<u>a.</u>	<u>"Ov</u>	vned"	means the individual holds a present ownership interest, including
3			owr	nership	o in fee simple, holds a present life estate or other terminable present
4			owr	nership	o interest, holds a beneficial interest in a qualifying trust, or is a
5			pure	chase	under a contract for deed. The term does not include a mere right of
6			<u>000</u>	upanc	<u>y or a tenancy under a lease.</u>
7		<u>b.</u>	(1)	<u>"Prin</u>	nary residence" means a dwelling in this state, including the land,
8				<u>арр</u> і	irtenances, and improvements used in the residential occupancy of the
9				<u>dwe</u> l	ling, which is not exempt from property taxes as a farm residence and,
10				<u>subj</u>	ect to subsection 2 and paragraph 2, as of the assessment date of the
11				<u>taxa</u>	<u>ble year, is:</u>
12				<u>(a)</u>	Owned by one or more individuals, either directly or through a
13					beneficial interest in a qualifying trust;
14				<u>(b)</u>	Designed or adapted for human residence;
15				<u>(c)</u>	Used as a residence; and
16				<u>(d)</u>	Occupied as a primary place of residence by an owner, an individual
17					who has a life estate in the property, or, for property owned through a
18					beneficial interest in a qualifying trust, by a trustor or beneficiary of the
19					trust who qualifies for the certification.
20			<u>(2)</u>	<u>For</u>	ourposes of the term:
21				<u>(a)</u>	An individual may not have more than one primary residence.
22				<u>(b)</u>	A primary residence includes a primary residence taxed as a mobile
23					home under chapter 57-55.
24		<u>C.</u>	<u>"Qu</u>	lalifyin	<u>g trust" means a trust:</u>
25			<u>(1)</u>	<u>In w</u>	nich the agreement, will, or court order creating the trust, an instrument
26				trans	sferring property to the trust, or any other agreement that is binding on
27				<u>the t</u>	rustee provides that the trustor of the trust or a beneficiary of the trust
28				<u>has </u>	the right to use and occupy as the trustor's or beneficiary's primary
29				resic	lence rent free and without charge except for taxes and other costs and
30				<u>expe</u>	enses specified in the instrument or court order:
31				<u>(a)</u>	For life:

1				<u>(b)</u>	For the lesser of life or a term of years; or
2				<u>(c)</u>	Until the date the trust is revoked or terminated by an instrument or
3					court order that describes the property with sufficient certainty to
4					identify it and is recorded in the real property records of the county in
5					which the property is located; and
6			<u>(2)</u>	<u>That</u>	acquires the property in an instrument of title or under a court order
7				<u>that:</u>	
8				<u>(a)</u>	Describes the property with sufficient certainty to identify it and the
9					interest acquired; and
10				<u>(b)</u>	Is recorded in the real property records of the county in which the
11					property is located.
12		<u>d.</u>	<u>"Tru</u>	ustor" ı	means an individual who transfers an interest in real or personal
13			pro	<u>perty t</u>	o a qualifying trust, whether during the individual's lifetime or at death,
14			<u>or t</u>	<u>he ind</u> i	ividual's spouse.
15	SEC	стю	N 3. A	AMEN	DMENT. Section 57-02-08.10 of the North Dakota Century Code is
16	amende	d an	d ree	nacted	l as follows:
17	57-0	)2-08	8.10. I	Prima	ry residence credit - Certification - Distribution. (Effective through
18	June 30	<del>, 20</del> 2	2 <u>6</u> Au	<u>gust 1</u>	<u>, 2025</u> )
19	1.	By	June	first of	each year2025, the tax commissioner shall:
20		a.	Re	view th	e applications received under section 57-02-08.9 <u>, as it existed on</u>
21			Dec	cembe	r 31, 2024, and determine which applicants qualify for the credit allowed
22			und	ler sec	tion 57-02-08.9 <u>, as it existed on December 31, 2024;</u> and
23		b.	Pro	vide to	each county auditor:
24			(1)	A co	py of each approved application under subdivision a which identifies a
25				prim	ary residence located in the county; and
26			(2)	The	sum of the credits allowed under section 57-02-08.9 <u>, as it existed on</u>
27				Dece	ember 31, 2024, in the county for the current taxable year.
28	2.	The	e coui	nty au	ditor shall apply the credit under section 57-02-08.9, as it existed on
		Dee			
29		Dec	cemp	<u>er 31,</u>	<u>2024,</u> to each primary residence identified by the tax commissioner as
29 30					<u>2024,</u> to each primary residence identified by the tax commissioner as mary residence on the corresponding property tax statement.

- 1 By January first of each year, the county auditor shall certify to the tax commissioner-3. 2 the sum of the credits approved by the tax commissioner under subsection 1 which-3 were applied toward property taxes owed on primary residences in the county for the 4 preceding year. 5 4. By June first of each year after 20242025, the tax commissioner shall review a 6 sampling of information provided by the county auditor to verify the accuracy of the 7 application of the credit and certify to the state treasurer for payment to each county 8 the aggregate dollar amount of credits allowed under section 57-02-08.9, as it existed
- 9 <u>on December 31, 2024,</u> in each county for the preceding year.
- 5.4. Within fourteen days of receiving the payment from the state treasurer, but no later
   than June thirtieth of each year after 20242025, the county treasurer shall apportion
   and distribute the payment to the county and to the taxing districts of the county on the
   same basis as property taxes for the preceding year were apportioned and distributed.
- 6.5. Supplemental certifications by the county auditor and the tax commissioner and
   supplemental payments by the state treasurer may be made after the dates prescribed
   in this section to make corrections necessary because of errors.
- 17 7.6. The county auditors shall provide information requested by the tax commissioner to
  18 effectuate this section.
- 19 8.7. The tax commissioner shall prescribe, design, and make available all forms necessary
  20 to effectuate this section.
- SECTION 4. A new section to chapter 57-02 of the North Dakota Century Code is created
   and enacted as follows:

23 Primary residential valuation reduction - Qualification - Certification - State

- 24 reimbursement.
- A taxpayer is entitled to a reduction of the taxable valuation of the taxpayer's parcel of
   primary residential property as defined under section 57-02-01 equal to three percent
- 27 of the assessed value of the parcel of primary residential property. The reduction
- 28 <u>under this section must be applied before other credits under this chapter, including</u>
- 29 the credits under sections 57-02-08.1 and 57-02-08.8, have been applied.

1	<u>2.</u>	<u>Individı</u>	als residing together who are co-owners of the property but who are not
2		<u>spouse</u>	s or dependents each are entitled to a percentage of a full reduction under
3		<u>subsec</u>	tion 1 equal to their ownership interests in the property.
4	<u>3.</u>	<u>a. Fo</u>	or taxable year 2025:
5		(1)	<u>The county auditor shall apply the reduction under this section to each</u>
6			parcel of primary residential property taxed as real estate under this title on
7			the corresponding tax statement.
8		<u>(2</u> )	The county auditor shall consider an application received under section 2 of
9			this Act for primary residential property certification for a parcel of primary
10			residential property taxed as a mobile home under chapter 57-55 and
11			identified by the tax commissioner as a certified primary residence under
12			section 2 of this Act as an application for an abatement and refund of taxes
13			in an amount consistent with the reduction allowed. The county auditor shall
14			present the application for abatement and refund of taxes to the board of
15			county commissioners at its next regular meeting. The county
16			commissioners shall approve the applications filed under this paragraph as
17			soon as practicable and refunds must be issued without delay according to
18			the procedures in section 57-23-09. The application, notice, and hearing
19			requirements and procedures under chapter 57-23 and sections 57-55-04.1
20			and 57-55-12 do not apply to an application for abatement and refund filed
21			under this paragraph.
22		<u>b.</u> <u>Fo</u>	or taxable years after 2025, the county auditor shall apply the reduction under
23		<u>thi</u>	is section to each parcel of primary residential property on the corresponding
24		pr	operty tax statement or mobile home tax statement.
25	<u>4.</u>	<u>A reduc</u>	ction under this section is valid for the entire taxable year for which the property
26		<u>is certif</u>	ied as primary residential property, without regard to any change of ownership
27		<u>of the p</u>	property which occurs after the property was classified as primary residential
28		propert	y for the taxable year.
29	<u>5.</u>	<u>This se</u>	ction does not reduce the liability of any individual for special assessments
30		<u>levied u</u>	<u>upon any property.</u>

1	<u>6.</u>	<u>A re</u>	eductic	on of taxable valuation under this section may not be applied to reduce the
2		<u>tax</u>	able va	aluation used for purposes of determining the amount subtracted from a
3		<u>sch</u>	nool dis	strict's state aid payment under subdivision a of subsection 4 of section
4		<u>15.</u>	<u>1-27-0</u>	<u>14.1.</u>
5	<u>7.</u>	<u>a.</u>	<u>Befo</u>	re January 15, 2026, the county auditor of each county shall certify to the tax
6			<u>com</u>	missioner, on forms prescribed by the tax commissioner the following
7			infor	mation applicable to taxable year 2025 for primary residential property taxed
8			<u>as re</u>	eal estate under this title and taxable years 2025 and 2026 for primary
9			resid	dential property taxed as a mobile home under chapter 57-55:
10			<u>(1)</u>	The full name, address, and social security or taxpayer identification number
11				of each individual or entity for whom the reduction under this section was
12				allowed;
13			<u>(2)</u>	The legal description of the property;
14			<u>(3)</u>	The taxable value of the property;
15			<u>(4)</u>	The dollar amount of each reduction in taxable value allowed;
16			<u>(5)</u>	The total of the tax mill rates used to calculate taxes for the corresponding
17				year of all taxing districts in which the property was contained, exclusive of
18				any state mill rates; and
19			<u>(6)</u>	Any other information prescribed by the tax commissioner.
20		<u>b.</u>	<u>Befo</u>	pre January fifteenth of each year after 2026, the county auditor of each
21			<u>cour</u>	nty shall certify to the tax commissioner, on forms prescribed by the tax
22			<u>com</u>	missioner the following information applicable to the taxable year during
23			<u>whic</u>	th the application under section 2 of this Act is filed for primary residential
24			prop	erty taxed as real estate under this title and the taxable year succeeding the
25			<u>taxa</u>	ble year during which the application under section 2 of this Act is filed for
26			prim	ary residential property taxed as a mobile home under chapter 57-55:
27			<u>(1)</u>	The full name, address, and social security or taxpayer identification number
28				of each individual or entity for whom the reduction under this section was
29				allowed for the corresponding taxable year;
30			<u>(2)</u>	The legal description of the property;
31			<u>(3)</u>	The taxable value of the property;

1			<u>(4)</u>	The	dollar amount of each reduction in taxable value allowed;
2			<u>(5)</u>	The	total of the tax mill rates used to calculate taxes for the corresponding
3			( )	year	of all taxing districts in which the property was contained, exclusive of
4				any	state mill rates; and
5			<u>(6)</u>	Any	other information prescribed by the tax commissioner.
6	<u>8.</u>	<u>a.</u>	<u>By</u> I	March	15, 2026, the tax commissioner shall:
7			<u>(1)</u>	<u>Revi</u>	ew the certifications under subdivision a of subsection 7, make any
8			. ,	<u>requ</u>	ired corrections, and certify to the state treasurer for payment to each
9				cour	nty the sum of the amounts computed by:
10				<u>(a)</u>	For primary residential valuation reductions for primary residential
11					property taxed as real estate for taxable year 2025, multiplying the
12					reduction allowed for each qualifying parcel of primary residential
13					property taxed as real estate under this title in the county for taxable
14					year 2025 by the total of the tax mill rates for taxable year 2025 of all
15					taxing districts in which the property was located.
16				<u>(b)</u>	For primary residential valuation reductions for primary residential
17					property taxed as mobile homes under chapter 57-55 for taxable year
18					2025, multiplying the reduction allowed for each qualifying parcel of
19					primary residential property taxed as a mobile home under chapter
20					57-55 in the county for taxable year 2025 by the total of the tax mill
21					rates used to calculate mobile home taxes under chapter 57-55 in
22					taxable year 2025 of all taxing districts in which the property was
23					located.
24				<u>(c)</u>	For primary residential valuation reductions for primary residential
25					property taxed as mobile homes under chapter 57-55 for taxable year
26					2026, multiplying the reduction allowed for each qualifying parcel of
27					primary residential property taxed as a mobile home under chapter
28					57-55 in the county for taxable year 2026 by the total of the tax mill
29					rates used to calculate mobile home taxes under chapter 57-55 in
30					taxable year 2026 of all taxing districts in which the property was
31					located.

1		<u>(2)</u>	<u>Cert</u>	ify to the state treasurer for deposit in the state medical center fund the
2			<u>amo</u>	unt computed by multiplying one mill times the reduction allowed under
3			this :	section for primary residential property taxed as real estate for taxable
4			year	2025 and primary residential property taxed as mobile homes under
5			<u>cha</u> p	oter 57-55 for taxable years 2025 and 2026.
6	<u>b.</u>	<u>By I</u>	March	fifteenth of each year after 2026, the tax commissioner shall:
7		<u>(1)</u>	<u>Revi</u>	ew the certifications under subdivision b of subsection 7, make any
8			<u>requ</u>	ired corrections, and certify to the state treasurer for payment to each
9			<u>cour</u>	nty the sum of the amounts computed by:
10			<u>(a)</u>	Multiplying the reduction allowed for each qualifying parcel of primary
11				residential property taxed as real estate under this title in the county
12				for the preceding year by the total of the tax mill rates for the
13				preceding year of all taxing districts in which the property was located.
14			<u>(b)</u>	Multiplying the reduction allowed for each qualifying parcel of primary
15				residential property taxed as a mobile home under chapter 57-55 in
16				the county for the current year by the total of the tax mill rates used to
17				calculate mobile home taxes under chapter 57-55 for the current
18				taxable year of all taxing districts in which the property was located.
19		<u>(2)</u>	<u>Cert</u>	ify annually to the state treasurer for deposit in the state medical center
20			<u>fund</u>	the amount computed by multiplying one mill times the reduction
21			<u>allov</u>	ved under this section for all eligible parcels of primary residential
22			prop	erty in the state for:
23			<u>(a)</u>	The taxable year during which the application under section 2 of this
24				Act is filed for primary residential property taxed as real estate under
25				this title.
26			<u>(b)</u>	The taxable year succeeding the taxable year during which the
27				application under section 2 of this Act is filed for primary residential
28				property taxed as a mobile home under chapter 57-55.
29	<u>C.</u>	<u>In re</u>	eviewi	ng certifications, the tax commissioner may refer to any income tax
30		<u>retu</u>	<u>ırn info</u>	ormation or other information available to the tax commissioner.

1	<u>9.</u>	Wit	hin fourteen days of receiving the payment from the state treasurer, the county
2		<u>trea</u>	asurer shall apportion and distribute the payment without delay to the county and to
3		<u>the</u>	taxing districts of the county on the same basis property taxes under this chapter
4		and	I mobile home taxes under chapter 57-55 were apportioned and distributed for the
5		taxa	able year in which the taxes were levied.
6	<u>10.</u>	<u>Sup</u>	oplemental certifications by the county auditor and the tax commissioner and
7		<u>sup</u>	plemental payments by the state treasurer may be made after the dates prescribed
8		<u>in t</u> ł	nis section to make any corrections necessary because of errors or approval of any
9		<u>app</u>	lication for equalization or abatement filed by an individual or entity because all or
10		part	t of the reduction under this section was not allowed.
11	<u>11</u>	<u>The</u>	e tax commissioner shall prescribe, design, and make available all forms necessary
12		<u>to e</u>	effectuate this section.
13	SEC	стю	N 5. A new section to chapter 57-02 of the North Dakota Century Code is created
14	and ena	cted	as follows:
15	<u>Qua</u>	alifyir	ng agricultural and commercial property valuation reduction - Qualification -
16	<u>Certific</u>	ation	<u>- State reimbursement.</u>
17	<u>1.</u>	<u>A ta</u>	expayer is entitled to a reduction of the taxable valuation of the taxpayer's parcel of
18		<u>qua</u>	lifying commercial property or qualifying agricultural property as provided in this
19		sec	tion. The reduction is equal to:
20			
21		<u>a.</u>	For a parcel of qualifying agricultural property, two percent of the assessed value
21		<u>a.</u>	-
22		<u>a.</u> b.	For a parcel of qualifying agricultural property, two percent of the assessed value
			For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel.
22	<u>2.</u>	<u>b.</u>	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value
22 23	<u>2.</u>	<u>b.</u> The	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel.
22 23 24	<u>2.</u> <u>3.</u>	<u>b.</u> <u>The</u> <u>cha</u>	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel.
22 23 24 25		<u>b.</u> <u>The</u> <u>cha</u> <u>Per</u>	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel. e reduction under this section must be applied before other credits under this upter.
22 23 24 25 26		<u>b.</u> <u>The</u> <u>cha</u> <u>Per</u> <u>eac</u>	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel. e reduction under this section must be applied before other credits under this appter. sons who are co-owners of the property but who are not spouses or dependents
22 23 24 25 26 27		<u>b.</u> <u>The</u> <u>cha</u> <u>Per</u> <u>eac</u> owr	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel. e reduction under this section must be applied before other credits under this apter. sons who are co-owners of the property but who are not spouses or dependents the are entitled to a percentage of a full reduction under subsection 1 equal to their
22 23 24 25 26 27 28	<u>3.</u>	<u>b.</u> <u>The</u> <u>cha</u> <u>Per</u> <u>eac</u> <u>owr</u> <u>To a</u>	For a parcel of qualifying agricultural property, two percent of the assessed value of the parcel. For a parcel of qualifying commercial property, one percent of the assessed value of the parcel. e reduction under this section must be applied before other credits under this apter. sons who are co-owners of the property but who are not spouses or dependents the are entitled to a percentage of a full reduction under subsection 1 equal to their mership interests in the property.

-	
	to be considered qualifying commercial property or qualifying agricultural property
	under this section as of the date of the application on a form and in the manner
	prescribed by the tax commissioner.
<u>5.</u>	By October first of each year, the tax commissioner shall:
	a. Review the applications received under subsection 4 and determine which
	applicants qualify for the reduction under this section; and
	b. Provide to each county director of tax equalization a copy of each approved or
	rejected application which identifies property located in the county.
<u>6.</u>	The county director of tax equalization shall attach each approved application to the
	assessment list and list the amount of the reduction allowed on the assessment list.
<u>7.</u>	The tax department may request additional documentation from the applicant when
	making the determination of eligibility.
<u>8.</u>	If an applicant is found to have claimed a reduction fraudulently under this section to
	which that applicant is not entitled, all reductions under this section for that applicant
	for that taxable year must be canceled. If an applicant received a reduction that is
	canceled under this section, the auditor of the county in which the property is located
	shall enter the amount of the canceled reduction as omitted property on the
	assessment list of property that has escaped taxation.
<u>9.</u>	Determinations of eligibility for a reduction under this section may be appealed through
	the equalization and abatement process.
<u>10.</u>	The county auditor shall apply the reduction under this section to each parcel of
	qualifying commercial property or qualifying agricultural property on the corresponding
	property tax statement.
<u>11.</u>	A reduction under this section is valid for the entire taxable year for which the claim
	was approved, without regard to any change of ownership of the property which
	occurs after the claim was approved for the taxable year.
<u>12.</u>	This section does not reduce the liability of any owner for special assessments levied
	upon any property.
<u>13.</u>	A reduction of taxable valuation under this section may not be applied to reduce the
	taxable valuation used for purposes of determining the amount subtracted from a
	6. 7. 8. <u>9.</u> 10. 11. 11.

1		school district's state aid payment under subdivision a of subsection 4 of section					
2		<u>15.1-27-04.1.</u>					
3	<u>14.</u>	Before January fifteenth of each year after 2025, the county auditor of each county					
4		shall certify to the tax commissioner, on forms prescribed by the tax commissioner, the					
5		following information:					
6		a. The full name, address, and social security or taxpayer identification number of					
7		each individual or entity for whom the reduction under this section was allowed					
8		for the preceding taxable year;					
9		b. The legal description of the property;					
10		c. The taxable value of the property;					
11		d. The dollar amount of each reduction in taxable value allowed;					
12		e. The total of the tax mill rates used to calculate taxes for the preceding year of all					
13		taxing districts in which the property was contained, exclusive of any state mill					
14		rates; and					
15		f. Any other information prescribed by the tax commissioner.					
16	<u>15.</u>	By March fifteenth of each year after 2025, the tax commissioner shall:					
17		a. Review the certifications under subsection 14, make any required corrections,					
18		and certify to the state treasurer for payment to each county the sum of the					
19		amounts computed by multiplying the reduction allowed for each parcel of					
20		qualifying agricultural property and qualifying commercial property in the county					
21		for the preceding year by the total of the tax mill rates for the preceding year of all					
22		taxing districts in which the property was located.					
23		b. Certify annually to the state treasurer for deposit in the state medical center fund					
24		the amount computed by multiplying one mill times the reduction allowed under					
25		this section for all parcels of qualifying agricultural property and qualifying					
26		commercial property in the state for the preceding taxable year.					
27	<u>16.</u>	In reviewing certifications, the tax commissioner may refer to any income tax return					
28		information or other information available to the tax commissioner.					
29	<u>17.</u>	Within fourteen days of receiving the payment from the state treasurer, the county					
30		treasurer shall apportion and distribute the payment without delay to the county and to					

1 the taxing districts of the county on the same basis property taxes under this chapter 2 were apportioned and distributed for the preceding taxable year. 3 18. Supplemental certifications by the county auditor and the tax commissioner and 4 supplemental payments by the state treasurer may be made after the dates prescribed 5 in this section to make any corrections necessary because of errors or approval of any 6 application for equalization or abatement filed by an individual or entity because all or 7 part of the reduction under this section was not allowed. 8 The tax commissioner shall prescribe, design, and make available all forms necessary <u>19.</u> 9 to effectuate this section. Application forms must include the full name and address of 10 the applicant and any other information prescribed by the tax commissioner. The 11 county director of tax equalization shall make these forms available to applicants upon 12 request. 13 For purposes of this section: 20. 14 "Domicile" has the meaning provided under section 47-30.2-01. <u>a.</u> 15 b. "Owned" means an individual or entity holds a present ownership interest, 16 including ownership in fee simple, holds a present life estate or other terminable 17 present ownership interest, or is a purchaser under a contract for deed. The term 18 does not include a mere right of occupancy or a tenancy under a lease. 19 "Qualifying agricultural property" means agricultural property, as defined under <u>C.</u> 20 section 57-02-01, which is owned by an individual who is a resident of the state 21 or an entity that is domiciled in the state. 22 "Qualifying commercial property" means commercial property, as defined under d. 23 section 57-02-01, which is owned by an individual who is a resident of the state 24 or an entity that is domiciled in the state. 25 SECTION 6. AMENDMENT. Section 57-02-27 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 57-02-27. Property to be valued at a percentage of assessed value - Classification of 28 property - Limitation on valuation of annexed agricultural lands. 29 1. All property subject to taxation based on the value thereof must be valued as follows: 30 All primary residential property and nonprimary residential property to be valued <u>1.a.</u> 31 at nine percent of assessed value. If any property is used for bothprimary

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- residential, nonprimary residential, and nonresidential purposes, the valuation
   must be prorated accordingly.
- 3 2.b. All agricultural property to be valued at ten percent of assessed value as
  4 determined pursuant to section 57-02-27.2.
- 5 <u>3.c.</u> All commercial property to be valued at ten percent of assessed value.
- 6 4.<u>d.</u> All centrally assessed property to be valued at ten percent of assessed value 7 except as provided in section 57-06-14.1.
- 8 9

The resulting amounts must be resulting from the calculation under subsection 1 are known as the taxable valuation.

10 3. In determining the assessed value of real and personal property, except agricultural 11 property, the assessor may not adopt a lower or different standard of value because 12 the same is to serve as a basis of taxation, nor may the assessor adopt as a criterion 13 of value the price at which said property would sell at auction, or at forced sale, or in 14 the aggregate with all the property in the town or district, but the assessor shall value 15 each article or description by itself, and at such sum or price as the assessor believes 16 the same to be fairly worth in money. In assessing any tract or lot of real property, 17 there must be determined the value of the land, exclusive of improvements, and the 18 value of all taxable improvements and structures thereon, and the aggregate value of 19 the property, including all taxable structures and other improvements, excluding the 20 value of crops growing upon cultivated lands. In valuing any real property upon which 21 there is a coal or other mine, or stone or other quarry, the same must be valued at 22 such a price as such property, including the mine or quarry, would sell for at a fair 23 voluntary sale for cash. Agricultural lands within the corporate limits of a city which are 24 not platted constitute agricultural property and must be so classified and valued for 25 ad valorem property tax purposes until such lands are put to another use. Agricultural 26 lands, whether within the corporate limits of a city or not, which were platted and 27 assessed as agricultural property prior to March 30, 1981, must be assessed as 28 agricultural property for ad valorem property tax purposes until put to another use. 29 Such valuation must be uniform with the valuation of adjoining unannexed agricultural 30 land.

1	SECTION 7. AMENDMENT. Section 57-02-27.1 of the North Dakota Century Code is	
2	amended and reenacted as follows:	
3	57-02-27.1. Property to be valued at true and full value.	
4	<u>1.</u> All assessors and boards of equalization shall place the values of all items of taxable	
5	property at the true and full value of the property except as otherwise specifically	
6	provided by law, and the amount of taxes that may be levied on such property must be	;
7	limited as provided in this chapter. For the purposes of sections 57-02-27, 57-02-27.1,	
8	57-02-27.2, and 57-55-04, the term "true and full value" has the same meaning as	
9	provided in <del>subsection 15 of</del> section 57-02-01, except that "true and full value" of	
10	agricultural lands must be as determined pursuant to section 57-02-27.2.	
11	2. The governing body of the city or township may establish valuations that recognize the	;
12	supply of vacant lots available for sale.	
13	SECTION 8. A new subdivision to subsection 1 of section 57-55-10 of the North Dakota	
14	Century Code is created and enacted as follows:	
15	If it is owned by an individual who qualifies for the primary residential valuation	
16	reduction under section 4 of this Act, to the extent to which the individual is	
17	entitled to the reduction.	
18	SECTION 9. REPEAL. Section 57-02-08.9 of the North Dakota Century Code is repealed.	
19	SECTION 10. EFFECTIVE DATE. Sections 1, 2, 4, 5, 6, 7, 8 and 9 of this Act are effective	
20	for taxable years beginning after December 31, 2024.	