## PROPOSED AMENDMENTS TO HOUSE BILL NO. 1299

Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to amend and reenact section 57-02-08.1 of the North Dakota Century Code, relating to expanded eligibility for the homestead credit property tax reduction; and to provide an effective date.

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

**SECTION 1. AMENDMENT.** Section 57-02-08.1 of the North Dakota Century Code is amended and reenacted as follows:

## 57-02-08.1. Homestead credit.

- a. Any personindividual sixty-five years of age or older or permanently and totally disabled, in the year in which the tax was levied, with an income that does not exceed the limitations of subdivision c is entitled to receive a reduction in the assessment on the taxable valuation on the person'sindividual's homestead. An exemption under this subsection applies regardless of whether the personindividual is the head of a family.
  - b. The exemption under this subsection continues to apply if the personindividual does not reside in the homestead and the person'sindividual's absence is due to confinement in a nursing home, hospital, or other care facility, for as long as the portion of the homestead previously occupied by the personindividual is not rented to another personindividual.
  - c. The exemption must be determined according to the following schedule:
    - (1) If the <u>person'sindividual's</u> income is not in excess of twenty-two thousand dollars, a reduction of one hundred percent of the taxable valuation of the <u>person'sindividual's</u> homestead up to a maximum reduction of four thousand five hundred dollars of taxable valuation.
    - (2) If the <u>person'sindividual's</u> income is in excess of twenty-two thousand dollars and not in excess of twenty-six thousand dollars, a reduction of eighty percent of the taxable valuation of the <u>person'sindividual's</u> homestead up to a maximum reduction of three thousand six hundred dollars of taxable valuation.
    - (3) If the <u>person'sindividual's</u> income is in excess of twenty-six thousand dollars and not in excess of thirty thousand dollars, a reduction of sixty percent of the taxable valuation of the <u>person'sindividual's</u> homestead up to a maximum reduction of two thousand seven hundred dollars of taxable valuation.

- (4) If the <u>person'sindividual's</u> income is in excess of thirty thousand dollars and not in excess of thirty-four thousand dollars, a reduction of forty percent of the taxable valuation of the <u>person'sindividual's</u> homestead up to a maximum reduction of one thousand eight hundred dollars of taxable valuation.
- (5) If the <u>person'sindividual's</u> income is in excess of thirty-four thousand dollars and not in excess of thirty-eight thousand dollars, a reduction of twenty percent of the taxable valuation of the <u>person'sindividual's</u> homestead up to a maximum reduction of nine hundred dollars of taxable valuation.
- (6) If the <u>person's individual's</u> income is in excess of thirty-eight thousand dollars and not in excess of forty-two thousand dollars, a reduction of ten percent of the taxable valuation of the <u>person's individual's</u> homestead up to a maximum reduction of four hundred fifty dollars of taxable valuation.
- d. PersonsIndividuals residing together, as spouses or when one or more is a dependent of another, are entitled to only one exemption between or among them under this subsection. PersonsIndividuals residing together, who are not spouses or dependents, who are coowners of the property are each entitled to a percentage of a full exemption under this subsection equal to their ownership interests in the property.
- e. This subsection does not reduce the liability of any personindividual for special assessments levied upon any property.
- f. Any <u>personindividual</u> claiming the exemption under this subsection shall sign a verified statement of facts establishing the <u>person'sindividual's</u> eligibility.
- g. A personAn individual is ineligible for the exemption under this subsection if the value of the assets of the personindividual and any dependent residing with the personindividual exceeds five hundred thousand dollars, including the value of any assets divested within the last three years.
- h. The assessor shall attach the statement filed under subdivision f to the assessment sheet and shall show the reduction on the assessment sheet.
- i. An exemption under this subsection terminates at the end of the taxable year of the death of the applicant.
- a. Any personindividual who would qualify for an exemption under subdivisions a and c of subsection 1 except for the fact that the personindividual rents living quarters is eligible for refund of a portion of the person's individual's annual rent deemed by this subsection to constitute the payment of property tax.
  - b. For the purpose of this subsection, twenty percent of the annual rent, exclusive of any federal rent subsidy and of charges for any utilities, services, furniture, furnishings, or personal property appliances furnished by the landlord as part of the rental agreement, whether expressly set out in the rental agreement, must be considered as

payment made for property tax. When any part of the twenty percent of the annual rent exceeds four percent of the annual income of a qualified applicant, the applicant is entitled to receive a refund from the state general fund for that amount in excess of four percent of the person's individual's annual income, but the refund may not be in excess of four hundred dollars. If the calculation for the refund is less than five dollars, a minimum of five dollars must be sent to the qualifying applicant.

- c. Persons Individuals who reside together, as spouses or when one or more is a dependent of another, are entitled to only one refund between or among them under this subsection. Persons Individuals who reside together in a rental unit, who are not spouses or dependents, are each entitled to apply for a refund based on the rent paid by that person individual.
- d. Each application for refund under this subsection must be made to the tax commissioner before the first day of June of each year by the personindividual claiming the refund. The tax commissioner may grant an extension of time to file an application for good cause. The tax commissioner shall issue refunds to applicants.
- e. This subsection does not apply to rents or fees paid by <u>a personan</u> individual for any living quarters, including a nursing home licensed pursuant to section 23-16-01, if those living quarters are exempt from property taxation and the owner is not making a payment in lieu of property taxes.
- f. A personAn individual may not receive a refund under this section for a taxable year in which that personindividual received an exemption under subsection 1.
- 3. The credit provided under this subsection applies without regard to eligibility for the exemption provided under subsection 1. The credit under this subsection applies in addition to any exemption for which an individual is eligible under subsection 1.

Any individual sixty-five years of age or older or permanently and totally disabled, in the year in which the tax was levied is entitled to receive a state-paid credit of one thousand dollars against the total property taxes levied against that individual's homestead in that taxable year regardless of whether the individual is the head of a family.

Any individual who is not sixty-five years of age or older or permanently and totally disabled, in the year in which the tax was levied is entitled to receive a state-paid credit of six hundred dollars against the total property taxes levied against that individual's homestead in that taxable year regardless of whether the individual is the head of a family.

The credit under this subsection continues to apply if the individual does not reside in the homestead and the individual's absence is due to confinement in a nursing home, hospital, or other care facility, for as long as the portion of the homestead previously occupied by the individual is not rented to another individual.

Individuals residing together, as spouses, or when one or more is a dependent of another, are entitled to only one credit between or among them under this subsection. Individuals residing together, who are not spouses or dependents, who are coowners of the property are each entitled to a percentage of a full credit under this subsection equal to their ownership interests in the property.

Any individual claiming the credit under this subsection shall sign a verified statement of facts establishing the individual's eligibility for the initial year of eligibility. The auditor shall attach the statement filed under this subsection to the assessment sheet and shall show the reduction on the tax list. A credit under this subsection terminates at the end of the taxable year in which the individual transfers ownership of the property or ceases to occupy the property as a homestead.

- 4. All forms necessary to effectuate this section must be prescribed, designed, and made available by the tax commissioner. The county directors of tax equalization shall make these forms available upon request.
- 4.5. A personAn individual whose homestead is a farm structure exempt from taxation under subsection 15 of section 57-02-08 may not receive any property tax ereditexemption under this sectionsubsection 1 but the credit under subsection 3 may be applied against property taxes levied against up to six hundred forty acres of agricultural property associated with the exempt homestead.
- 5.6. For the purposes of this section:
  - a. "Dependent" has the same meaning it has for federal income tax purposes.
  - b. "Homestead" has the same meaning as provided in section 47-18-01.
  - c. "Income" means income for the most recent complete taxable year from all sources, including the income of any dependent of the applicant, and including any county, state, or federal public assistance benefits, social security, or other retirement benefits, but excluding any federal rent subsidy, any amount excluded from income by federal or state law, and medical expenses paid during the year by the applicant or the applicant's dependent which is not compensated by insurance or other means.
  - d. "Medical expenses" has the same meaning as it has for state income tax purposes, except that for transportation for medical care the <u>personindividual</u> may use the standard mileage rate allowed for state officer and employee use of a motor vehicle under section 54-06-09.
  - e. "Permanently and totally disabled" means the inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or has lasted or can be expected to last for a continuous period of not less than twelve months as established by a certificate from a licensed physician or a written determination of

disability from the social security administration or any federal or state agency that has authority to certify an individual's disability.

**SECTION 2. EFFECTIVE DATE.** This Act is effective for taxable years beginning after December 31, 2014, for ad valorem property taxes, and for taxable years beginning after December 31, 2015, for mobile home taxes."

Renumber accordingly