Fifty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1053

Introduced by

Legislative Council

(Taxation Committee)

1 A BILL for an Act to amend and reenact subsection 15 of section 57-02-08 of the North Dakota

2 Century Code, relating to application of the property tax exemption for farm buildings for

3 beginning farmers; and to provide an effective date.

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

5 SECTION 1. AMENDMENT. Subsection 15 of section 57-02-08 of the 1997
6 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 7 15. a. All farm structures and improvements located on agricultural lands. This 8 subsection shall must be construed to exempt farm buildings and 9 improvements only, and shall may not be construed to exempt from taxation 10 industrial plants, or structures of any kind not used or intended for use as a 11 part of a farm plant, or as a farm residence. Any structure or improvement 12 used in connection with a retail or wholesale business other than farming, any 13 structure or improvement located on platted land within the corporate limits of 14 a city, or any structure or improvement located on railroad operating property 15 subject to assessment under chapter 57-05 is not exempt under this subsection. 16
- b. It is the intent of the legislative assembly that this exemption as applied to a
 residence shall must be strictly construed and interpreted to exempt only a
 residence which that is situated on a farm and which is occupied or used by a
 person who is a farmer and that the exemption shall may not be applied to
 property which is occupied or used by a person who is not a farmer. For
 purposes of this subdivision:
- 23 (1) "Farm" means a single tract or contiguous tracts of agricultural land
 24 containing a minimum of ten acres [4.05 hectares] and for which the

1		farme	er, actually farming the land or engaged in the raising of livestock
2		or oth	ner similar operations normally associated with farming and
3		ranch	ning, has not received more than fifty percent <u>or more</u> of annual
4		net ir	ncome from nonfarm income farming activities, including that net
5		incor	ne of a spouse if married, during each any of the three preceding
6		caler	idar years.
7	(2)	"Farr	ner" means an individual who normally devotes the major portion
8		of tim	ne to the activities of producing products of the soil, poultry,
9		livest	ock, or dairy farming in such products' unmanufactured state and
10		has r	not received more than fifty percent or more of annual net income
11		from	nonfarm income farming activities, including that net income of a
12		spou	se if married, during each any of the three preceding calendar
13		years	s. "Farmer" includes an individual <u>a "retired farmer"</u> who is retired
14		beca	use of illness or age and who at the time of retirement owned and
15		occu	pied as a farmer as defined above the residence in which the
16		perso	on lives and for which the exemption is claimed. <u>"Farmer" includes</u>
17		<u>a "be</u>	ginning farmer" who has begun occupancy and operation of a farm
18		<u>withir</u>	n the three preceding calendar years; who normally devotes the
19		<u>majo</u>	r portion of time to the activities of producing products of the soil,
20		poult	ry, livestock, or dairy farming in such products' unmanufactured
21		<u>state</u>	; and who does not have a history of farm income from farm
22		opera	ation for each of the three preceding calendar years.
23	(3)	"Net	income from farming activities" described in paragraph 2 means
24		taxab	le income from those activities as computed for income tax
25		purpo	oses pursuant to chapter 57-38 adjusted to include the following:
26		(a)	The difference between gross sales price less expenses of sale
27			and the amount reported for sales of agricultural products for
28			which the farmer reported a capital gain.
29		(b)	Interest expenses from farming activities which have been
30			deducted in computing taxable income.

1	(4)	When exemption is claimed under this subdivision for a residence, the
2		assessor may require that the occupant of the residence who it is
3		claimed is a farmer provide to the assessor for the year or years
4		specified by the assessor a written statement in which it is stated that
5		fifty percent or more of the net income of that occupant, and spouse if
6		married and both spouses occupy the residence, was, or was not, net
7		income from farming activities ; provided, that if that occupant is married
8		and both spouses occupy the residence, it shall be stated in the written
9		statement whether their net income from farming activities was fifty
10		percent or more of their combined net income from all sources.
11	(5)	In addition to any of the provisions of this subsection or any other
12		provision of law, a residence situated on agricultural land is not exempt
13		for the year if it is occupied by an individual engaged in farming who
14		had nonfarm income, including that of a spouse if married, of more than
15		forty thousand dollars during each of the three preceding calendar
16		years. The provisions of this <u>This</u> paragraph do <u>does</u> not apply to an
17		individual who is retired because of illness or age and who at the time
18		of retirement owned and occupied as a farmer the residence in which
19		the person lives and for which the exemption is claimed a retired farmer
20		or a beginning farmer as defined in paragraph 2.
21	(6)	For purposes of this section, "livestock" includes "nontraditional
22		livestock" as defined in section 36-01-00.1.
23	(7)	A farmer operating a bed and breakfast facility in the farm residence
24		occupied by that farmer is entitled to the exemption under this section
25		for that residence if the farmer and the residence would qualify for
26		exemption under this section except for the use of the residence as a
27		bed and breakfast facility.
28	SECTION 2. E	FFECTIVE DATE. This Act is effective for taxable years beginning after
29	December 31, 1998.	