19.0660.02000

FIRST ENGROSSMENT

Sixty-sixth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1535

Introduced by

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Representatives K. Koppelman, Becker, Hoverson, Jones, Satrom, Simons, Toman Senators Bakke, Bekkedahl, Wanzek

- 1 A BILL for an Act to amend and reenact section 57-38-30.3 of the North Dakota Century Code,
- 2 relating to replacement of the individual, estate, and trust income tax rate schedule with a
- 3 flat-rate income tax; and to provide an effective date.

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

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

57-38-30.3. Individual, estate, and trust income tax.

- 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. A taxpayer computing the tax under this section is only eligible for those adjustments or credits that are specifically provided for in this section. Provided, that for purposes of this section, any person required to file a state income tax return under this chapter, but who has not computed a federal taxable income figure, shall compute a federal taxable income figure using a pro forma return in order to determine a federal taxable income figure to be used as a starting point in computing state income tax under this section. The tax for individuals, estates, and trusts is equal to two percent of North Dakota taxable income multiplied by the rates in the applicable rate schedule insubdivisions a through d corresponding to an individual's filing status used for federal income tax purposes. For an estate or trust, the schedule in subdivision e must be used for purposes of this subsection. North Dakota taxable income must be reduced by the amounts under subdivisions a through e, based on a taxpayer's filing status used for federal income tax purposes.
 - Single, other than head of household or surviving spouse, \$18,725.
 If North Dakota taxable income is:

| 1 | | Over | Not over | The tax is equal to | Of amount over |
|----|----|------------------------|---------------------------|--------------------------------|----------------------|
| 2 | | \$0 | \$37,450 | 1.10% | \$0 |
| 3 | | \$37,450 | \$90,750 | \$411.95 + 2.04% | \$37,450 |
| 4 | | \$90,750 | \$189,300 | \$1,499.27 + 2.27% | \$90,750 |
| 5 | | \$189,300 | \$411,500 | \$3,736.36 + 2.64% | \$189,300 |
| 6 | | \$411,500 | | \$9,602.44 + 2.90% | \$411,500 |
| 7 | b. | Married filing jointly | and surviving spous | se <u>, \$37,450</u> . | |
| 8 | | If North Dakota taxa | able income is: | | |
| 9 | | Over | Not over | The tax is equal to | Of amount over |
| 10 | | \$0 | \$62,600 | 1.10% | \$0 |
| 11 | | \$62,600 | \$151,200 | \$688.60 + 2.04% | \$62,600 |
| 12 | | \$151,200 | \$230,450 | \$2,496.04 + 2.27% | \$151,200 |
| 13 | | \$230,450 | \$411,500 | \$4,295.02 + 2.64% | \$230,450 |
| 14 | | \$411,500 | | \$9,074.74 + 2.90% | \$411,500 |
| 15 | C. | Married filing separa | ately <u>, \$18,725</u> . | | |
| 16 | | If North Dakota taxa | able income is: | | |
| 17 | | Over | Not over | The tax is equal to | Of amount over |
| 18 | | \$0 | \$31,300 | 1.10% | \$0 |
| 19 | | \$31,300 | \$75,600 | \$344.30 + 2.04% | \$31,300 |
| 20 | | \$75,600 | \$115,225 | \$1,248.02 + 2.27% | \$75,600 |
| 21 | | \$115,225 | \$205,750 | \$2,147.51 + 2.64% | \$115,225 |
| 22 | | \$205,750 | | \$4,537.37 + 2.90% | \$205,750 |
| 23 | d. | Head of household, | <u>\$25,100</u> . | | |
| 24 | | If North Dakota taxa | able income is: | | |
| 25 | | Over | Not over | The tax is equal to | Of amount over |
| 26 | | \$0 | \$50,200 | 1.10% | \$0 |
| 27 | | \$50,200 | \$129,600 | \$552.20 + 2.04% | \$50,200 |
| 28 | | \$129,600 | \$209,850 | \$2,171.96 + 2.27% | \$129,600 |
| 29 | | \$209,850 | \$411,500 | \$3,993.64 + 2.64% | \$209,850 |
| 30 | | \$411,500 | | \$ 9,317.20 + 2.90% | \$411,500 |
| 31 | e. | Estates and trusts, S | <u>\$1,250</u> . | | |
| | | | | | |

| 1 | | If North Dakota | taxable income is: | | |
|----|---------------|----------------------|-------------------------------|-------------------------------------|-----------------------------|
| 2 | | Over | Not over | The tax is equal to | Of amount over |
| 3 | | \$0 | \$2,500 | 1.10% | \$0 |
| 4 | | \$2,500 | \$5,900 | \$ 27.50 + 2.04% | \$2,500 |
| 5 | | \$5,900 | \$9,050 | \$96.86 + 2.27% | \$5,900 |
| 6 | | \$9,050 | \$12,300 | \$168.37 + 2.64% | \$9,050 |
| 7 | | \$12,300 | | \$254.17 + 2.90% | \$12,300 |
| 8 | f. | For an individua | I who is not a resident of | this state for the entire y | ear, or for a |
| 9 | | nonresident esta | ate or trust, the tax is equ | al to the tax otherwise co | omputed under |
| 10 | | this subsection r | multiplied by a fraction in | which: | |
| 11 | | (1) The numer | ator is the federal adjuste | ed gross income allocabl | e and |
| 12 | | apportiona | ble to this state; and | | |
| 13 | | (2) The denom | ninator is the federal adjus | sted gross income from | all sources |
| 14 | | reduced by | the net income from the | amounts specified in su | bdivisions a and |
| 15 | | b of subsec | ction 2. | | |
| 16 | | In the case of m | arried individuals filing a j | joint return, if one spous | e is a resident |
| 17 | | of this state for t | he entire year and the oth | her spouse is a nonresid | ent for part or |
| 18 | | all of the tax year | ar, the tax on the joint retu | ırn must be computed ur | nder this |
| 19 | | subdivision. | | | |
| 20 | g. | The tax commis | sioner shall prescribe nev | w rate schedules that ap | ply in lieu of the |
| 21 | | schedules set fo | orth in subdivisions a throu | ugh e. The new scheduk | es must be |
| 22 | | determined by ir | ncreasing the minimum ar | nd maximum dollar amo | unts for each |
| 23 | | income bracket | for which a tax is imposed | d by the cost-of-living ad | justment for the |
| 24 | | taxable year as | determined by the secret | ary of the United States | treasury for |
| 25 | | purposes of sec | tion 1(f) of the United Sta | tes Internal Revenue Co | o de of 1954, as |
| 26 | | amended. For the | nis purpose, the rate appl | icable to each income br | acket may not |
| 27 | | be changed, and | d the manner of applying | the cost-of-living adjustr | nent must be |
| 28 | | the same as tha | t used for adjusting the in | ncome brackets for feder | al income tax |
| 29 | | purposes. | | | |
| 30 | h. | The tax commis | sioner shall prescribe an | optional simplified metho | od of computing |
| 31 | | tax under this se | ection that may be used b | y an individual taxpayer | who is not |

1 entitled to claim an adjustment under subsection 2 or credit against income tax 2 liability under subsection 7. 3 2. For purposes of this section, "North Dakota taxable income" means the federal taxable 4 income of an individual, estate, or trust as computed under the Internal Revenue Code 5 of 1986, as amended, adjusted as follows: 6 Reduced by interest income from obligations of the United States and income a. 7 exempt from state income tax under federal statute or United States or North 8 Dakota constitutional provisions. 9 b. Reduced by the portion of a distribution from a qualified investment fund 10 described in section 57-38-01 which is attributable to investments by the qualified 11 investment fund in obligations of the United States, obligations of North Dakota or 12 its political subdivisions, and any other obligation the interest from which is 13 exempt from state income tax under federal statute or United States or North 14 Dakota constitutional provisions. 15 Reduced by the amount equal to the earnings that are passed through to a C. 16 taxpayer in connection with an allocation and apportionment to North Dakota 17 under section 57-38-01.35. 18 d. Reduced by forty percent of: 19 The excess of the taxpayer's net long-term capital gain for the taxable year 20 over the net short-term capital loss for that year, as computed for purposes 21 of the Internal Revenue Code of 1986, as amended. The adjustment 22 provided by this subdivision is allowed only to the extent the net long-term 23 capital gain is allocated to this state. 24 (2) Qualified dividends as defined under Internal Revenue Code section 1(h) 25 (11), added by section 302(a) of the Jobs and Growth Tax Relief 26 Reconciliation Act of 2003 [Pub. L. 108-27; 117 Stat. 752; 2 U.S.C. 963 27 et seq.], but only if taxed at a federal income tax rate that is lower than the 28 regular federal income tax rates applicable to ordinary income. If, for any 29 taxable year, qualified dividends are taxed at the regular federal income tax 30 rates applicable to ordinary income, the reduction allowed under this

subdivision is equal to thirty percent of all dividends included in federal

1 taxable income. The adjustment provided by this subdivision is allowed only 2 to the extent the qualified dividend income is allocated to this state. 3 e. Increased by the amount of a lump sum distribution for which income averaging 4 was elected under section 402 of the Internal Revenue Code of 1986 [26 U.S.C. 5 402], as amended. This adjustment does not apply if the taxpayer received the 6 lump sum distribution while a nonresident of this state and the distribution is 7 exempt from taxation by this state under federal law. 8 Increased by an amount equal to the losses that are passed through to a 9 taxpayer in connection with an allocation and apportionment to North Dakota 10 under section 57-38-01.35. 11 Reduced by the amount received by the taxpayer as payment for services g. 12 performed when mobilized under title 10 United States Code federal service as a 13 member of the national guard or reserve member of the armed forces of the 14 United States. This subdivision does not apply to federal service while attending 15 annual training, basic military training, or professional military education. 16 h. Reduced by income from a new and expanding business exempt from state 17 income tax under section 40-57.1-04. 18 İ. Reduced by interest and income from bonds issued under chapter 11-37. 19 Reduced by up to ten thousand dollars of qualified expenses that are related to a |- 20 donation by a taxpayer or a taxpayer's dependent, while living, of one or more 21 human organs to another human being for human organ transplantation. A 22 taxpayer may claim the reduction in this subdivision only once for each instance 23 of organ donation during the taxable year in which the human organ donation and 24 the human organ transplantation occurs but if qualified expenses are incurred in 25 more than one taxable year, the reduction for those expenses must be claimed in 26 the year in which the expenses are incurred. For purposes of this subdivision: 27 (1) "Human organ transplantation" means the medical procedure by which 28 transfer of a human organ is made from the body of one person to the body 29 of another person. 30 (2) "Organ" means all or part of an individual's liver, pancreas, kidney, intestine, 31 lung, or bone marrow.

| 1 | | (3) "Qualified expenses" means lost wages not compensated by sick pay and |
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| 2 | | unreimbursed medical expenses as defined for federal income tax |
| 3 | | purposes, to the extent not deducted in computing federal taxable income, |
| 4 | | whether or not the taxpayer itemizes federal income tax deductions. |
| 5 | k. j. | Increased by the amount of the contribution upon which the credit under section |
| 6 | | 57-38-01.21 is computed, but only to the extent that the contribution reduced |
| 7 | | federal taxable income. |
| 8 | l. <u>k.</u> | Reduced by the amount of any payment received by a veteran or beneficiary of a |
| 9 | | veteran under section 37-28-03 or 37-28-04. |
| 0 | m. l. | Reduced by the amount received by a taxpayer that was paid by an employer |
| 11 | | under paragraph 4 of subdivision a of subsection 2 of section 57-38-01.25 to hire |
| 2 | | the taxpayer for a hard-to-fill position under section 57-38-01.25, but only to the |
| 3 | | extent the amount received by the taxpayer is included in federal taxable income |
| 4 | | The reduction applies only if the employer is entitled to the credit under section |
| 5 | | 57-38-01.25. The taxpayer must attach a statement from the employer in which |
| 6 | | the employer certifies that the employer is entitled to the credit under section |
| 7 | | 57-38-01.25 and which specifically identified the type of payment and the amount |
| 8 | | of the exemption under this section. |
| 9 | n. <u>m.</u> | Reduced by the amount up to a maximum of five thousand dollars, or ten |
| 20 | | thousand dollars if a joint return is filed, for contributions made under a higher |
| 21 | | education savings plan administered by the Bank of North Dakota, pursuant to |
| 22 | | section 6-09-38. |
| 23 | o. n. | Reduced by the amount of income of a taxpayer, who resides anywhere within |
| 24 | | the exterior boundaries of a reservation situated in this state or situated both in |
| 25 | | this state and in an adjoining state and who is an enrolled member of a federally |
| 26 | | recognized Indian tribe, from activities or sources anywhere within the exterior |
| 27 | | boundaries of a reservation situated in this state or both situated in this state and |
| 28 | | in an adjoining state. |
| 29 | p. o. | For married individuals filing jointly, reduced by an amount equal to the excess of |
| 30 | | the recomputed itemized deductions or standard deduction over the amount of |
| 31 | | the itemized deductions or standard deduction deducted in computing federal |

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1 taxable income. For purposes of this subdivision, "itemized deductions or 2 standard deduction" means the amount under section 63 of the Internal Revenue 3 Code that the married individuals deducted in computing their federal taxable 4 income and "recomputed itemized deductions or standard deduction" means an 5 amount determined by computing the itemized deductions or standard deduction 6 in a manner that replaces the basic standard deduction under section 63(c)(2) of 7 the Internal Revenue Code for married individuals filing jointly with an amount 8 equal to double the amount of the basic standard deduction under section 63(c) 9 (2) of the Internal Revenue Code for a single individual other than a head of 10 household and surviving spouse. If the married individuals elected under 11 section 63(e) of the Internal Revenue Code to deduct itemized deductions in 12 computing their federal taxable income even though the amount of the allowable 13 standard deduction is greater, the reduction under this subdivision is not allowed. 14 Married individuals filing jointly shall compute the available reduction under this 15 subdivision in a manner prescribed by the tax commissioner. 16

- q.p. Reduced by an amount equal to the exemption available for a qualifying child under section 152 of the Internal Revenue Code [26 U.S.C. 152], as amended, for each birth resulting in stillbirth, as defined in section 23-02.1-01, for which a fetal death certificate has been filed under section 23-02.1-20. For purposes of this subdivision, the exemption may only be claimed in the taxable year in which the stillbirth occurred.
- 3. The same filing status used when filing federal income tax returns must be used when filing state income tax returns.
- 4. a. A resident individual, estate, or trust is entitled to a credit against the tax imposed under this section for the amount of income tax paid by 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 in those jurisdictions that is also subject to tax under this section.
 - b. For an individual, estate, or trust that is a resident of this state for the entire taxable year, the credit allowed under this subsection may not exceed an amount equal to the tax imposed under this section multiplied by a ratio equal to federal

b.

1 adjusted gross income derived from sources in the other jurisdiction divided by 2 federal adjusted gross income less the amounts under subdivisions a and b of 3 subsection 2. 4 For an individual, estate, or trust that is a resident of this state for only part of the C. 5 taxable year, the credit allowed under this subsection may not exceed the lesser 6 of the following: 7 The tax imposed under this chapter multiplied by a ratio equal to federal 8 adjusted gross income derived from sources in the other jurisdiction 9 received while a resident of this state divided by federal adjusted gross 10 income derived from North Dakota sources less the amounts under 11 subdivisions a and b of subsection 2. 12 (2) The tax paid to the other jurisdiction multiplied by a ratio equal to federal 13 adjusted gross income derived from sources in the other jurisdiction 14 received while a resident of this state divided by federal adjusted gross 15 income derived from sources in the other states. 16 The tax commissioner may require written proof of the tax paid to another state. d. 17 The required proof must be provided in a form and manner as determined by the 18 tax commissioner. 19 5. Individuals, estates, or trusts that file an amended federal income tax return changing 20 their federal taxable income figure for a year for which an election to file state income 21 tax returns has been made under this section shall file an amended state income tax 22 return to reflect the changes on the federal income tax return. 23 6. The tax commissioner may prescribe procedures and guidelines to prevent requiring 24 income that had been previously taxed under this chapter from becoming taxed again 25 because of the provisions of this section and may prescribe procedures and guidelines 26 to prevent any income from becoming exempt from taxation because of the provisions 27 of this section if it would otherwise have been subject to taxation under the provisions 28 of this chapter. 29 A taxpayer filing a return under this section is entitled to the following tax credits: 30 Family care tax credit under section 57-38-01.20. a.

Renaissance zone tax credits under sections 40-63-04, 40-63-06, and 40-63-07.

1 Agricultural business investment tax credit under section 57-38.6-03. C. 2 d. Seed capital investment tax credit under section 57-38.5-03. 3 e. Planned gift tax credit under section 57-38-01.21. 4 Biodiesel fuel or green diesel fuel tax credits under sections 57-38-01.22 and f. 5 57-38-01.23. 6 Internship employment tax credit under section 57-38-01.24. g. 7 Workforce recruitment credit under section 57-38-01.25. h. 8 Angel fund investment tax credit under section 57-38-01.26 (effective for the first į. 9 taxable year beginning after December 31, 2016). 10 Marriage penalty credit under section 57-38-01.28. į. 11 k.i. Research and experimental expenditures under section 57-38-30.5. 12 ŀį. Geothermal energy device installation credit under section 57-38-01.8. 13 m.k. Long-term care partnership plan premiums income tax credit under section 14 57-38-29.3. 15 n.l. Employer tax credit for salary and related retirement plan contributions of 16 mobilized employees under section 57-38-01.31. 17 Automating manufacturing processes tax credit under section 57-38-01.33 θ. 18 (effective for the first five taxable years beginning after December 31, 2012). 19 Income tax credit for passthrough entity contributions to private education p.<u>m.</u> 20 institutions under section 57-38-01.7. 21 Angel investor tax credit under section 57-38-01.26. q.n. 22 8. A taxpayer filing a return under this section is entitled to theany exemption provided for 23 which the taxpayer qualifies under section 40-63-04. 24 9. a. If an individual taxpayer engaged in a farming business elects to average farm 25 income under section 1301 of the Internal Revenue Code [26 U.S.C. 1301], the 26 taxpayer may elect to compute tax under this subsection. If an election to 27 compute tax under this subsection is made, the tax imposed by subsection 1 for 28 the taxable year must be equal to the sum of the following: 29 The tax computed under subsection 1 on North Dakota taxable income 30 reduced by elected farm income.

December 31, 2018.

1 The increase in tax imposed by subsection 1 which would result if North (2) 2 Dakota taxable income for each of the three prior taxable years were 3 increased by an amount equal to one-third of the elected farm income. 4 However, if other provisions of this chapter other than this section were 5 used to compute the tax for any of the three prior years, the same 6 provisions in effect for that prior tax year must be used to compute the 7 increase in tax under this paragraph. For purposes of applying this 8 paragraph to taxable years beginning before January 1, 2001, the increase 9 in tax must be determined by recomputing the tax in the manner prescribed 10 by the tax commissioner. 11 For purposes of this subsection, "elected farm income" means that portion of b. 12 North Dakota taxable income for the taxable year which is elected farm income 13 as defined in section 1301 of the Internal Revenue Code of 1986 [26 U.S.C. 14 1301], as amended, reduced by the portion of an exclusion claimed under 15 subdivision d of subsection 2 that is attributable to a net long-term capital gain 16 included in elected farm income. 17 The reduction in North Dakota taxable income under this subsection must be C. 18 taken into account for purposes of making an election under this subsection for 19 any subsequent taxable year. 20 The tax commissioner may prescribe rules, procedures, or guidelines necessary d. 21 to administer this subsection. 22 10. The tax commissioner may prescribe tax tables, to be used in computing the tax 23 according to subsection 1, if the amounts of the tax tables are based on the tax rates 24 set forth in subsection 1. If prescribed by the tax commissioner, the tables must be 25 followed by every individual, estate, or trust determining a tax under this section. 26 SECTION 2. EFFECTIVE DATE. This Act is effective for taxable years beginning after