State of South Dakota

EIGHTY-FIRST SESSION LEGISLATIVE ASSEMBLY, 2006

555M0051

HOUSE TAXATION COMMITTEE ENGROSSED NO. ${\bf HB~1009}$ - 01/19/2006

Introduced by: Representatives Rhoden, Glover, Hargens, Howie, Jensen, McCoy, Murschel, and Turbiville and Senators McNenny, Hundstad, Lintz, and Peterson (Jim) at the request of the Interim Committee on Classifications of Real Property Study Committee

- 1 FOR AN ACT ENTITLED, An Act to create additional classifications of agricultural property
- and to revise certain provisions concerning the taxation of certain agricultural property.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 10-6-31.3 be amended to read as follows:
- 5 10-6-31.3. For tax purposes, land is <u>class one</u> agricultural land if it meets two of the
- 6 following three criteria:
- At least thirty-three and one-third percent of the total family gross income of the

 womer is derived In three of the previous five years, the operator derived a gross

 income from the pursuit of agriculture as defined in subdivision (2) of this section

 or it is a state-owned public shooting area or a state-owned game production area as

 identified in § 41-4-8 and it is owned and managed by the Department of Game, Fish

 and Parks; that is at least five percent of the assessed value of the bare land,

 excluding any improvements;
- 14 (2) Its principal use is devoted to the raising and harvesting of crops or timber or fruit



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1		trees, the rearing, feeding, and management of farm livestock, poultry, fish, or					
2		nursery stock, the production of bees and apiary products, or horticulture, all for					
3		intended profit pursuant to subdivision (1) of this section. Agricultural real estate also					
4		includes woodland, wasteland, and pasture land, but only if the land is held and					
5		operated in conjunction with agricultural real estate as defined and it is under the					
6		same ownership; and					
7	(3)	It consists of not less than twenty acres of unplatted land or is a part of a contiguous					
8		ownership of not less than eighty acres of unplatted land. The same acreage					
9		specifications apply to platted land, excluding land platted as a subdivision, which					
10		is in an unincorporated area. However, the board of county commissioners may					
11		increase the minimum acre requirement up to one hundred sixty acres.					
12	Howe	However, for tax purposes, land is not <u>class one</u> agricultural land if the land is classified					
13	pursuant	to § 10-6-33.14 as a nonagricultural acreage.					
14	Section	on 2. That chapter 10-6 be amended by adding thereto a NEW SECTION to read as					
15	follows:						
16	For ta	ax purposes, land is class two agricultural land if it meets two of the following three					
17	criteria:						
18	(1)	In three of the previous five years, the operator derived a gross income from the					
19		pursuit of agriculture as defined in subdivision (2) of this section that is at least five					
20		percent of the assessed value of the land;					
21	(2)	Its principal use is devoted to the raising and harvesting of crops or timber or fruit					
22		trees, the rearing, feeding, and management of farm livestock, poultry, fish, or					
23		nursery stock, the production of bees and apiary products, or horticulture, all for					
24		intended profit pursuant to subdivision (1) of this section. Agricultural real estate also					

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1		includes woodland, wasteland, and pasture land, but only if the land is held and
2		operated in conjunction with agricultural real estate as defined and it is under the
3		same ownership; or
4	(3)	It consists of not less than twenty acres of land or is a part of a contiguous ownership
5		of not less than eighty acres of land, excluding land platted as a subdivision.
6		However, the board of county commissioners may increase the minimum acre
7		requirement up to one hundred sixty acres.
8	Howe	ever, for tax purposes, land is not class two agricultural land if the land is classified
9	pursuant	to § 10-6-31.1 as class one agricultural land or § 10-6-33.14 as a nonagricultural
10	acreage.	
11	Secti	on 3. That chapter 10-6 be amended by adding thereto a NEW SECTION to read as
12	follows:	
13	The o	director of equalization may request documentation from the owner or operator to
14	determin	e whether the owner or operator meets the minimum eligibility criteria for gross income
15	establish	ed by subdivision 10-6-31.1(1) or subdivision (1) of section 2 of this Act. If the owner
16	or operat	or does not provide such documentation, the director of equalization may find that the
17	owner or	operator does meet the minimum eligibility criteria for gross income established by
18	subdivisi	on 10-6-31.1(1) or subdivision (1) of section 2 of this Act.
19	Secti	on 4. That § 2-14-2 be amended by adding thereto a NEW SUBDIVISION to read as
20	follows:	
21	"Agr	icultural land," any class one agricultural land as defined by § 10-6-31.1 or class two
22	agricultu	ral land as defined by section 2 of this Act, unless otherwise specified.
23	Secti	on 5. That § 10-12-42 be amended to read as follows:
24	10-12	2-42. For taxes payable in 2006 2007 and each year thereafter, the levy for the general

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fund	of a	school	district	shall be	as follows:
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- (1) The maximum tax levy shall be eleven dollars per thousand dollars of taxable valuation subject to the limitations on <u>class one</u> agricultural <u>property land</u> as provided in subdivision (2) of this section, owner-occupied property as provided for in subdivision (3) of this section, <u>and</u> nonagricultural acreage property as provided for in subdivision (4) of this section, <u>and class two agricultural land as provided in subdivision</u> (5) of this section;
 - (2) The maximum tax levy on <u>class one</u> agricultural <u>property land</u> for such school district shall be three dollars and nineteen cents per thousand dollars of taxable valuation. If the district's levies are less than the maximum levies as stated in this section, the levies shall maintain the same proportion to each other as represented in the mathematical relationship at the maximum levies;
 - (3) The maximum tax levy for an owner-occupied single-family dwelling as defined in § 10-13-40, for such school district may not exceed five dollars and thirteen cents per thousand dollars of taxable valuation. If the district's levies are less than the maximum levies as stated in this section, the levies shall maintain the same proportion to each other as represented in the mathematical relationship at the maximum levies; and
 - (4) The maximum tax levy on nonagricultural acreage property as defined in § 10-6-33.14, for such school district shall be four dollars and nineteen cents per thousand dollars of taxable valuation. If the district's levies are less than the maximum levies as stated in this section, the levies shall maintain the same proportion to each other as represented in the mathematical relationship at the maximum levies; and
 - (5) The maximum tax levy on class two agricultural land as defined in section 2 of this

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1 Act, for such school district shall be four dollars and nineteen cents per thousand 2 dollars of taxable valuation. If the district's levies are less than the maximum levies 3 as stated in this section, the levies shall maintain the same proportion to each other 4 as represented in the mathematical relationship at the maximum levies. 5 All levies in this section shall be imposed on valuations where the median level of 6 assessment represents eighty-five percent of market value as determined by the Department of 7 Revenue and Regulation. These valuations shall be used for all school funding purposes. If the 8 district has imposed an excess levy pursuant to § 10-12-43, the levies shall maintain the same 9 proportion to each other as represented in the mathematical relationship at the maximum levies 10 in this section. The school district may elect to tax at less than the maximum amounts set forth 11 in this section. 12 Section 6. That chapter 10-6 be amended by adding thereto a NEW SECTION to read as 13 follows: 14 Notwithstanding the provisions of § 10-6-31.3, any state-owned public shooting area or a 15 state-owned game production area, as identified in § 41-4-8, and owned and managed by the 16 Department of Game, Fish and Parks shall be classified as class one agricultural land for tax 17 purposes.