4

739

### 2021 South Dakota Legislature

## House Bill 1085

#### AMENDMENT 1085B FOR THE INTRODUCED BILL

#### 1 An Act to redefine the criteria for classifying land as agricultural for tax purposes.

#### 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 **Section 1.** That § 10-6-31.3 be AMENDED.

#### 10-6-31.3. Classification of agricultural land--Criteria.

5 For tax purposes, land is agricultural land if <u>its\_the land's</u> principal use is devoted 6 to the raising and harvesting of crops or timber or fruit trees, <u>tree farms</u>, the rearing, 7 feeding, and management of farm livestock, poultry, fish, or nursery stock, the production 8 of bees and apiary products, or horticulture, all for intended profit. Agricultural <u>real estate</u> 9 <u>land</u> also includes woodland, wasteland, and pasture land, but only if the land is held and 10 operated in conjunction with agricultural <del>real estate as defined <u>land</u> and <u>it</u> is under the 11 same ownership.</del>

# In addition, to be classified as agricultural land for tax purposes, the land shall must meet one of the following criteria:

- 14 (1)In three of the previous five years, a <u>an annual gross</u> income <u>of at least two</u> 15 thousand five hundred dollars is derived from the pursuit of agriculture from the 16 land that is at least ten percent of the taxable valuation of the bare land assessed 17 as agricultural property, excluding any improvements. If there is a crop share 18 arrangement or cash rent agreement, the gross income from the land of both the 19 landlord and tenant shall be combined and used to meet this requirement. 20 Alternatively, at least two thousand five hundred dollars of the owner's gross 21 income is annually derived from the pursuit of agriculture, excluding transactions 22 between:
- 23 (a) An individual and anyone with whom the individual shares a residence;
- 24 (b) An individual and an entity in which the individual and anyone who shares
  25 a residence with the individual have an aggregate ownership interest of
  26 more than fifty percent; and

	(c) Entities that are members of the same controlled group, as defined in § 10-	
	<u>45-20.3.</u>	
	The owner shall produce to the director of equalization any writing that is requested	
	by the director for the purpose of verifying that the requirement of this subdivision	
	has been satisfied; or	
(2)	The Subject to the board of county commissioners increasing the minimum acre	
	requirements, the land consists of not less than at least twenty acres of unplatted	
	land or is a part of a management unit of not less than eighty acres of unplatted	
	land. The same acreage specifications apply to platted land, excluding land platted	
	as a subdivision, which is in an unincorporated area. However, the board of county	
	commissioners may increase the minimum acre requirement up to one hundred	
	sixty acres. The board of county commissioners may not increase the minimum	
	acre requirements of this subdivision to an amount greater than one hundred sixty	
	acres.	
	For the purposes of this section, the term, management unit, means any two or	
more	parcels of land, whether adjoining or not, under common ownership located within	
this s	state and managed and operated as a unit for one or more of the principal uses listed	
in th	is section. No parcel of land within a management unit may be more than twenty air	
miles	s from the nearest other parcel within the management unit. If requested by the	
direc	tor of equalization, the owner shall provide supporting documentation of the land	
conta	ained in the management unit.	
Section 2. That a NEW SECTION be added:		
1	0-6-31.10. Land prevented from classification as agriculturalCriteria.	
-	For tax purposes, land may not be classified as agricultural land and any	
Daria		
agricultural land classification shall be removed if the land meets at least two of the following criteria:		
	-	
<u>(1)</u>	A public utility hookup for water, sewer, or and electricity has been stubbed to the	
(2)	land;	
<u>(2)</u>	The land is given a zoning classification other than agricultural;	
<u>(3)</u>	The land is less than ten acres and does not adjoin any other land under common	
	ownership;	
<u>(4)</u>	The land was purchased or offered for sale in the assessment year for an amount	
	that is more than four times the county annual average agricultural income value;	

1	(5) The land is a platted lot that has not been designated as agricultural by county
2	ordinance; or
3	(6)(4) The land is platted as a subdivision with three or more lots.
4	For purposes of this section, the term, subdivision, means the division of any tract
5	or parcel of land into two or more lots, sites, or other division for the purpose, whether
6	immediate or future, of sale or building development and includes re-subdivision. The
7	term does not apply to the conveyance of a portion of any previously platted tract, parcel,
8	lot, or site if the conveyance does not cause the tract, parcel, lot, or site from which the
9	portion is severed to be in violation of any existing zoning ordinance or subdivision
10	regulation applying to the tract, parcel, lot, or site.

3