House Bill 1253

AMENDMENT 1253A FOR THE INTRODUCED BILL

1 An Act to provide property assessment freeze and reduction of property assessment

- 2 for certain seniors, and to revise qualifications for a property tax exemption.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That a NEW SECTION be added to title 10:

5		Terms as used in this chapter mean:
6	<u>(1)</u>	"Appreciation rate," the difference between the current year assessment and the
7		previous year assessment, divided by the previous year assessment;
8	<u>(2)</u>	"Assessment calculated amount," initially, the sum of the index value and the
9		assessment coverage amount, and for each subsequent year after initial
10		calculation, the sum of the prior year's amount and the assessment overage
11		amount ; and
12	<u>(3)</u>	"Assessment overage amount," the difference between the current year
13		assessment and the index value, multiplied by the appreciation rate.
14	<u>(4)</u>	"Base year," for any property owner who reached seventy years of age or became
15		disabled in or prior to 2021 2022, the base year is 2015. For any property owner
16		who reaches seventy years of age or becomes disabled after 2015 2022, the base
17		year is the year in which the property owner reaches the age of seventy or the
18		year in which the property owner becomes disabled. In the case of a surviving
19		spouse, the base year is the year that would have been the base year of the
20		deceased spouse;
21	<u>(5)</u>	"Base year assessment," the actual assessed value of a single-family dwelling in
22		the base year or, at the applicant's election, a year subsequent to the base year.
23		The applicant need not have been the owner of the dwelling during the base year;

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1	<u>(6)</u>	"Current year assessment," the actual assessed value of an owner-occupied,
2		single-family dwelling the current year, as assessed in the same manner as all
3		other property;
4	<u>(7)</u>	"Department," the Department of Revenue;
5	<u>(8)</u>	"Disabled," any person who receives or is qualified to receive monetary payments,
6		pursuant to Title II, X, XIV, or XVI of the Social Security Act, as amended to January
7		1, 2008, for all or part of the year for which a property tax assessment freeze
8		application is made;
9	<u>(9)</u>	"Household," the association of persons who live in the same dwelling, sharing its
10		furnishings, facilities, and accommodations, but not including bona fide lessees,
11		tenants, or roomers and boarders on contract;
12	<u>(10)</u>	"Household income," all income received during the preceding calendar year by all
13		persons of a household while members of the household;
14	<u>(11)</u>	"Income," the sum of adjusted gross income, as defined in the United States
15		Internal Revenue Code, as defined in section 12 of this Act, and IRA disbursements;
16		the amount of capital gains excluded from adjusted gross income, alimony, support
17		money, nontaxable strike benefits, cash public assistance and relief; the gross
18		amount of any pension or annuity, including Railroad Retirement Act benefits and
19		veterans disability pensions; all payments received under the federal social security
20		and state reemployment assistance or unemployment insurance laws; nontaxable
21		interest; life insurance proceeds that exceed twenty thousand dollars; any gift or
22		inheritance that exceeds five hundred dollars; proceeds from a court action; any
23		sale of a personal item that exceeds five hundred dollars; foster care income; and
24		workers' compensation;
25	<u>(12)</u>	"Index value," three hundred and fifty thousand dollars of assessed value;
26	<u>(13)</u>	"Prior year assessment," the actual assessed value of an owner-occupied, single-
27		family dwelling in the year immediately preceding the current year, as assessed in
28		the same manner as all other property;
29	<u>(14)</u>	"Property owner," the owner of a dwelling as recorded by the register of deeds in
30		the county where the dwelling is located. A joint tenant, an owner of a life estate,
31		a beneficiary of a trust, and a vendee of a contract for deed as filed with the register
32		of deeds in the county where the dwelling is located is considered to be an owner;
33	<u>(15)</u>	"Real property tax assessment freeze," for tax purposes, the assessment of a
34		single-family dwelling as recorded in the base year on the county assessment roll
35		and held constant at that value;

1	<u>(16)</u>	"Secretary," the secretary of the Department of Revenue;
2	<u>(17)</u>	"Single-family dwelling," a house, condominium apartment, or manufactured home
3		as defined in § 32-3-1 that is assessed and taxed as a separate unit including the
4		platted lot upon which the structure is situated or one acre, whichever is less, and
5		the garage, whether attached or unattached;
6	<u>(18)</u>	"Surviving spouse," the spouse of a deceased property owner who has not
7		remarried.
	_	
8	Section 2	2. That a NEW SECTION be added to title 10:
9		Any person is entitled to a real property tax assessment freeze or reduction of the
10	255655	sed value of person's owner-occupied, single-family dwelling if the person:
11	(1)	Has a household income of less than fifty percent of the South Dakota median
12	(1)	household income measured from the calendar year immediately preceding the
13		current year, or if the person has received the assessment freeze or assessment
14		reduction provided by this chapter in the previous year;
14	(2)	Has owned the property and has been a resident of South Dakota for at least the
16	<u>(2)</u>	last ten years;
	(2)	Has resided for at least two hundred and seventy-five days of the previous calendar
17	<u>(3)</u>	
18	(A)	year in the single-family dwelling; and
19 20	<u>(4)</u>	Has established a base year.
20		The surviving spouse of a person who has previously qualified is entitled to the real
21		rty tax assessment freeze or reduction of assessed value if the surviving spouse
22	meets	the other conditions of this chapter.
23	Section 7	3. That a NEW SECTION be added to title 10:
25	Section	, mat a new section be daded to the ro.
24		The county treasurer has the authority to request and obtain any information from
25	<u>the</u> de	epartment that is needed to grant the property tax exemption to all persons who
26	<u>qualify</u>	y pursuant to section 2 of this Act.
27		The county treasurer shall certify the eligibility and household income of a person
28	<u>relativ</u>	e to the median household income of South Dakota in the previous year, to the
29	<u>county</u>	v director of equalization of the county in which the dwelling of the person is located.
30	<u>Upon</u>	such certification, the director of equalization shall freeze the real property tax

- 31 assessment or reduce the assessed value of the property for taxation purposes pursuant
- 32 <u>to section 4 of this Act.</u>

1 Section 4. That a NEW SECTION be added to title 10:

- 2 <u>The county director of equalization shall grant an assessment freeze at the value</u>
 3 <u>of the base year assessment to any property owner of an owner-occupied, single-family</u>
 4 <u>dwelling with a base year assessment no greater than the index value, who qualifies under</u>
 5 <u>section 2 of this Act for the property tax relief measures.</u>
- 6 <u>The county director of equalization shall adjust the assessed value to equal the</u>
 7 <u>assessment calculated amount of a person's owner-occupied, single-family dwelling with</u>
 8 <u>a base year assessment greater than the index value who qualify for the property tax</u>
 9 <u>relief measures under this chapter.</u>
- 10 Section 5. That a NEW SECTION be added to title 10:
- A director of equalization shall maintain records showing the value at which property is frozen or the value of the reduction and the property taxes that the county is prohibited from collecting under provisions of this chapter. However, the director of equalization shall also reassess such property in the same manner as all other property
- 15 <u>and keep a record of that value.</u>

16 Section 6. That a NEW SECTION be added to title 10:

- 17 Any person aggrieved by the denial, in whole or in part, of relief claimed under the 18 provisions of this chapter may, within thirty days after receiving notice of such denial by 19 the county treasurer, demand and shall receive a hearing, upon notice, before the 20 secretary on the question. The hearing must be conducted and appeals allowed in the 21 manner specified in chapter 1-26.
- 22 Section 7. That a NEW SECTION be added to title 10:
- 23 <u>Property tax relief granted through the provisions of this chapter may not affect a</u>
- 24 person's eligibility for a refund of property taxes as provided for in chapter 10-18A or for
- 25 <u>a retail sales and service tax refund under the provisions of chapter 10-45A.</u>

26 Section 8. That § 43-31-31 be AMENDED:

- 27 **43-31-31.** Terms as used in this act mean:
- (1) "Base year," for those heads of households who reached seventy years of age in or
 prior to <u>1994_2021</u>, the base year is <u>1994_2021</u>. For those heads of households

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1		who will reach seventy years of age subsequent to <u>1994_2021</u> , the base year is the
2		year in which they will reach the age of seventy. In the case of a surviving spouse,
3		the base year is the year which would have been the base year of the deceased
4		spouse;
5	(2)	"Department," the Department of Revenue;
6	(3)	"Head of household," a married person, a single person, a widow or widower, or a
7		divorced person;
8	(4)	"Household," the association of persons who live in the same dwelling, sharing its
9		furnishings, facilities, and accommodations, but not including bona fide lessees,
10		tenants, or roomers and boarders on contract;
11	(5)	"Secretary," the secretary of the Department of Revenue;
12	(6)	"Single-family dwelling," a house, condominium apartment, or manufactured home
13		as defined in § 32-3-1 which is assessed and taxed as a separate unit including the
14		platted lot upon which the structure is situated or one acre, whichever is less, and
15		the garage, whether attached or unattached;
16	(7)	"Surviving spouse," the spouse of a deceased head of household who has not
17		remarried.
17 18	Section	remarried. 9. That § 43-31-32 be AMENDED:
18	Section	9. That § 43-31-32 be AMENDED:
		 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31
18	to 43	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 31-41, inclusive, is entitled to a prohibition on the collection of real property taxes
18 19	to 43	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met:
18 19 20	to 43	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least
18 19 20 21	to 43 upon	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met:
18 19 20 21 22	to 43 upon	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 -31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the
18 19 20 21 22 23	to 43 upon (1)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years;
18 19 20 21 22 23 24	to 43 upon (1)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 -31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the
18 19 20 21 22 23 24 25	to 43 upon (1) (2)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the previous calendar year in the single-family dwelling;
18 19 20 21 22 23 24 25 26	to 43 upon (1) (2) (3)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the previous calendar year in the single-family dwelling; Has established a base year; and
18 19 20 21 22 23 24 25 26 27	to 43 upon (1) (2) (3)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a1-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the previous calendar year in the single-family dwelling; Has established a base year; and Has a household income as defined in § 10-6A-1 of less than sixteen thousand dollars if the household is a single member household_less than fifty percent of the South Dakota median household income measured from the calendar year
18 19 20 21 22 23 24 25 26 27 28	to 43 upon (1) (2) (3)	 9. That § 43-31-32 be AMENDED: 43-31-32. Any person making an application under the provisions of §§ 43-31-31 a-31-41, inclusive, is entitled to a prohibition on the collection of real property taxes the person's single-family dwelling if the following conditions are met: Has owned a single-family dwelling, in fee or by contract to purchase, for at least three years, or has been a resident of South Dakota for at least five years; Has resided for at least-eight months two hundred and seventy-five days of the previous calendar year in the single-family dwelling; Has established a base year; and Has a household income as defined in § 10-6A-1 of less than sixteen thousand dollars if the household is a single-member household less than fifty percent of the

32 dollars if the household is a multiple-member household.

33 Section 10. That § 43-31-35 be AMENDED:

6 <u>The county treasurer shall certify the eligibility and household income of an</u> 7 <u>applicant relative to the median household income of South Dakota in the previous year</u> 8 <u>of the county in which the dwelling of each individual is located. Upon certification, the</u> 9 county treasurer shall prohibit the collection of property taxes.

10 Section 11. That § 10-18-2 be AMENDED:

- 10-18-2. The board of county commissioners may compromise, abate or rebate
 taxes in the following cases:
- 13 (1) The board may abate any or all of the delinquent taxes and penalty on real property
 14 if taxes remain unpaid and the property has been offered for sale as required by
 15 the code for two successive years and not sold because of depreciation in the value
 16 of the property or otherwise, or if any property has been bid in by the county and
 17 one year has elapsed since the bid;
- 18 (2) If the board determines that the full amount of any taxes extended and charged
 19 against any real property platted into lots and blocks cannot be realized by a sale
 20 of the property or otherwise, it may settle or compromise any of the taxes for any
 21 year or years as in its judgment is in the best interest of the county;
- (3) The board may compromise, abate, or cancel any taxes extended against any real
 property conveyed to the State of South Dakota for the benefit of any of its
 educational institutions, or when the county has acquired lands through foreclosure
 of permanent school fund mortgage loans, courthouse building fund loans, jail
 building fund loans, courthouse and jail building fund loans, or through foreclosure
 of mortgages pledged to the county to secure county deposits or lands taken in
 satisfaction thereof;
- (4) The board may, as a means of relief, abate in an equitable manner the taxes
 assessed or extended against real property for the year in which a loss occurred
 because of flood, fire, storm, or other unavoidable casualty;
- 32 (5) Repealed by SL 1992, ch 80, § 148;
- 33 (6) If the board determines that the full amount of any taxes extended and charged
 34 against a centrally assessed railroad company cannot be realized by a sale of the

property or otherwise, and the railroad is in bankruptcy or receivership, the board
 may settle or compromise any of the taxes for any year or years as in its judgment
 is in the best interest of the county;

- 4 (7) The board may abate or refund the taxes assessed or extended on any real property
 5 from which structures have been removed after the assessment date upon
 6 verification by the director of equalization;
- 7 (8) The board may abate or refund the taxes pursuant to § 10-6A-4;
- 8 (9) The board may abate or refund the taxes pursuant to § 10-13-40.4;
- 9 (10) The board may abate or refund the taxes pursuant to § 10-4-40; and
- 10 (11) The board may abate or refund the taxes pursuant to § 10-6c-4.
- 11 The amount of any such taxes so compromised, abated, or refunded shall be 12 apportioned pro rata among the several funds and taxing districts affected thereby.

13 Section 12. That § 10-1-47 be AMENDED:

 14
 10-1-47. The term, United States Internal Revenue Code, or Internal Revenue

 15
 Code, means the United States Internal Revenue Code as amended and in effect on

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 January 1, 2021. This section applies to §§ 10-4-9.1, 10-4-9.2, 10-4-9.3, 10-4-9.4, 10

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 4-39, 10-6-157, section 1 of this Act, and 10-43-10.1, and subdivisions 10-6A-1(7), 10

 18
 6B-1(5), 10-18A-1(6), 10-43-10.3(6), and 10-45A-1(5).

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