LEGISLATURE OF NEBRASKA

ONE HUNDRED FIFTH LEGISLATURE

FIRST SESSION

## **LEGISLATIVE BILL 249**

Introduced by Harr, 8. Read first time January 11, 2017 Committee: Revenue

- A BILL FOR AN ACT relating to revenue and taxation; to amend section
   77-202, Revised Statutes Cumulative Supplement, 2016; to expand a
   property tax exemption; and to repeal the original section.
- 4 Be it enacted by the people of the State of Nebraska,

Section 1. Section 77-202, Revised Statutes Cumulative Supplement,
 2016, is amended to read:

3 77-202 (1) The following property shall be exempt from property4 taxes:

5 (a) Property of the state and its governmental subdivisions to the 6 extent used or being developed for use by the state or governmental 7 subdivision for a public purpose. For purposes of this subdivision:

8 (i) Property of the state and its governmental subdivisions means 9 (A) property held in fee title by the state or a governmental subdivision 10 or (B) property beneficially owned by the state or a governmental subdivision in that it is used for a public purpose and is being acquired 11 under a lease-purchase agreement, financing lease, or other instrument 12 13 which provides for transfer of legal title to the property to the state 14 or a governmental subdivision upon payment of all amounts due thereunder. If the property to be beneficially owned by a governmental subdivision 15 16 has a total acquisition cost that exceeds the threshold amount or will be used as the site of a public building with a total estimated construction 17 cost that exceeds the threshold amount, then such property shall qualify 18 for an exemption under this section only if the question of acquiring 19 such property or constructing such public building has been submitted at 20 a primary, general, or special election held within the governmental 21 subdivision and has been approved by the voters of the governmental 22 23 subdivision. For purposes of this subdivision, threshold amount means the 24 greater of fifty thousand dollars or six-tenths of one percent of the total actual value of real and personal property of the governmental 25 subdivision that will beneficially own the property as of the end of the 26 governmental subdivision's prior fiscal year; and 27

(ii) Public purpose means use of the property (A) to provide public
services with or without cost to the recipient, including the general
operation of government, public education, public safety, transportation,
public works, civil and criminal justice, public health and welfare,

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1 developments by a public housing authority, parks, culture, recreation, 2 community development, and cemetery purposes, or (B) to carry out the 3 responsibilities conferred law duties and by with or without 4 consideration. Public purpose does not include leasing of property to a private party unless the lease of the property is at fair market value 5 for a public purpose. Leases of property by a public housing authority to 6 7 low-income individuals as a place of residence are for the authority's 8 public purpose;

9 (b) Unleased property of the state or its governmental subdivisions which is not being used or developed for use for a public purpose but 10 upon which a payment in lieu of taxes is paid for public safety, rescue, 11 and emergency services and road or street construction or maintenance 12 13 services to all governmental units providing such services to the 14 property. Except as provided in Article VIII, section 11, of the Constitution of Nebraska, the payment in lieu of taxes shall be based on 15 the proportionate share of the cost of providing public safety, rescue, 16 or emergency services and road or street construction or maintenance 17 services unless a general policy is adopted by the governing body of the 18 governmental subdivision providing such services which provides for a 19 different method of determining the amount of the payment in lieu of 20 taxes. The governing body may adopt a general policy by ordinance or 21 resolution for determining the amount of payment in lieu of taxes by 22 23 majority vote after a hearing on the ordinance or resolution. Such ordinance or resolution shall nevertheless result in an equitable 24 25 contribution for the cost of providing such services to the exempt property; 26

(c) Property owned by and used exclusively for agricultural and
 horticultural societies;

(d) Property owned by educational, religious, charitable, or
 cemetery organizations, or any organization for the exclusive benefit of
 any such educational, religious, charitable, or cemetery organization,

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and used exclusively for educational, religious, charitable, or cemetery 1 2 purposes, when such property is not (i) owned or used for financial gain or profit to either the owner or user, (ii) used for the sale of 3 4 alcoholic liquors for more than twenty hours per week, or (iii) owned or 5 used by an organization which discriminates in membership or employment based on race, color, or national origin. For purposes of this 6 7 subdivision, educational organization means (A) an institution operated exclusively for the purpose of offering regular courses with systematic 8 9 instruction in academic, vocational, or technical subjects or assisting 10 students through services relating to the origination, processing, or guarantying of federally reinsured student loans for higher education or 11 (B) a museum or historical society operated exclusively for the benefit 12 and education of the public. For purposes of this subdivision, charitable 13 organization includes an organization operated exclusively for the 14 purpose of the mental, social, or physical benefit of the public or an 15 16 indefinite number of persons and a fraternal benefit society organized and licensed under sections 44-1072 to 44-10,109; and 17

(e) Household goods and personal effects not owned or used forfinancial gain or profit to either the owner or user.

(2) The increased value of land by reason of shade and ornamental
trees planted along the highway shall not be taken into account in the
valuation of land.

(3) Tangible personal property which is not depreciable tangible
 personal property as defined in section 77-119 shall be exempt from
 property tax.

(4) Motor vehicles, trailers, and semitrailers required to be
 registered for operation on the highways of this state shall be exempt
 from payment of property taxes.

(5) Business and agricultural inventory shall be exempt from the
 personal property tax. For purposes of this subsection, business
 inventory includes personal property owned for purposes of leasing or

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1 renting such property to others for financial gain only if the personal 2 property is of a type which in the ordinary course of business is leased or rented thirty days or less and may be returned at the option of the 3 4 lessee or renter at any time and <u>either</u> the personal property is of a type which would be considered household goods or personal effects if 5 owned by an individual or the personal property is equipment useable for 6 construction, agriculture, or manufacturing. All other personal property 7 owned for purposes of leasing or renting such property to others for 8 9 financial gain shall not be considered business inventory.

(6) Any personal property exempt pursuant to subsection (2) of
 section 77-4105 or section 77-5209.02 shall be exempt from the personal
 property tax.

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(7) Livestock shall be exempt from the personal property tax.

14 (8) Any personal property exempt pursuant to the Nebraska Advantage15 Act shall be exempt from the personal property tax.

16 (9) Any depreciable tangible personal property used directly in the generation of electricity using wind as the fuel source shall be exempt 17 from the property tax levied on depreciable tangible personal property. 18 19 depreciable tangible personal property used directly in the Anv generation of electricity using solar, biomass, or landfill gas as the 20 fuel source shall be exempt from the property tax levied on depreciable 21 tangible personal property if such depreciable tangible personal property 22 was installed on or after January 1, 2016, and has a nameplate capacity 23 24 of one hundred kilowatts or more. Depreciable tangible personal property 25 used directly in the generation of electricity using wind, solar, biomass, or landfill gas as the fuel source includes, but is not limited 26 to, wind turbines, rotors and blades, towers, solar panels, trackers, 27 28 generating equipment, transmission components, substations, supporting structures or racks, inverters, and other system components such as 29 wiring, control systems, switchgears, and generator step-up transformers. 30 31 (10) Any tangible personal property that is acquired by a person

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1 operating a data center located in this state, that is assembled, 2 engineered, processed, fabricated, manufactured into, attached to, or 3 incorporated into other tangible personal property, both in component form or that of an assembled product, for the purpose of subsequent use 4 5 at a physical location outside this state by the person operating a data center shall be exempt from the personal property tax. Such exemption 6 extends to keeping, retaining, or exercising any right or power over 7 8 tangible personal property in this state for the purpose of subsequently 9 transporting it outside this state for use thereafter outside this state. For purposes of this subsection, data center means computers, supporting 10 equipment, and other organized assembly of hardware or software that are 11 designed to centralize the storage, management, or dissemination of data 12 and information, environmentally controlled structures or facilities or 13 14 interrelated structures or facilities that provide the infrastructure for housing the equipment, such as raised flooring, electricity supply, 15 communication and data lines, Internet access, cooling, security, and 16 fire suppression, and any building housing the foregoing. 17

(11) For each person who owns property required to be reported to the county assessor under section 77-1201, there shall be allowed an exemption amount as provided in the Personal Property Tax Relief Act. For each person who owns property required to be valued by the state as provided in section 77-601, 77-682, 77-801, or 77-1248, there shall be allowed a compensating exemption factor as provided in the Personal Property Tax Relief Act.

Sec. 2. Original section 77-202, Revised Statutes Cumulative
Supplement, 2016, is repealed.

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