FIRST ENGROSSMENT

Fifty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1380

Introduced by

Representatives Grosz, Belter, Clark

Senators Andrist, Kinnoin, Tomac

1 A BILL for an Act to amend and reenact sections 21-03-15 and 21-03-42 of the North Dakota

2 Century Code, relating to payment of the principal and interest on bonds issued by political

3 subdivisions and termination of tax levies; and to provide an effective date.

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

5 **SECTION 1. AMENDMENT.** Section 21-03-15 of the North Dakota Century Code is 6 amended and reenacted as follows:

7 **21-03-15.** Direct, annual, irrepealable tax. The governing body of every municipality 8 issuing bonds under the authority of this chapter, before the delivery thereof, shall levy by 9 recorded resolution or ordinance a direct, annual tax which, together with any other moneys 10 provided by, or sources of revenue authorized by, the legislative assembly, shall be sufficient in 11 amount to pay, and for the express purpose of paying, the interest on such bonds as it falls 12 due, and also to pay and discharge the principal thereof at maturity. The municipality shall be 13 and continue without power to repeal such levy or levies or to obstruct the collection of any 14 such tax until such payments have been made or provided for, except that if the governing 15 body in any year makes an irrevocable appropriation to the sinking fund of moneys actually on 16 hand, or if there is on hand in the sinking fund an excess amount that would be sufficient to 17 retire the bonds, the governing body may shall cause its recording officer to certify the fact and 18 amount to the county auditor with the direction that the county auditor should reduce by the 19 amount so certified the amount otherwise to be included in the tax rolls next thereafter 20 prepared. A copy of such resolution or ordinance must be certified to and filed with the county 21 auditor, and after the issuance of such bonds, any such tax on property from year to year must 22 be carried into the tax roll of the municipality and collected as other property taxes are 23 collected. No further annual levy for that purpose is necessary. The governing body may, in its 24 discretion and in anticipation of the sale of bonds, at any time after the issuance of bonds has

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1 been authorized by the electors or by resolution of the governing body where no election is 2 required, levy and certify to the county auditor for collection a portion of the tax herein required, 3 which must be credited against the amount otherwise required to be levied after the bonds 4 have been sold. Any other tax or source of revenue authorized by the legislative assembly for 5 such purposes and imposed or pledged by the municipality for those purposes is likewise 6 irrepealable and subject to the same conditions and limitations as any taxes levied on property 7 for the same purposes. Any annual or periodic amounts provided for the municipality issuing 8 such bonds by the legislative assembly out of state funds for paying the interest and principal of 9 such bonds constitute an irrepeatable and continuing appropriation until the liability for all 10 interest and principal payments of the bonds have been satisfied. When insufficient funds are 11 available to pay the matured bonds, the county auditor shall notify the governing body of such 12 municipality of such deficiency and the governing body thereupon may levy a direct tax on the 13 taxable property to pay said deficiency and interest thereon. If the governing body of the 14 issuing municipality no longer exists, the county auditor shall levy a direct tax against the 15 taxable property in the original issuing municipality to pay said deficiency and the interest 16 thereon. The manner of levy, certification, and collection of said tax must be the same as 17 provided by this section for the levy, certification, and collection of taxes by this section. When 18 such bonds are further sustained by revenue of a revenue-producing utility, industry, or 19 enterprise, said resolution or ordinance may provide that the tax to be levied and assessed may 20 be reduced by such amount and under such conditions as must be determined in said 21 resolution or ordinance so long as adequate provision is always made for the payment of such 22 bonds and interest thereon.

23 SECTION 2. AMENDMENT. Section 21-03-42 of the North Dakota Century Code is
 24 amended and reenacted as follows:

25 **21-03-42. Sinking fund - Sources and uses.** The sinking fund must be disbursed by 26 the county treasurer or treasurer of the municipality, as the case may be, upon the directions 27 therefor by resolution of the governing body of the municipality issuing such bonds. As such 28 bonds mature, the county treasurer, upon warrant drawn upon him the county treasurer by the 29 county auditor, shall apply such sinking fund in retirement thereof, and also in payment of the 30 interest thereon as it becomes payable. The county auditor shall draw such warrants so as to 31 pay the interest and retire the bonds at as early a date as possible. If the bonds are retired or if Fifty-fifth Legislative Assembly

1 the balance in the sinking fund is sufficient to retire the bonds, the county auditor shall notify the 2 governing body of the municipality of its obligation under section 21-03-15 to terminate the levy 3 for payment of principal and interest on the bonds. The county treasurer or treasurer of the 4 municipality may not disburse any of such fund contrary to the provisions of this chapter, even 5 though so directed by such governing body. The county treasurer or treasurer of the 6 municipality may disburse such fund for the purpose of paying the principal and interest, or 7 either, of the bonds for which such fund was created without any authorization therefor by the 8 governing body. The sinking fund of each bond issue must be kept separate and must be 9 designated by a name indicative of the issue of bonds on account of which it was created. The 10 sources of such fund must be: 11 All moneys accruing to the borrowed money fund prescribed by section 21-03-38 1.

- All moneys accruing to the borrowed money fund prescribed by section 21-03-38
 which at any stage are not needed for the purpose for which the money was
 borrowed, and any moneys becoming applicable to the sinking fund must be
 transmitted by the treasurer of the municipality to the county treasurer, in case
 such municipality has a population of four thousand or less, upon direction therefor
 by the governing body of the municipality.
- All moneys raised by taxation and received from other sources pursuant to section
 21-03-15 for the purpose of paying said bond.
- Moneys derived from licenses or other sources, the expenditure of which is not
 otherwise provided for by law, as the governing body may elect to place in the
 sinking fund, and which must be paid over to the county treasurer for deposit in
 such sinking fund by the treasurer of the municipality, in case such municipality
 has a population of four thousand or less, upon a resolution directing such
 payment by the governing body.
- 4. The premium, if any, for which the bonds have been sold over and above the parvalue and accrued interest.
- 27 SECTION 3. EFFECTIVE DATE. This Act is effective for bond issues outstanding after
 28 July 31, 1997.