FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1432

Introduced by

Representatives Lloyd, Aarsvold, Brusegaard

1 A BILL for an Act to create and enact a new section to chapter 57-38, two new sections to

2 chapter 57-39.2, a new section to chapter 57-40.2, and a new section to chapter 57-40.3 of the

3 North Dakota Century Code, relating to imposition of an income tax surtax and separate and

4 additional sales and use and motor vehicle excise taxes and to provide for allocation of

5 revenues to school districts; to amend and reenact section 15-45-01 or in the alternative

6 section 15.1-22-01, sections 32-12.1-08, 52-09-08, 57-15-01.1, 57-15-14.2, 57-15-14.4,

7 57-16-03, 57-16-06, 57-16-07, 57-28-26, 57-38-55, 57-39.2-26, and 57-39.2-26.1 of the North

8 Dakota Century Code, relating to elimination of school district general fund property tax levy

9 authority and allocation of sales, use, motor vehicle, and income tax revenues; to repeal

10 sections 15.1-09-47 and 57-15-14 of the North Dakota Century Code, relating to unlimited levy

11 authority of the Fargo school district and general fund levy authority of school districts; to

12 provide a continuing appropriation; and to provide an effective date.

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

SECTION 1. AMENDMENT. If House Bill No. 1045 does not become effective, section
 15-45-01 of the North Dakota Century Code is amended and reenacted as follows:

16 15-45-01. Establishing kindergartens - Election on mill levy funding. The school 17 board of any school district may, upon its own motion, establish free public kindergartens in 18 connection with the public schools of the district for the instruction of resident children below 19 school age during the regular school term. A school board which establishes free 20 kindergartens may levy a tax pursuant to subdivision p of subsection 1 of section 57-15-14.2 21 use moneys in its general fund for that purpose. On a petition signed by qualified electors of 22 the school district comprising at least five percent of the number of persons enumerated in the 23 school census for that district for the most recent year such census was taken, but in no case 24 less than twenty-five qualified electors, the school board must submit the question of

1 establishing a kindergarten program at the next annual or special school election. The question 2 must be approved by a majority of the qualified electors of the district by the respective margins 3 of electorate approval as provided for in section 57-15-14 voting on the question. 4 **SECTION 2. AMENDMENT.** Section 15.1-22-01 of the North Dakota Century Code as 5 created by House Bill No. 1045, as approved by the fifty-seventh legislative assembly, is 6 amended and reenacted as follows: 7 15.1-22-01. Kindergarten - Establishment by board - Petition for establishment -8 Levy Funding. 9 1. Upon its own motion, the board of a school district may establish a free public 10 kindergarten for the instruction during a school year of resident children below 11 school age. 12 2. If the board receives a petition signed by qualified electors residing in the district 13 equal in number to at least twenty percent of those who voted in the most recent 14 annual school district election, the board must submit the question of establishing 15 a kindergarten to the electorate at the next annual or special school district 16 election. The margins of electoral approval provided in section 57-15-14 must be 17 applied. The question must be approved by a majority of the qualified electors of 18 the district voting on the question. 19 The board of a school district that establishes a kindergarten under this section 3. 20 may levy a tax pursuant to subdivision p of subsection 1 of section 57-15-14.2 use 21 moneys in its general fund for that purpose. 22 SECTION 3. AMENDMENT. Section 32-12.1-08 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 32-12.1-08. Political subdivision insurance reserve fund - Tax levy. 25 1. A political subdivision, other than a school district, may establish and maintain an 26 insurance reserve fund for insurance purposes, and all political subdivisions 27 including school districts may include in the annual tax levy of the political 28 subdivision such amounts as are determined by the governing body to be 29 necessary for the purposes and uses of the insurance reserve fund. Except in the 30 case of a school district, the tax levy authorized by this section shall not exceed 31 the limitation in section 57-15-28.1. If a political subdivision has no annual tax

levy, the political subdivision may appropriate from any unexpended balance in its
 general fund such amounts as the governing body of the political subdivision shall
 deem necessary for the purposes and uses of the insurance reserve fund.

2. Except in the case of a school district, the fund established pursuant to this section
shall be kept separate and apart from all other funds and shall be used only for the
payment of claims against the political subdivision which have been settled or
compromised, judgments rendered against the political subdivision for injuries
arising out of risks established by this chapter, or costs incurred in the defense of
claims. Payments by a school district for the same purposes shall be made out of
the district's general fund as established in section 57-15-14.2.

SECTION 4. AMENDMENT. Section 52-09-08 of the North Dakota Century Code is
 amended and reenacted as follows:

13 52-09-08. Default in taxes - Interest - Action to collect - Levy of tax by political 14 subdivisions. Taxes unpaid on the date on which they are due and payable, as prescribed by 15 the bureau, must bear interest at the rate of one-half of one per centum per month from and 16 after that date until payment plus accrued interest is received by the bureau; provided, that the 17 bureau may prescribe fair and reasonable regulations pursuant to which interest does not 18 accrue with respect to taxes required. The amount of interest imposed may not be less than 19 five dollars. Interest collected pursuant to this section must be paid into the old-age and 20 survivors' fund. A political subdivision, except a school district, a multidistrict special education 21 board, or a center board of an area vocational and technology center, shall levy a tax sufficient 22 to meet its obligations under this chapter, up to a maximum levy not exceeding the limitation in 23 section 57-15-28.1 or, for counties, the limitation in subsection 36 of section 57-15-06.7. Within 24 the levy limitations set out in subsection 6 of section 57-15-28.1, the governing body of a 25 county may levy a tax for comprehensive health care insurance employee benefit programs 26 duly established by the governing body. Any obligations under this chapter over and above the 27 amount raised by the maximum levy permitted in this section must be paid out of the general 28 fund of the political subdivision. All payments by a school district for obligations incurred under 29 this chapter must be made out of the school district's general fund established pursuant to 30 section 57-15-14.2.

1	SE	CTION 5. AMENDMENT. Section 57-15-01.1 of the North Dakota Century Code is		
2	amended and reenacted as follows:			
3	57-	15-01.1. Protection of taxpayers and taxing districts. Each taxing district.		
4	except a so	chool district, may levy the lesser of the amount in dollars as certified in the budget of		
5	the governing body, or the amount in dollars as allowed in this section, subject to the following:			
6	1.	No taxing district may levy more taxes expressed in dollars than the amounts		
7		allowed by this section.		
8	2.	For purposes of this section:		
9		a. "Base year" means the taxing district's taxable year with the highest amount		
10		levied in dollars in property taxes of the three taxable years immediately		
11		preceding the budget year;		
12		b. "Budget year" means the taxing district's year for which the levy is being		
13		determined under this section;		
14		c. "Calculated mill rate" means the mill rate that results from dividing the base		
15		year taxes levied by the sum of the taxable value of the taxable property in		
16		the base year plus the taxable value of the property exempt by local		
17		discretion or charitable status, calculated in the same manner as the taxable		
18		property; and		
19		d. "Property exempt by local discretion or charitable status" means property		
20		exempted from taxation as new or expanding businesses under chapter		
21		40-57.1; improvements to property under chapter 57-02.2; or buildings		
22		belonging to institutions of public charity, new single-family residential or		
23		townhouse or condominium property, property used for early childhood		
24		services, or pollution abatement improvements under section 57-02-08.		
25	3.	A taxing district may elect to levy the amount levied in dollars in the base year.		
26		Any levy under this section must be specifically approved by a resolution approved		
27		by the governing body of the taxing district. Before determining the levy limitation		
28		under this section, the dollar amount levied in the base year must be:		
29		a. Reduced by an amount equal to the sum determined by application of the		
30		base year's calculated mill rate for that taxing district to the final base year		
31		taxable valuation of any taxable property and property exempt by local		

1		discretion or charitable status which is not included in the taxing district for the
2		budget year but was included in the taxing district for the base year.
3		b. Increased by an amount equal to the sum determined by the application of
4		the base year's calculated mill rate for that taxing district to the final budget
5		year taxable valuation of any taxable property or property exempt by local
6		discretion or charitable status which was not included in the taxing district for
7		the base year but which is included in the taxing district for the budget year.
8		c. Reduced to reflect expired temporary mill levy increases authorized by the
9		electors of the taxing district.
10	4.	In addition to any other levy limitation factor under this section, a taxing district
11		may increase its levy in dollars to reflect new or increased mill levies authorized by
12		the legislative assembly or authorized by the electors of the taxing district.
13	5.	Under this section a taxing district may supersede any applicable mill levy
14		limitations otherwise provided by law, or a taxing district may levy up to the mill
15		levy limitations otherwise provided by law without reference to this section, but the
16		provisions of this section do not apply to the following:
17		a. Any irrepealable tax to pay bonded indebtedness levied pursuant to
18		section 16 of article X of the Constitution of North Dakota.
19		b. The one-mill levy for the state medical center authorized by section 10 of
20		article X of the Constitution of North Dakota.
21	6.	A school district choosing to may not determine its levy authority under this section
22		may apply subsection 3 only to the amount in dollars levied for general fund
23		purposes under section 57-15-14 or, if the levy in the base year included separate
24		general fund and special fund levies under sections 57-15-14 and 57-15-14.2, the
25		school district may apply subsection 3 to the total amount levied in dollars in the
26		base year for both the general fund and special fund accounts. School district
27		levies under any section other than section 57-15-14 may be made within
28		applicable limitations but those levies are not subject to subsection 3.
29	7.	Optional levies under this section may be used by any city or county that has
30		adopted a home rule charter unless the provisions of the charter supersede state
31		laws related to property tax levy limitations.

1	SEC		N 6. AMENDMENT. Section 57-15-14.2 of the North Dakota Century Code is			
2	amended and reenacted as follows:					
3	57-1	15-14	.2. Mill levies requiring board action - Proceeds to School district			
4	general fur	nd ac	count.			
5	1.	A so	A school board of any school district may levy an amount maintain a general fund			
6		acco	ount sufficient to cover general expenses including the costs of the following:			
7		a.	Board and lodging for high school students as provided in section 15-34.2-06.			
8		b.	The teachers' retirement fund as provided in section 15-39.1-28.			
9		C.	Tuition for students in grades seven through twelve as provided in section			
10			15-40.2-12.			
11		d.	Special education program as provided in section 15-59-08.			
12		e.	The establishment and maintenance of an insurance reserve fund for			
13			insurance purposes as provided in section 32-12.1-08.			
14		f.	A final judgment obtained against a school district.			
15		g.	The district's share of contribution to the old-age survivors' fund and matching			
16			contribution for the social security fund as provided by chapter 52-09 and to			
17			provide the district's share of contribution to the old-age survivors' fund and			
18			matching contribution for the social security fund for contracted employees of			
19			a multidistrict special education board.			
20		h.	The rental or leasing of buildings, property, or classroom space. Minimum			
21			state standards for health and safety applicable to school building			
22			construction shall apply to any rented or leased buildings, property, or			
23			classroom space.			
24		i.	Unemployment compensation benefits.			
25		j.	The removal of asbestos substances from school buildings or the abatement			
26			of asbestos substances in school buildings under any method approved by			
27			the United States environmental protection agency and any repair,			
28			replacement, or remodeling that results from such removal or abatement, any			
29			remodeling required to meet specifications set by the Americans with			
30			Disabilities Act accessibility guidelines for buildings and facilities as contained			
31			in the appendix to 28 CFR 36, any remodeling required to meet requirements			

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	set by the state fire marshal during the inspection of a public school, and for
	providing an alternative education program as provided in section 57-15-17.1.
	k. Participating in cooperative vocational education programs approved by the
	state board.
	I. Maintaining a vocational education program approved by the state board and
	established only for that school district.
	m. Paying the cost of purchasing, contracting, operating, and maintaining
	schoolbuses.
	n. Establishing and maintaining school library services.
	o. Equipping schoolbuses with two-way communications and central station
	equipment and providing for the installation and maintenance of such
	equipment.
	p. Establishing free public kindergartens in connection with the public schools of
	the district for the instruction of resident children below school age during the
	regular school term.
	q. Establishing, maintaining, and conducting a public recreation system.
	r. The district's share of contribution to finance an interdistrict cooperative
	agreement authorized by section 15-47-40.1.
2.	This limitation does not apply to mill levies pursuant to subdivisions a, c, f, and j of
	subsection 1. If a school district maintained a levy to finance either its participation
	in a cooperative vocational education program or its sponsorship of single-district
	vocational education programs prior to July 1, 1983, and the district discontinues
	its participation in or sponsorship of those vocational education programs, that
	district must reduce the proposed aggregated expenditure amount for which its
	general fund levy is used by the dollar amount raised by its prior levy for the
	funding of those programs.
3.	All proceeds of any levy established pursuant to this section must be moneys
	placed in the school district's general fund account and may be expended to
	achieve the purposes for which the taxes authorized by this section are levied.

school districts pursuant to chapter 15-40.1 may not be transferred to the building
 fund within the school district.

3 SECTION 7. AMENDMENT. Section 57-15-14.4 of the North Dakota Century Code is
4 amended and reenacted as follows:

5 57-15-14.4. School district mill levies for bonded indebtedness excepted
unlimited. The tax levy limitations provided for in sections 57-15-14 and 57-15-14.2 do not
apply to taxes Taxes levied for the purpose of paying interest on a bonded debt of the district or
levies made to pay and discharge the principal on a bonded debt at maturity are not subject to
mill levy limitations.

SECTION 8. AMENDMENT. Section 57-16-03 of the North Dakota Century Code is
amended and reenacted as follows:

12 **57-16-03. Election to be held - Notice.** The governing board of the school district 13 thereupon has the power to call a special election for the purpose of voting upon the question 14 of authorizing an excess <u>a</u> levy. Such election must be held not later than October first of the 15 year in which the tax is to be levied and must be conducted as other elections of such school 16 district, except as otherwise provided in this chapter. The notice of election, in addition to the 17 usual requirements, must contain a statement of the question to be voted upon pursuant to the 18 terms of this chapter and also must show:

- The total amount of budgeted income and expenditures of such school district for
 the current fiscal year.
- 2. The estimated expenditures for the year for which the taxes are to be levied.
- 3. The amount of tax dollars under the legal mill levy limit that such school district is
 permitted to levy by virtue of section 57-15-14.
- 24 4. The amount of tax dollars currently being levied by such school district.
- 25 5. The amount in dollars of the tax levy that such school district seeks authority to26 make.
- 27 6. The increase that will result in the amount of tax dollars levied if authorization for28 the levy requested is given.

SECTION 9. AMENDMENT. Section 57-16-06 of the North Dakota Century Code is
 amended and reenacted as follows:

1	57-1	6-06. Form of ballot	. The ballot whereby	a levy increase shall be requested must		
2	be substantially in the form as provided in subsection 1 if the school district is requesting					
3	authorizatio	authorization to raise the mill levy from the legal limit to a levy in an excess of that amount, or				
4	as provided	as provided in subsection 2 if the school district is requesting authorization to increase the				
5	amount of a	levy which is already	in excess of the lega	l limit:		
6	1.	Shall	school dist	rict levy taxes for the year (or years)		
7			, which shall exce	eed the legal limit by		
8			percent, so that	the taxes levied for this current year		
9		instead of being	doll	ars, which is the limit authorized by law,		
10		shall be	dollars:			
11		Yes □				
12		No 🗆				
13	2.	Shall	school dist	rict, which is permitted to levy taxes of		
14			dollars without e	xcess levy authorization, and which is		
15		presently levying tax	es of	dollars through an approved		
16		excess levy of	P	ercent authorized in the year, be		
17		permitted to levy taxe	es for the current year	-,, of		
18		dollars, exceeding th	e normal levy by	percent:		
19		Yes □				
20		No 🗆				
21	SEC	TION 10. AMENDM	ENT. Section 57-16-0	07 of the North Dakota Century Code is		
22	amended a	nd reenacted as follow	vs:			
23	57-1	6-07. Certification of	of election results. If	the percentage of the votes cast in		
24	favor of the	question submitted is	that specified in sect	on 57-15-14 a majority of the qualified		
25	electors of t	he district voting on th	<u>e question,</u> such exc	ess levy is thereby authorized. In such		
26	case, the el	ection board shall cer	tify the result of such	election to the county auditor within ten		
27	days after s	uch election. The cer	tificate must include a	a statement of the question as it		
28	appeared u	pon the ballot, togethe	er with the total number	er of votes cast upon the question, the		
29	number of v	otes cast in favor of it	, and the number of v	otes cast against authorizing the excess		
30				najority, the county auditor shall extend		
31	-	s levy upon the tax list				

SECTION 11. AMENDMENT. Section 57-28-26 of the North Dakota Century Code is
 amended and reenacted as follows:

3 57-28-26. Disposition of rental revenue. All the net revenue from leases of property 4 under this chapter and all federal payments for property acquired by the county by tax deed 5 must be paid into the county treasury. On or before January tenth in each year, the county 6 treasurer shall apportion these amounts received in the previous calendar year to the county. 7 city, school district, township, or other taxing districts in which the property is located in the 8 proportion that the previous year's general fund levy in the taxing district bears to the total of 9 general fund levies of all taxing districts in which the property is located. For purposes of the 10 apportionment under this section, the general fund levy of a school district is the amount 11 received by the school district under section 17 of this Act in the previous year or the amount 12 levied for general fund purposes. 13 **SECTION 12.** A new section to chapter 57-38 of the North Dakota Century Code is 14 created and enacted as follows: 15 Separate and additional income tax for school district funding. A separate and 16 additional tax is imposed for each taxable year upon income earned or received in that taxable 17 year by every resident and nonresident individual, estate, and trust filing a return for which 18 liability is determined under section 57-38-30.3. This tax is four and one-half percent of the 19 individual's, estate's, or trust's adjusted federal income tax liability for the taxable year as determined under section 57-38-30.3. A separate and additional tax is imposed for each 20 taxable year upon income earned or received in that taxable year by every resident and 21 22 nonresident individual, estate, and trust filing a return for which tax liability is determined under 23 section 57-38-29. This tax is thirty-two and fourteen hundredths percent of liability as otherwise 24 determined under the return under section 57-38-29. All revenue from taxes under this section 25 must be transferred by the tax commissioner to the state treasurer and deposited in the school 26 district levy replacement fund. 27 SECTION 13. AMENDMENT. Section 57-38-55 of the North Dakota Century Code is

28 amended and reenacted as follows:

57-38-55. Disposition of revenues. As soon as practicable, after receipt thereof, the
tax commissioner shall turn over to the state treasurer all income taxes collected by the tax
commissioner. The state treasurer shall issue a receipt for such collections, which must be

1 made a permanent record in the office of the tax commissioner. Such Except as provided in

2 section 12 of this Act, such moneys must be deposited by the state treasurer to the credit of the

3 general fund for the purpose of defraying the general expenses of the state government.

SECTION 14. A new section to chapter 57-39.2 of the North Dakota Century Code is
created and enacted as follows:

6 Separate and additional sales tax. There is imposed a tax of two percent upon the

7 gross receipts of retailers from all sales at retail within this state which are otherwise taxable

8 under this chapter. The entire revenue from the tax imposed under this section must be

9 <u>deposited in the school district levy replacement fund and allocated as provided in section 17 of</u>
10 <u>this Act.</u>

SECTION 15. AMENDMENT. Section 57-39.2-26 of the North Dakota Century Code is
 amended and reenacted as follows:

57-39.2-26. Allocation of revenue. All Except as provided in section 57-39.2-26.1
and section 17 of this Act, all moneys collected and received under this chapter must be paid
into the state treasury and must be credited by the state treasurer to the general fund. Moneys
deposited with the commissioner as security for the payment of tax, penalties, or costs due
must be deposited and accounted for as provided in subsection 3 of section 57-39.2-12.

18 SECTION 16. AMENDMENT. Section 57-39.2-26.1 of the North Dakota Century Code
19 is amended and reenacted as follows:

20 57-39.2-26.1. Allocation of revenues among political subdivisions and coal 21 development fund. Notwithstanding any other provision of law, a portion of sales, use, and 22 motor vehicle excise tax collections, excluding collections allocated under subsection 3 and 23 collections under section 17 of this Act, equal to forty percent of an amount determined by 24 multiplying the quotient of one percent divided by the general sales tax rate under section 25 57-39.2-02.1, that was in effect when the taxes were collected, times the net sales, use, and 26 motor vehicle excise tax collections under chapters 57-39.2, 57-40.2, and 57-40.3 must be 27 deposited by the state treasurer in the state aid distribution fund. The state tax commissioner 28 shall certify to the state treasurer the portion of sales, use, and motor vehicle excise tax net 29 revenues that must be deposited in the state aid distribution fund as determined under this 30 section. Revenues deposited in the state aid distribution fund are provided as a standing and 31 continuing appropriation and must be allocated as follows:

1	1.	Fifty	-three and seven-tenths percent of the revenues must be allocated to counties
2		in th	e first month after each quarterly period as provided in this subsection.
3		a.	Ten and four-tenths percent of the amount must be allocated among counties
4			with a population of one hundred thousand or more, based upon the
5			proportion each such county's population bears to the total population of all
6			such counties.
7		b.	Eighteen percent of the amount must be allocated among counties with a
8			population of forty thousand or more but fewer than one hundred thousand,
9			based upon the proportion each such county's population bears to the total
10			population of all such counties.
11		C.	Twelve percent of the amount must be allocated among counties with a
12			population of twenty thousand or more but fewer than forty thousand, based
13			upon the proportion each such county's population bears to the total
14			population of all such counties.
15		d.	Fourteen percent of the amount must be allocated among counties with a
16			population of ten thousand or more but fewer than twenty thousand, based
17			upon the proportion each such county's population bears to the total
18			population of all such counties.
19		e.	Twenty-three and two-tenths percent of the amount must be allocated among
20			counties with a population of five thousand or more but fewer than ten
21			thousand, based upon the proportion each such county's population bears to
22			the total population of all such counties.
23		f.	Eighteen and three-tenths percent of the amount must be allocated among
24			counties with a population of two thousand five hundred or more but fewer
25			than five thousand, based upon the proportion each such county's population
26			bears to the total population of all such counties.
27		g.	Four and one-tenth percent of the amount must be allocated among counties
28			with a population of fewer than two thousand five hundred, based upon the
29			proportion each such county's population bears to the total population of all
30			such counties.

1		A co	ounty shall deposit all revenues received under this subsection in the county
2		gene	eral fund. Each county shall reserve a portion of its allocation under this
3		subs	section for further distribution to, or expenditure on behalf of, townships, rural
4		fire	protection districts, rural ambulance districts, soil conservation districts, county
5		recr	eation service districts, county hospital districts, the Garrison diversion
6		cons	servancy district, the southwest water authority, and other taxing districts within
7		the o	county, excluding school districts, cities, and taxing districts within cities. The
8		shar	re of the county allocation under this subsection to be distributed to a township
9		mus	t be equal to the percentage of the county share of state aid distribution fund
10		alloc	cations that township received during calendar year 1996. The governing
11		boai	rds of the county and township may agree to a different distribution.
12	2.	Fort	y-six and three-tenths percent of the revenues must be allocated to cities in the
13		first	month after each quarterly period as provided in this subsection.
14		a.	Fifty-three and nine-tenths percent of the amount must be allocated among
15			cities with a population of twenty thousand or more, based upon the
16			proportion each such city's population bears to the total population of all such
17			cities.
18		b.	Sixteen percent of the amount must be allocated among cities with a
19			population of ten thousand or more but fewer than twenty thousand, based
20			upon the proportion each such city's population bears to the total population
21			of all such cities.
22		C.	Four and nine-tenths percent of the amount must be allocated among cities
23			with a population of five thousand or more but fewer than ten thousand,
24			based upon the proportion each such city's population bears to the total
25			population of all such cities.
26		d.	Thirteen and one-tenth percent of the amount must be allocated among cities
27			with a population of one thousand or more but fewer than five thousand,
28			based upon the proportion each such city's population bears to the total
29			population of all such cities.
30		e.	Six and four-tenths percent of the amount must be allocated among cities with
31			a population of five hundred or more but fewer than one thousand, based

1 upon the proportion each such city's population bears to the total population 2 of all such cities. 3 f. Three and five-tenths percent of the amount must be allocated among cities 4 with a population of two hundred or more but fewer than five hundred, based 5 upon the proportion each such city's population bears to the total population 6 of all such cities. 7 Two and two-tenths percent of the amount must be allocated among cities g. 8 with a population of fewer than two hundred, based upon the proportion each 9 such city's population bears to the total population of all such cities. 10 A city shall deposit all revenues received under this subsection in the city general 11 fund. Each city shall reserve a portion of its allocation under this subsection for 12 further distribution to, or expenditure on behalf of, park districts and other taxing 13 districts within the city, excluding school districts. The share of the city allocation 14 under this subsection to be distributed to a park district must be equal to the 15 percentage of the city share of state aid distribution fund allocations that park 16 district received during calendar year 1996, up to a maximum of thirty percent. 17 The governing boards of the city and park district may agree to a different 18 distribution. 19 3. Notwithstanding any other provision of law, the sales and use tax collections on 20 coal imposed by subsection 3 of section 57-39.2-02.1 and subsection 3 of section 21 57-40.2-02.1 must be deposited in the coal development fund established under 22 section 57-61-10 and distributed under section 57-62-02. 23 SECTION 17. A new section to chapter 57-39.2 of the North Dakota Century Code is 24 created and enacted as follows: 25 Allocation of school district levy replacement fund - Continuing appropriation. All 26 moneys in the school district levy replacement fund are appropriated as a standing and 27 continuing appropriation and must be allocated as follows: 28 For each school district in the state, a percentage must be determined which is the 1. 29 percentage that its general fund levy in dollars in taxable year 2000 is of all general 30 fund levies in dollars of all school districts in the state in taxable year 2000.

1	<u>2.</u>	Within fifteen days after the end of each month, the state treasurer shall allocate all		
2		moneys deposited in the school district levy replacement fund during the month		
3		among school districts. Each school district is entitled to a percentage of each		
4		allocation under this subsection equal to the percentage determined for that school		
5		district under subsection 1.		
6	<u>3.</u>	Interest and earnings of the school district levy replacement fund must be		
7		considered to be deposited in the fund for purposes of subsection 2 as they accrue		
8		and must be allocated among school districts as provided in subsection 2.		
9	<u>4.</u>	A school district that receives moneys under this section shall deposit those		
10		moneys in its general fund.		
11	SEC	CTION 18. A new section to chapter 57-40.2 of the North Dakota Century Code is		
12	created and	d enacted as follows:		
13	Separate and additional use tax. In addition to the tax otherwise imposed under this			
14	14 chapter, every event otherwise taxable under this chapter is subject to an additional tax at the			
15	5 rate of two percent of the purchase price of the property or the fair market value of the property			
16	at the time it was brought into this state. The entire revenue from the tax imposed under this			
17	section must be deposited in the school district levy replacement fund and allocated as			
18	provided in section 17 of this Act.			
19	SECTION 19. A new section to chapter 57-40.3 of the North Dakota Century Code is			
20	created and	d enacted as follows:		
21	<u>Sep</u>	parate and additional excise tax. In addition to the tax otherwise imposed under		
22	this chapter	r, every event otherwise taxable under this chapter is subject to an additional tax at		
23	the rate of two percent of the purchase price of any motor vehicle purchased or acquired either			
24	in or outside this state for use on the streets and highways of this state. The entire revenue			
25	from the tax imposed under this section must be transmitted monthly by the director of the			
26	department of transportation to the state treasurer and deposited in the school district levy			
27	replacemer	nt fund.		
28	SEC	CTION 20. REPEAL. Sections 15.1-09-47 and 57-15-14 of the North Dakota		
29	Century Co	de are repealed.		
30	SECTION 21. EFFECTIVE DATE. Sections 1 through 13 and section 20 of this Act are			
31	effective for taxable years beginning after December 31, 2000. Sections 14, 15, 16, 18, and 19			

- 1 of this Act are effective for taxable events occurring after June 30, 2001. Section 17 of this Act
- 2 is effective for taxable events occurring after June 30, 2001.