Sixty-first Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2301

Introduced by

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

Senators Christmann, Dotzenrod, Wardner Representatives Berg, Kreidt, Wald

- 1 A BILL for an Act to amend and reenact subdivision b of subsection 2 of section 57-62-02 of the
- 2 North Dakota Century Code, relating to coal development fund allocations between
- 3 coal-producing and non-coal-producing counties; and to provide an appropriation.

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

**SECTION 1. AMENDMENT.** Subdivision b of subsection 2 of section 57-62-02 of the North Dakota Century Code is amended and reenacted as follows:

- b. If the tipple of a currently active coal mining operation in a county is within fifteen miles [24.14 kilometers] of another county in which no coal is mined, the revenue from the production not exceeding the production limitation in a calendar year which is apportioned from that coal mining operation according to this subsection must be allocated, subject to the definitions of terms and the requirements in paragraph 4, as provided in this subdivision. For purposes of this subdivision, the production limitation is three million eight hundred thousand tons [3447302.02 metric tons] through calendar year 1995, three million six hundred thousand tons [3265865.07 metric tons] in calendar years 1996 and 1997, and three million four hundred thousand tons [3084428.12 metric tons] in calendar years after 1997. Revenue from production exceeding the production limitation in a calendar year from that coal mining operation must be allocated only within the coal-producing county under subdivision a. Allocations under this subdivision must be made as follows:
  - (1) Thirty percent must be paid by the state treasurer to the incorporated cities of the coal-producing county and to any city of a non-coal-producing county when any portion of the city lies within

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

fifteen miles [24.14 kilometers] of the tipple of the currently active coal mining operation in the coal-producing county, based upon the population of each incorporated city according to the last official regular or special federal census or the census taken in accordance with the provisions of chapter 40-02 in case of a city incorporated subsequent to such census.

- (2) Forty percent must be divided by the state treasurer between the general fund of the coal-producing county and the general fund of any non-coal-producing county when any portion of the latter county lies within fifteen miles [24.14 kilometers] of the tipple of the currently active coal mining operation in the coal-producing county. The non-coal-producing county portion must be based upon the ratio which the assessed valuation of all quarter sections of land in that county, any portion of which lies within fifteen miles [24.14 kilometers] of the tipple of the currently active coal mining operation, bears to the combined assessed valuations of all land in the coal-producing county and the quarter sections of land in the non-coal-producing county within fifteen miles [24.14 kilometers] of the tipple of the currently active coal mining operation. The county director of tax equalization of the coal-producing county shall certify to the state treasurer the number of quarter sections of land in the non-coal-producing counties which lie at least in part within fifteen miles [24.14 kilometers] of the tipple of the currently active coal mining operation and their assessed valuations.
- (3) Thirty percent must be apportioned by the state treasurer to school districts within the coal-producing county and to school districts in adjoining non-coal-producing counties when a portion of those school districts' land includes any of the quarter sections of land certified by the director of tax equalization to the state treasurer to be eligible to share county funds as provided for in paragraph 2. The county superintendent of the non-coal-producing counties shall certify to the state treasurer the number of students actually residing on these

1 quarter sections lying outside the coal-producing county and each 2 school district in non-coal-producing counties shall receive a portion of 3 the money under this paragraph based upon the ratio of the number of 4 children residing on quarter sections of that school district within the 5 fifteen-mile [24.14-kilometer] radius of the tipple of a currently active 6 coal mining operation to the total number of schoolchildren from the 7 coal-producing county combined with all the schoolchildren certified to 8 be living on guarter sections within fifteen miles [24.14 kilometers] of 9 the tipple of the currently active coal mining operation in the 10 coal-producing county. 11 (4) For the purposes of this subsection: 12 (a) The terms "currently active coal mining operation in a county", 13 "currently active coal mining operation in the coal-producing 14 county", and "currently active coal mining operation" mean a coal 15 mining operation that produced more than one hundred fifty 16 thousand tons [136077.71 metric tons] of coal in a 17 coal-producing county during the prior quarterly period. 18 (b) The term "coal-producing county" means a county in which more 19 than one hundred fifty thousand tons [136077.71 metric tons] of 20 coal were mined in the prior quarterly period. 21 (c) The term "another county in which no coal is mined" means a 22 county in which not more than seventy-five thousand tons 23 [68038.86 metric tons] of coal were mined in the prior quarterly 24 period. 25 The terms "non-coal-producing county" and "non-coal-producing (d) 26 counties" mean any county in which not more than seventy-five 27 thousand tons [68038.86 metric tons] of coal were mined in the 28 prior quarterly period. 29 In computing each amount to be paid as provided in paragraph 1, (e) 30 2, or 3 for coal severance tax revenue from coal mined during a 31 monthly period, the state treasurer shall deduct from the

1 allocation the amount of coal severance tax revenue, if any, that 2 the governmental body in the non-coal-producing county 3 received from the coal mined in the non-coal-producing county 4 during the same monthly period. 5 (5)The state treasurer shall allocate funds provided by legislative 6 appropriation to cities, the county general fund, and school districts 7 within a coal-producing county according to the allocation method 8 provided in subdivision a in an amount to offset the loss of that county's 9 share of coal severance tax revenue allocated to a non-coal-producing 10 county under this subdivision in the previous calendar year. The state 11 treasurer shall make the allocation, within the limits of legislative 12 appropriations, under this paragraph at the time and in the manner 13 funds are distributed under this section. The state treasurer shall 14 include in each biennial budget request the amounts estimated to be 15 necessary for the biennium for purposes of this paragraph, based on 16 the allocations under this subdivision in the most recent calendar years. 17 SECTION 2. APPROPRIATION. There is appropriated out of any moneys in the 18 general fund in the state treasury, not otherwise appropriated, the sum of \$452,585, or so much 19 of the sum as may be necessary, to the state treasurer for allocation, in equal amounts in each 20 year of the biennium, to cities, the county general fund, and school districts within a 21 coal-producing county according to the allocation method provided in subdivision a of 22 subsection 2 of section 57-62-02 if some of that county's share of coal severance tax revenue 23 is allocated to a non-coal-producing county under subdivision b of subsection 2 of section 24 57-62-02. This appropriation is available for the biennium beginning July 1, 2009, and ending 25 June 30, 2011.