Sixty-second Legislative Assembly of North Dakota

HOUSE BILL NO. 1077

Introduced by

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Representatives Drovdal, Kempenich, Hatlestad, Onstad Senators Warner, Lyson

- 1 A BILL for an Act to amend and reenact subsections 4 and 5 of section 57-51-15 of the North
- 2 Dakota Century Code, relating to elimination of the limitation on allocations that may be
- 3 received by a city under the oil and gas gross production tax; and to provide an effective date.

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

- SECTION 1. AMENDMENT. Subsections 4 and 5 of section 57-51-15 of the North Dakota
 Century Code are amended and reenacted as follows:
 - 4. a. Forty-five percent of all revenues allocated to any county for allocation under this subsection must be credited by the county treasurer to the county general fund. However, the allocation to a county under this subdivision must be credited to the state general fund if during that fiscal year the county does not levy a total of at least ten mills for combined levies for county road and bridge, farm-to-market and federal-aid road, and county road purposes.
 - b. Thirty-five percent of all revenues allocated to any county for allocation under this subsection must be apportioned by the county treasurer no less than quarterly to school districts within the county on the average daily attendance distribution basis, as certified to the county treasurer by the county superintendent of schools. However, no school district may receive in any single academic year an amount under this subsection greater than the county average per student cost multiplied by seventy percent, then multiplied by the number of students in average daily attendance or the number of children of school age in the school census for the county, whichever is greater. Provided, however, that in any county in which the average daily attendance or the school census, whichever is greater, is fewer than four hundred, the county is entitled to one hundred twenty percent of the county average per student cost multiplied by the number of students in

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Legislative Assembly 1 average daily attendance or the number of children of school age in the school 2 census for the county, whichever is greater. Once this level has been reached 3 through distributions under this subsection, all excess funds to which the school 4 district would be entitled as part of its thirty-five percent share must be deposited 5 instead in the county general fund. The county superintendent of schools of each 6 oil-producing county shall certify to the county treasurer by July first of each year 7 the amount to which each school district is limited pursuant to this subsection. As 8 used in this subsection, "average daily attendance" means the average daily 9 attendance for the school year immediately preceding the certification by the 10 county superintendent of schools required by this subsection. 11 The countywide allocation to school districts under this subdivision is subject 12 to the following: 13 The first three hundred fifty thousand dollars is apportioned entirely among 14 school districts in the county. 15 (2) The next three hundred fifty thousand dollars is apportioned seventy-five 16 percent among school districts in the county and twenty-five percent to the 17 county infrastructure fund. 18 (3) The next two hundred sixty-two thousand five hundred dollars is 19 apportioned two-thirds among school districts in the county and one-third to 20 the county infrastructure fund. 21 (4) The next one hundred seventy-five thousand dollars is apportioned fifty 22

- percent among school districts in the county and fifty percent to the county infrastructure fund.
- (5) Any remaining amount is apportioned to the county infrastructure fund except from that remaining amount the following amounts are apportioned among school districts in the county:
 - Four hundred ninety thousand dollars, for counties having a (a) population of three thousand or fewer.
 - Five hundred sixty thousand dollars, for counties having a population (b) of more than three thousand and fewer than six thousand.

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- 1 (c) Seven hundred thirty-five thousand dollars, for counties having a population of six thousand or more.
 - C. Twenty percent of all revenues allocated to any county for allocation under this subsection must be apportioned no less than quarterly by the state treasurer to the incorporated cities of the county. Apportionment among cities under this subsection must be based upon the population of each incorporated city according to the last official decennial federal census. A city may not receive anallocation for a fiscal year under this subsection and subsection 5 which totals more than seven hundred fifty dollars per capita. Once this level has been reached through distributions under this subsection, all excess funds to which any city would be entitled except for this limitation must be deposited instead inthat county's general fund. In determining the population of any city in which total employment increases by more than two hundred percent seasonally due to tourism, the population of that city for purposes of this subdivision must be increased by eight hundred percent. If a city receives a direct allocation under subsection 1, the allocation to that city under this subsection is limited to sixty percent of the amount otherwise determined for that city under this subsection and the amount exceeding this limitation must be reallocated among the other cities in the county.
 - 5. a. Forty-five percent of all revenues allocated to a county infrastructure fund under subsections 3 and 4 must be credited by the county treasurer to the county general fund. However, the allocation to a county under this subdivision must be credited to the state general fund if during that fiscal year the county does not levy a total of at least ten mills for combined levies for county road and bridge, farm-to-market and federal-aid road, and county road purposes.
 - b. Thirty-five percent of all revenues allocated to the county infrastructure fund under subsections 3 and 4 must be allocated by the board of county commissioners to or for the benefit of townships in the county on the basis of applications by townships for funding to offset oil and gas development impact to township roads or other infrastructure needs or applications by school districts for repair or replacement of school district vehicles necessitated by damage or

deterioration attributable to travel on oil and gas development-impacted roads. An organized township is not eligible for an allocation of funds under this subdivision unless during that fiscal year that township levies at least ten mills for township purposes. For unorganized townships within the county, the board of county commissioners may expend an appropriate portion of revenues under this subdivision to offset oil and gas development impact to township roads or other infrastructure needs in those townships. The amount deposited during each calendar year in the county infrastructure fund which is designated for allocation under this subdivision and which is unexpended and unobligated at the end of the calendar year must be transferred by the county treasurer to the county road and bridge fund for use on county road and bridge projects.

c. Twenty percent of all revenues allocated to any county infrastructure fund under subsections 3 and 4 must be allocated by the county treasurer no less than quarterly to the incorporated cities of the county. Apportionment among cities under this subsection must be based upon the population of each incorporated city according to the last official decennial federal census. A city may not receive an allocation for a fiscal year under this subsection and subsection 4 which totals more than seven hundred fifty dollars per capita. Once this per capita limitation has been reached, all excess funds to which a city would otherwise be entitled must be deposited instead in that county's general fund. If a city receives a direct allocation under subsection 1, the allocation to that city under this subsection is limited to sixty percent of the amount otherwise determined for that city under this subsection and the amount exceeding this limitation must be reallocated among the other cities in the county.

SECTION 2. EFFECTIVE DATE. This Act is effective for taxable events occurring after June 30, 2011.