Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1225

Introduced by

Representatives Drovdal, Kempenich, S. Meyer

Senators Andrist, Lyson

- 1 A BILL for an Act to amend and reenact sections 57-51-15(1) and 57-62-06 of the North Dakota
- 2 Century Code, relating to apportionment and use of the proceeds of the oil and gas gross
- 3 production tax.

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

5 **SECTION 1. AMENDMENT.** Section 57-51-15(1), as effective after July 31, 2008, is 6 amended:

First the tax revenue collected under this chapter equal to one percent of the gross value at the well of the oil and one-fifth of the tax on gas must be deposited with
the state treasurer who shall credit thirty-three and one-third percent of the
revenues to the oil and gas impact grant fund, but not in an amount exceeding six
million dollars per biennium, including any amounts otherwise appropriated for oil
and gas impact grants for the biennium by the legislative assembly, and who shall
credit the remaining revenues to the state general fund.

14 SECTION 2. AMENDMENT. Section 57-62-06 is amended:

15 57-62-06. Legislative intent and guidelines on impact grants. The legislative 16 assembly intends that the moneys appropriated to, and distributed by, the energy development 17 impact office for grants are to be used by grantees to meet initial impacts affecting basic 18 governmental services, and directly necessitated by coal development and oil and gas 19 development impact; however, the energy development impact office shall give priority to 20 projects funded from the proceeds of the oil and gas gross production tax to transportation 21 infrastructure projects. As used in this section, "basic governmental services" do not include 22 activities relating to marriage or guidance counseling, services or programs to alleviate other 23 sociological impacts, or services or facilities to meet secondary impacts. All grant applications

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- 1 and presentations to the energy development impact office must be made by an appointed or
- 2 elected government official.