19.0238.02001

Sixty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2040

Introduced by

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Legislative Management

(Taxation Committee)

- 1 A BILL for an Act to amend and reenact section 40-22-18 of the North Dakota Century Code,
- 2 relating to treatment of property owned by a political subdivision when calculating protests
- 3 against the formation of a special improvement district.

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

5 **SECTION 1. AMENDMENT.** Section 40-22-18 of the North Dakota Century Code is 6 amended and reenacted as follows:

40-22-18. Protest bar to proceeding - Invalid or insufficient protests - Payment of costs - Tax levy.

If the governing body finds the protests to contain the names of the owners of a majority of the area of the property included within the improvement district, the protests shall be a bar against proceeding with any special assessment for the improvement project. However, the protests do not bar proceeding with the improvement project described in the plans and specifications if the governing body funds the project with funds other than special assessments. If the governing body finds the protests to contain the names of the owners of a majority of any separate property area included within the district, suchthe protests shall be a bar against proceeding with special assessments to be assessed in whole or in part upon property within suchthe area, but shall not bar against proceeding with the improvement project or assessing the cost thereof against other areas within the district, unless suchthe protests represent a majority of the area of the entire district. If the protests represent a majority of the area of the entire district, suchthe protests bar any special assessment for the improvement project. Property owned by a political subdivision is not included when determining whether the protests contain the names of the owners of a majority of the area included within the improvement district or a separate property area unless the political subdivision filed a protest.

Sixty-sixth Legislative Assembly

The termination of proceedings, by reason of protest or otherwise, shall not relieve the
municipality of responsibility for payment of costs theretofore incurred and for payment of
suchthe costs a municipality may, if funds on hand and available for the purpose are insufficient,
issue its certificates of indebtedness or warrants, or levy a tax which shall be considered a tax
for a portion of the cost of a special improvement project by general taxation within the meaning
of section 57-15-10. If the protests are found to be insufficient or invalid, the governing body
may cause the improvement to be made and may contract or otherwise provide in accordance
with this title for the construction thereof and the acquisition of property required in connection
therewith and may levy and collect assessments therefor.