21.0209.03005

FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2139

Introduced by

Senators Lee, Bekkedahl, Burckhard, Kreun

Representatives Dockter, Keiser

1	A BILL for an Act to amend and reenact sections 40-63-01, 40-63-02, 40-63-03, 40-63-04,
2	40-63-05, 40-63-06, 40-63-07, and 40-63-10, and subdivision b of subsection 7 of section
3	57-38-30.3 of the North Dakota Century Code, relating to the creation of neighborhood zones
4	and neighborhood zone incentives; and to provide an effective date.for an Act to create and
5	enact a new section to chapter 54-27.2 and a new section to chapter 57-01 of the North Dakota
6	Century Code, relating to an income tax rate reduction fund and an income tax rate adjustment;
7	to provide for a transfer; and to declare an emergency.

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

9	SECTION 1. AMENDMENT. Section 40-63-01 of the North Dakota Century Code is amended
10	and reenacted as follows:
11	——40-63-01. Definitions.
12	— As used in this chapter:
13	1. "Boundary" means the boundary established by vote of the city governing body and
14	approved by the department of commerce division of community services.
15	2. "Development plan" means a written plan that addresses the criteria in subsection 1 of
16	section 40-63-03 and includes the following:
17	a. A map of the proposed renaissance or neighborhood zone which indicates the
18	geographic boundaries and blocks, a description of the properties and structures-
19	on each block, identification of those properties and structures to be targeted for
20	potential renaissance zone projects or neighborhood zone projects, and a
21	description of the present use and conditions of the targeted properties and
22	structures.

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ready to commit to establishing a renaissance or neighborhood fund- organization, the city may indicate in the renaissance or neighborhood zone application the city's desire to submit a plan for approval at a later date. g. Evidence of community support and commitment from residential and business- interests. Evidence of community support must include letters of support from the governing bodies of each county and school district that contain property located within the boundaries of the proposed renaissance or neighborhood zone. 3. "Investor" means the individual, partnership, limited partnership, limited liability company, trust, or corporation making an investment in a renaissance or neighborhood fund organization. 4. "Lease" means the lease of space in a building in a designated renaissance or neighborhood zone by a new business moving into the zone or by an existing zone- business expanding in the zone, and the continuation of a lease of an existing zone- tenant in a building rehabilitated as an approved renaissance zone project or neighborhood zone project. For existing zone tenants expanding in the zone, the term does not include existing leased space. 5. "Local zone authority" means the city or the entity designated by the city to promote,	1	b. A description of the existing physical assets, in particular natural or historical
c. An outline of goals and objectives and proposed outcomes, including major- milestones or benchmarks, by which to gauge success resulting from the designation of the zone. d. A description of the types of projects the city would encourage in the city's targeted properties. e. A description of the promotion, development, and management strategies to- maximize investment in the zone. f. A plan for the development, promotion, and use of a renaissance or neighborhood fund organization, if one is desired to be established. If a city is not ready to commit to establishing a renaissance or neighborhood fund organization, the city may indicate in the renaissance or neighborhood zone application the city's desire to submit a plan for approval at a later date. g. Evidence of community support and commitment from residential and business interests. Evidence of community support must include letters of support from th governing bodies of each county and school district that contain property located within the boundaries of the proposed renaissance or neighborhood zone. 3. "Investor" means the individual, partnership, limited partnership, limited liability company, trust, or corporation making an investment in a renaissance or neighborhood zone by a new business moving into the zone or by an existing zone- business expanding in the zone, and the continuation of a lease of an existing zone- tenant in a building rehabilitated as an approved renaissance zone project or neighborhood zone project. For existing zone-tenants expanding in the zone, the ten does not include existing leased space. 5. "Local zone authority" means the city or the entity designated by the city to promote,	2	assets, of the zone and a plan for the incorporation and enhancement of the
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develop, and manage the zone and may include any nonprofit incorporated entity suc	29	5. "Local zone authority" means the city or the entity designated by the city to promote,
	30	develop, and manage the zone and may include any nonprofit incorporated entity such

1		as an economic development corporation, community development corporation, main-
2		street organization, or chamber of commerce.
3	6.	"Neighborhood zone project" means the purchase, rehabilitation, or reconstruction of a
4		detached, single-family, residential structure or a structure that contains no more than
5		four separate dwelling units in a neighborhood zone approved for zone incentives by a
6		majority vote of the city governing body or local zone authority.
7		"Original principal amount" means the funds invested in a renaissance or
8		neighborhood fund organization after designation of the renaissance or neighborhood
9		zone and before the sunset of that zone.
10	7.<u>8.</u>	"Rehabilitation", as used in sections 40-63-04 and 40-63-05, means the repair or
11		remodeling of a building or public utility infrastructure at a cost that is equal to or-
12		exceeds fifty percent of the current true and full value for commercial buildings or
13		public utility infrastructure and twenty percent for detached, single-family homes or
14		structures consisting of no more than four separate dwelling units.
15	<u> 8.9.</u>	"Renaissance zone project" means the purchase, lease, rehabilitation, or historical
16		preservation or renovation of a building or space in a building approved for zone
17		incentives by a majority vote of the city governing body or a zone authority.
18	<u>—10.</u>	"Taxpayer" means an individual, corporation, or trust subject to the taxes imposed by
19		chapter 57-38 and includes a partnership, subchapter S corporation, limited
20		partnership, limited liability company, or any other passthrough entity.
21	-9.<u>11.</u>	"Zone" means a renaissance or neighborhood zone proposed by a city and designated
22		by the department of commerce division of community services.
23	10. -	"Zone project" means the purchase, lease, rehabilitation, or historical preservation or
24		renovation of a building or space in a building approved for zone incentives by a
25		majority vote of the city governing body or zone authority.
26	—SEC	CTION 2. AMENDMENT. Section 40-63-02 of the North Dakota Century Code is
27	amende	ed and reenacted as follows:
28	40-6	63-02. Eligibility - Local zone authority designation.
29	——Any	incorporated city may apply to the department of commerce division of community
30	services	s to designate a portion of the city as a renaissance or neighborhood zone. Any
31	individu	al partnership limited partnership limited liability company trust or corporation may

1	apply for a tax credit or exemption under sections 40-63-04 through 40-63-07. The governing
2	body of a city may designate a local zone authority to implement a development plan on behalf-
3	of the city.
4	SECTION 3. AMENDMENT. Section 40-63-03 of the North Dakota Century Code is
5	amended and reenacted as follows:
6	40-63-03. Renaissance and neighborhood zones.
7	1. A city may apply to the department of commerce division of community services to
8	designate a portion of that city as a renaissance or neighborhood zone if the following
9	eriteria are met:
10	a. The geographic area proposed for the renaissance or neighborhood zone is
11	located wholly within the boundaries of the city submitting the application.
12	b. The application includes a development plan.
13	c. The proposed neighborhood zone is not more than twenty-five square blocks and
14	the proposed renaissance zone is not more than thirty-four square blocks, except
15	in a city with a population of greater than five thousand the renaissance zone-
16	may exceed thirty-four square blocks at the rate of one additional block for each
17	additional five thousand population to a maximum size of forty-nine blocks.
18	Population is based upon the most recent federal decennial census or federal
19	census estimate. For purposes of a neighborhood zone, seventy-five percent or
20	more of the structures on a block must have been constructed before 1959 and
21	the majority of the structures on the block must be used for residential purposes
22	for the block to qualify for inclusion in a neighborhood zone.
23	If a city finds that renaissance or neighborhood zone projects have-
24	satisfactorily completed one or more blocks within the renaissance or
25	neighborhood zone, the city may apply for and the department of commerce-
26	division of community services may approve withdrawal of those blocks from the
27	renaissance or neighborhood zone and replacement of those blocks with other
28	blocks that otherwise meet the requirements of this chapter.
29	d. Except as provided under subdivision g, the proposed renaissance zone has a
30	continuous boundary and all blocks are contiguous. A proposed neighborhood

1	zone is not required to have a continuous boundary or consist of contiguous
2	blocks.
3	e. The proposed land usage includes both commercial and residential property.
4	f. The application includes the proposed duration of renaissance or neighborhood
5	zone status, not to exceed fifteen years. Upon application by the city, the
6	department of commerce division of community services may extend the duration
7	of renaissance zone status in increments of up to five years. The duration of
8	neighborhood zone status may not be extended.
9	g. The proposed renaissance zone may have a single exception to the continuous
10	boundary and contiguous block requirements under subdivision d if the area of
11	the excepted noncontiguous blocks does not exceed three square blocks.
12	2. The department of commerce division of community services shall:
13	a. Review all applications for renaissance or neighborhood zone designation
14	against the criteria established in this section and designate zones.
15	b. Approve or reject the duration of renaissance or neighborhood zone status as
16	submitted in an application.
17	c. Approve or reject the geographic boundaries and total area of the renaissance or
18	neighborhood zone as submitted in an application.
19	d. Promote the renaissance and neighborhood zone programprograms.
20	e. Monitor the progress of the designated renaissance and neighborhood zones
21	against submitted plans in an annual plan review.
22	f. Report on renaissance and neighborhood zone progress to the governor and the
23	legislative management on an annual basis until all designated zones expire.
24	3. The department of commerce division of community services shall consider the
25	following criteria in designating a renaissance or neighborhood zone:
26	a. The viability of the development plan.
27	b. The incorporation and enhancement of unique natural and historic features into
28	the development plan.
29	c. Whether the development plan is creative and innovative in comparison to other
30	applications.

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1 Public and private commitment to and other resources available for the proposed 2 renaissance or neighborhood zone, including the provisions for a renaissance or 3 neighborhood fund organization. 4 How renaissance or neighborhood zone designation would relate to a broader-5 plan for the community as a whole. 6 How the local regulatory burden, in particular that burden associated with the 7 renovation of historic properties and that burden associated with mixed use 8 development, will be eased for developers and investors in the renaissance or 9 neighborhood zone. 10 The strategies for the promotion, development, and management of the zone, 11 including the use of a local zone authority if designated. 12 Any other information required by the office. 13 The department of commerce division of community services may not designate a 14 portion of a city as a renaissance or neighborhood zone unless, as a part of the 15 application, the city provides a resolution from the governing body of the city that 16 states if the renaissance or neighborhood zone designation is granted, persons and 17 property within the renaissance or neighborhood zone are exempt from taxes as-18 provided in sections 40-63-04 through 40-63-07. 19 A city may not propose or be part of more than one renaissance zone or more than 20 one neighborhood zone. A city may propose to be part of a renaissance zone and a 21 neighborhood zone and blocks proposed for inclusion in either zone may overlap. 22 A parcel of property may be exempted from property taxes under section 40-63-05-23 only once, but during the five taxable years of eligibility for that exemption, the 24 property tax exemption transfers with the transfer of the property to a qualifying user. 25 The ownership or lease of, or investment in, a parcel of property may qualify for 26 exemption or credit under section 40-63-04 only once, but during the five taxable 27 years of eligibility for that exemption or credit, the exemption or credit under section-28 40-63-04 transfers with the transfer of the property to a qualified user and with respect-29 to the year in which the transfer is made must be prorated for use of the property-30 during that year. An investment used to calculate an income tax credit under this 31 chapter may not be used to calculate any other income tax credit.

- 7. A city may apply to the department of commerce division of community services at any time during the duration of a zone to expand a previously approved renaissance or neighborhood zone that is less than the maximum size allowed under subdivision c of subsection 1. If the expansion is approved by the department of commerce division of community services, the blocks in the expansion are eligible for up to fifteen years of renaissance or neighborhood zone status.
- 8. The use of grant funds as the sole source of investment in the purchase of a building or space in a building does not qualify a taxpayer for any tax exemption or credit available under the chapter, and grant funds may not be counted in determining if the cost of rehabilitation meets or exceeds the current true and full value of the building.
- 9. If a portion of an approved renaissance <u>or neighborhood</u> zone is not progressing, the city may request the department of commerce division of community services to permit deleting that portion and to make an adjustment of the boundaries to add another equal, contiguous area to the original zone. <u>Area added to a renaissance zone must be contiguous.</u>
- 10. If within a renaissance zone there is property that is included in a tax increment financing district, the city in which the property is located shall provide the department of commerce an annual report regarding any such property at the time requested by the department of commerce. The report required under this subsection must identify the property, provide the expected duration of inclusion of the property in the tax increment financing district and the renaissance zone, and identify any property and income tax benefits of the property and the expected duration of those benefits. The department of commerce shall deliver an annual report compiling the information required under this subsection to the legislative management interim committee on taxation issues or upon request of any other interim committee of the legislative management.
- SECTION 4. AMENDMENT. Section 40-63-04 of the North Dakota Century Code is amended and reenacted as follows:
- 40-63-04. Income tax exemptions.
 - 1. An individual taxpayer who purchases or, rehabilitates, or reconstructs a detached, single-family, residential property for the individual's primary place of residence as a

- renaissance zone project or neighborhood zone project is exempt from up to tenthousand dollars of personal income tax liability as determined under section-57-38-30.3 for five taxable years beginning with the date of occupancy or completionof rehabilitation.
- 2. A taxpayer that purchases, leases, rehabilitates, reconstructs, or makes leasehold improvements to residential, public utility infrastructure, or commercial property for any business or investment purpose as a renaissance zone project or neighborhood zone project is exempt from tax on income derived from the business or investment locations within the zone for five taxable years, beginning with the date of purchase, lease, reconstruction, or completion of rehabilitation.
 - a. The maximum amount of income that a taxpayer may exempt from tax under this subsection for any taxable year is five hundred thousand dollars. The limitation in this subdivision applies to the sum of the exempt income derived from the taxpayer's business and investment interests in all renaissance zone projects and neighborhood zone projects.
- b. If a renaissance zone project or neighborhood zone project consists of a physical expansion of an existing building owned and used by the taxpayer for business or investment purposes, the amount of income exempt from tax under this subsection is limited to an amount equal to the income derived from the business, or from the investment use of the building, during the taxable year multiplied by a ratio equal to the square footage added by the expansion divided by the total square footage of the building after expansion.
- 3. If the cost of a new business purchase, leasehold improvement, or expansion of an existing business, approved as a <u>renaissance</u> zone project, exceeds seventy five thousand dollars, and the business is located in a city with a population of not more than two thousand five hundred, an individual taxpayer may, in lieu of the exemption provided in subsection 2, elect to take an income tax exemption of up to two thousand dollars of individual income tax liability as determined under section 57-38-30.3. The election must be made on the taxpayer's return as originally and timely filed. The election is irrevocable and binding for the duration of the exemptions provided in

subsection 2 or this subsection. If an election is not made on the original return, the taxpayer is only eligible for the exemption provided in subsection 2.

- 4. If a property owner not participating in a renaissance zone project or neighborhood zone project is required to make changes in utility services or in a building structure because of changes made to property that is part of a renaissance zone project or neighborhood zone project, the owner of the nonparticipating property is entitled to state income tax credits equal to the total amount of the investment necessary to complete the required changes. The credit must be approved by the local renaissance or neighborhood zone authority. The credit must be claimed in the taxable year in which the related project was completed. The credit may not exceed the taxpayer's tax liability, and an unused credit may be carried forward up to five taxable years.
- 5. The exemptions provided by this section do not eliminate any duty to file a return or to report income as required under chapter 57-38.

SECTION 5. AMENDMENT. Section 40-63-05 of the North Dakota Century Code is amended and reenacted as follows:

40-63-05. Property tax exemptions.

- 1. A municipality may grant a partial or complete exemption from ad valorem taxation on detached, single-family, residential property, exclusive of the land on which it is situated, if the property was purchased or, rehabilitated, or reconstructed by an individual for the individual's primary place of residence as a renaissance zone projector or a neighborhood zone project. An exemption granted under this subsection may not extend beyond five taxable years following the date of acquisition, reconstruction, or completion of rehabilitation.
 - 2. A municipality may grant a partial or complete exemption from ad valorem taxation on buildings, structures, fixtures, and improvements purchased, reconstructed, or rehabilitated as a renaissance zone project or a neighborhood zone project for any business or investment purpose. The state board of equalization may grant a partial or complete exemption from ad valorem taxation on public utility infrastructure rehabilitated as a renaissance zone project. An exemption under this subsection may not extend beyond five taxable years following the date of purchase or completion of rehabilitation.

- 3. To qualify for the exemption under this section, the property purchased, reconstructed, or rehabilitated as a neighborhood zone project initially must have been built before 1959.
- SECTION 6. AMENDMENT. Section 40-63-06 of the North Dakota Century Code is amended and reenacted as follows:
- 40-63-06. Historic preservation and renovation tax credit.
- A credit against state tax liability as determined under sections 57-38-30 and 57-38-30.3 is allowed for investments in the historic preservation or renovation of property within the renaissance or neighborhood zone. The amount of the credit is twenty five percent of the amount invested, up to a maximum of two hundred fifty thousand dollars. The credit may be claimed in the year in which the preservation or renovation is completed. Any excess credit may be carried forward for a period of up to five taxable years.
- SECTION 7. AMENDMENT. Section 40-63-07 of the North Dakota Century Code is amended and reenacted as follows:
- 40-63-07. Renaissance or neighborhood fund organization Exemption from taxation.
- 1. Each city with a designated renaissance or neighborhood zone may establish a renaissance or neighborhood fund organization, if the detailed plan for such an organization is clearly established in the development plan and approved with the plan, or is submitted at a later date to the department of commerce division of community services for approval after the designation of a renaissance or neighborhood zone.
 - 2. The purpose of a renaissance <u>or neighborhood</u> fund organization is solely to raise funds to be used to finance <u>renaissance</u> zone projects <u>or neighborhood</u> zone projects and other projects located in designated renaissance <u>or neighborhood</u> zones. A renaissance <u>or neighborhood</u> fund organization may provide financing to projects undertaken by individuals, partnerships, limited partnerships, limited liability companies, trusts, corporations, nonprofit organizations, and public entities. The financing may include any combination of equity investments, loans, guarantees, and commitments for financing. The amount of financing is not limited by this chapter.

all sources and proportional to the investment. In the event of a loss to the fund-

- resulting in a temporary diminishment of the fund below the original principal amount, no annual dividend may be paid until the fund is restored.
- 7.8. Income to a renaissance <u>or neighborhood</u> fund organization derived from interest or the temporary investment of its funds in certificates of deposit, bonds, treasury bills, or securities may be used for administration.
- 8.9. If an investment in a renaissance or neighborhood fund organization which is the basis for a credit under this section is redeemed by the investor within ten years of the date it is purchased, the credit provided by this section for the investment must be disallowed, and any credit previously claimed and allowed with respect to the investment must be paid to the tax commissioner with the appropriate return of the taxpayer covering the period in which the redemption occurred. When payments are made to the tax commissioner under this section, the amount collected must be handled in the same manner as if no credit had been allowed.
- 9.10. A renaissance or neighborhood fund organization shall secure an annual audit of its financial records, prepared by an independent certified public accounting firm in accordance with generally accepted auditing standards. The audit report must include a statement of the percentage of annual investments received by the organization which have been invested by the organization in investments permitted under this chapter, including the use of investments, distinguishing between organization investments made in renaissance or neighborhood zones and outside renaissance or neighborhood zones. A renaissance or neighborhood fund organization shall file a copy of each audit of its financial records under this subsection with the governing body of the city in which it was established, the department of commerce division of community services, and the tax commissioner. The department of commerce division of community services shall provide an annual report to the budget section of the legislative management showing the conclusions of audit reports filed under this subsection.
- 10.11. Renaissance <u>or neighborhood</u> fund organization officers and employees may be actively involved in the enterprises in which the renaissance <u>or neighborhood</u> fund organization invests but the renaissance <u>or neighborhood</u> fund organization may not invest in any enterprise if any one renaissance <u>or neighborhood</u> fund organization

1	officer or employee owns more than forty-nine percent of the ownership interest in the
2	enterprise. A renaissance or neighborhood fund organization may not invest in an-
3	enterprise if renaissance or neighborhood fund organization officers and employees
4	collectively own more than forty-nine percent of the ownership interests, either through
5	direct ownership or through ownership of interest in a passthrough entity.
6	12. A neighborhood fund organization is eligible to receive a state appropriation as a grant
7	or low interest loan to meet the objectives of residential home restoration.
8	SECTION 8. AMENDMENT. Section 40-63-10 of the North Dakota Century Code is
9	amended and reenacted as follows:
10	— 40-63-10. Passthrough of tax exemption or credit.
11	A partnership, subchapter S corporation, limited partnership, limited liability company, or
12	any other passthrough entity that purchases or leases property in a renaissance or
13	neighborhood zone for any business purpose, invests in a historic preservation or renovation of
14	property within a renaissance or neighborhood zone, or invests in a renaissance or
15	neighborhood fund organization must be considered to be the taxpayer for purposes of any
16	investment limitations in sections 40-63-04, 40-63-06, and 40-63-07, and the amount of the
17	exemption or credit allowed with respect to the entity's investments must be determined at the
18	passthrough entity level. The amount of the total exemption or credit determined at the entity
19	level must be passed through to the partners, shareholders, or members in proportion to their-
20	respective interests in the passthrough entity.
21	SECTION 9. AMENDMENT. Subdivision b of subsection 7 of section 57-38-30.3 of the
22	North Dakota Century Code is amended and reenacted as follows:
23	b. Renaissance and neighborhood zone tax credits under sections 40-63-04,
24	40-63-06, and 40-63-07.
25	SECTION 10. EFFECTIVE DATE. This Act is effective for taxable years beginning after-
26	December 31, 2020.
27	SECTION 1. A new section to chapter 54-27.2 of the North Dakota Century Code is created
28	and enacted as follows:
29	Certain general fund revenues to be deposited in the income tax rate reduction fund.
30	After any required transfers from the general fund to the budget stabilization fund under
31	section 54-27 2-02 if the amount in the general fund exceeds sixty-five million dollars at the end

1	of any biennium, the state treasurer shall transfer up to one hundred fifty million dollars from the
2	general fund to the income tax rate reduction fund under section 2 of this Act.
3	SECTION 2. A new section to chapter 57-01 of the North Dakota Century Code is created
4	and enacted as follows:
5	Income tax rate reduction fund - Income tax rate adjustment - Tax commissioner -
6	<u>Transfer.</u>
7	1. There is created in the state treasury the income tax rate reduction fund. The fund
8	consists of all moneys deposited in the fund under section 1 of this Act.
9	2. If money is transferred into the income tax rate reduction fund under section 1 of this
10	Act, the tax commissioner shall publish reduced individual and corporate income tax
11	rates and notify taxpayers of the reduced rates by November first of the first fiscal year
12	of the biennium. The tax commissioner may determine the form and manner for
13	publishing the reduced rates and notifying taxpayers, including any notification that
14	taxpayers are not required to file returns or pay taxes. The tax commissioner shall
15	reduce the individual income tax rates and the corporate income tax rates based on
16	the following:
17	a. The percentage reduction to the individual and corporate income tax rates is
18	equal to the rate reduction amount divided by the total estimated tax collections,
19	including both the individual tax collections and corporate income tax collections,
20	for the second year of the biennium.
21	b. Any reductions to the individual income tax rates and the corporate income tax
22	rates apply to taxable years beginning after a rate reduction is calculated and
23	published under this section.
24	c. The reductions to the individual income tax rates and the corporate income tax
25	rates must be proportional to the estimated tax collections for each tax relative to
26	the combined total estimated tax collections for both taxes.
27	d. The reductions to the individual income tax rates and corporate income tax rates
28	must be applied equally to all tax brackets for each tax.
29	e. The reduced individual income tax rates and corporate income tax rates must be
30	rounded to the nearest one-hundredth of a percent.

1		f. The tax commissioner shall calculate the reduced individual income tax rates and
2		corporate income tax rates until the rates are reduced to zero.
3	3.	If the income tax rate reduction results in a disproportionate amount of tax to be
4		deducted and withheld under section 57-38-59, the tax commissioner may adjust the
5		percentage that, when withheld, will as closely as possible pay the income tax liability
6		imposed.
7	4.	This section does not limit or suspend any provision in chapter 57-38 which is not in
8		conflict with this section, including provisions for assessment and refund under
9		sections 57-38-34.4, 57-38-38, and 57-38-40.
10	5.	In April of each calendar year, the state treasurer shall transfer the amounts certified
11		by the tax commissioner from the income tax rate reduction fund to the general fund.
12		The amount transferred to the general fund each year may not be less than the rate
13		reduction amount determined for the current biennium plus the rate reduction amount
14		determined for each preceding biennium.
15	6.	For purposes of this section:
16		a. "Base funding amount" means the total amount transferred from the income tax
17		rate reduction fund to the general fund in the preceding biennium.
18		b. "Estimated tax collections" means the income tax collection amounts included in
19		the revenue forecast of the current biennial state budget as approved by the most
20		recently adjourned special or regular session of the legislative assembly.
21		c. "Rate reduction amount" means one-half of the funds deposited in the income tax
22		rate reduction fund exceeding the base funding amount.
23	7.	The tax commissioner shall certify to the state treasurer that the individual income tax
24		and corporate income tax rates have been reduced to zero. Upon receiving the
25		certification from the tax commissioner, the state treasurer immediately shall transfer
26		any moneys remaining in the income tax reduction fund to the state general fund.
27	SEC	CTION 3. EMERGENCY. This Act is declared to be an emergency measure.