25.0044.07001 Title. Prepared by the Legislative Council staff for Representative Louser February 13, 2025

Sixty-ninth Legislative Assembly of North Dakota

## PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

## **ENGROSSED HOUSE BILL NO. 1168**

Introduced by

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Representatives Louser, Jonas, Monson, Richter, Sanford, Toman Senators Burckhard, Thomas

1 A BILL for an Act to create and enact a new section to chapter 54-27 and a new section to 2 chapter 57-15 of the North Dakota Century Code, relating to a legacy earnings fund and 3 limitations on property tax levies by taxing districts except school districts without voter 4 approval; to amend and reenact sections 6-09.4-10.1, 15.1-27-04.1, and 15.1-27-04.2, 5 subsection 1 of section 21-10-06, sections 54-27-19.3 and 57-15-01.1, subsection 1 of section 6 57-15-14, section 57-15-14.2, and subdivision c of subsection 1 of section 57-20-07.1 of the 7 North Dakota Century Code, relating to the legacy sinking and interest fund, the state school aid 8 funding formula, funds invested by the state investment board, the legacy earnings highway 9 distribution fund, and school district levy authority; to repeal sections 15.1-27-04.3, 10 15.1-27-15.1, and 15.1-27-20.2, 21-10-12, and 21-10-13 of the North Dakota Century Code, 11 relating to adjustments to state aid payments, legacy fund definitions, and a legacy earnings 12 fund; and to provide an effective date.

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

SECTION 1. AMENDMENT. Section 6-09.4-10.1 of the North Dakota Century Code is amended and reenacted as follows:

6-09.4-10.1. Legacy sinking and interest fund - Debt service requirements - Public finance authority.

There is created in the state treasury the legacy sinking and interest fund. The fund consists of all moneys deposited in the fund under section 21-10-136 of this Act. Moneys in the fund may be spent by the public finance authority pursuant to legislative appropriations to meet the debt

I			air force base with funding received through federal impact aid, and an
2			additional seventeen percent of tuition received under an agreement to
3			educate students from a school district on an air force base with funding
4			received through federal impact aid each school year thereafter, until the
5			2024-25 school year when sixty-eight percent of tuition received under an
6			agreement to educate students from a school district on an air force base
7			with funding received through federal impact aid must be excluded from the
8			tuition calculation under this paragraph;
9		<del>(4)</del>	Revenue from payments in lieu of taxes on the distribution and transmission
10			of electric power;
11		<del>(5)</del>	Revenue from payments in lieu of taxes on electricity generated from
12			sources other than coal; and
13		<del>(6)</del>	Revenue from the leasing of land acquired by the United States for which
14			compensation is allocated to the state under 33 U.S.C. 701(c)(3);
15	<del>d.</del>	An a	amount equal to the total revenue received by the school district during the
16		<del>201</del>	7-18 school year for the following revenue types:
17		<del>(1)</del>	Mobile home tax revenue;
18		<del>(2)</del>	Telecommunications tax revenue; and
19		<del>(3)</del>	Revenue from payments in lieu of taxes and state reimbursement of the
20			homestead credit and disabled veterans credit; and
21	e.	Beg	inning with the 2020-21 school year, the superintendent shall reduce the
22		base	eline funding for any school district that becomes an elementary district
23		purs	suant to section 15.1-07-27 after the 2012-13 school year. The reduction must
24		<del>be p</del>	proportional to the number of weighted student units in the grades that are
25		offe	red through another school district relative to the total number of weighted
26		stuc	dent units the school district offered in the year before the school district
27		bec	ame an elementary district. The reduced baseline funding applies to the
28		calc	culation of state aid for the first school year in which the school district
29		bec	omes an elementary district and for each year thereafter. For districts that
30		bec	ome an elementary district prior to the 2020-21 school year, the

1 superintendent shall use the reduced baseline funding to calculate state aid for 2 the 2020-21 school year and for each year thereafter. 3 <del>2.</del> a. The superintendent shall divide the district's baseline funding determined in 4 subsection 1 by the district's 2017-18 weighted student units to determine the 5 district's baseline funding per weighted student unit. 6 b. For any school district that becomes an elementary district pursuant to section 7 15.1-07-27 after the 2017-18 school year, the superintendent shall adjust the 8 district's baseline funding per weighted student unit used to calculate state aid. 9 The superintendent shall divide the district's baseline funding determined in-10 subsection 1 by the district's weighted student units after the school district 11 becomes an elementary district to determine the district's adjusted baseline-12 funding per weighted student unit. The superintendent shall use the district's 13 adjusted baseline funding per weighted student unit in the calculation of state aid-14 for the first school year in which the school district becomes an elementary 15 district and for each year thereafter. 16 Beginning with the 2021-22 school year and for each school year thereafter, the <del>C.</del> 17 superintendent shall reduce the district's baseline funding per weighted student-18 unit. Each year the superintendent shall calculate the amount by which the 19 district's baseline funding per weighted student unit exceeds the payment per-20 weighted student unit provided in subsection 3. For the 2023-24 school year the 21 superintendent shall reduce the district's baseline funding per weighted student-22 unit by forty percent of the amount by which the district's baseline funding per-23 weighted student unit exceeds the payment per weighted student unit for the 24 2023-24 school year. For each year thereafter, the reduction percentage is 25 increased by an additional fifteen percent. However, the district's baseline funding-26 per weighted student unit, after the reduction, may not be less than the payment 27 per weighted student unit provided in subsection 3. 28 <del>3.</del> For the 2023-24 school year, the superintendent shall calculate state aid as the <del>a.</del> 29 <del>greater of:</del> 30 The district's weighted student units multiplied by ten thousand six hundred 31 forty-six dollars;

1			<del>(2)</del>	One hundred two percent of the district's baseline funding per weighted
2				student unit, as established in subsection 2, multiplied by the district's
3				weighted student units, not to exceed the district's 2017-18 baseline
4				weighted student units, plus any weighted student units in excess of the
5				2017-18 baseline weighted student units multiplied by ten thousand
6				six hundred forty-six dollars; or
7			<del>(3)</del>	The district's baseline funding as established in subsection 1 less the
8				amount in paragraph 1, with the difference reduced by forty percent and
9				then the difference added to the amount determined in paragraph 1.
10		<del>b.</del>	For	the 2024-25 school year and each school year thereafter, the superintendent
11			sha	I <del>l calculate state aid as the greater of:</del>
12			<del>(1)</del>	The district's weighted student units multiplied by eleven thousand
13				seventy-two dollars;
14			<del>(2)</del>	One hundred two percent of the district's baseline funding per weighted
15				student unit, as established in subsection 2, multiplied by the district's
16				weighted student units, not to exceed the district's 2017-18 baseline
17				weighted student units, plus any weighted student units in excess of the
18				2017-18 baseline weighted student units multiplied by eleven thousand-
19				seventy-two dollars; or
20			<del>(3)</del>	The district's baseline funding as established in subsection 1 less the
21				amount in paragraph 1, with the difference reduced by fifty-five percent for-
22				the 2024-25 school year and the reduction percentage increasing by fifteen
23				percent each school year thereafter until the difference is reduced to zero,
24				and then the difference added to the amount determined in paragraph 1.
25	<del>4.</del>	Afte	er det	ermining the product in accordance with subsection 3, the superintendent of
26		pub	olic ins	struction shall:
27		<del>a.</del>	Sub	tract an amount equal to sixty mills multiplied by the taxable valuation of the
28			sch	ool district, except the amount in dollars subtracted for purposes of this
29			sub	division may not exceed the previous year's amount in dollars subtracted for
30			pur	poses of this subdivision by more than twelve percent, adjusted pursuant to
31			sect	t <del>ion 15.1-27-04.3; and</del>

1 Subtract an amount equal to seventy-five percent of all revenue types listed in 2 subdivisions c and d of subsection 1. Before determining the deduction for 3 seventy-five percent of all revenue types, the superintendent of public instruction-4 shall adjust revenues as follows: 5 Tuition revenue shall be adjusted as follows: 6 In addition to deducting tuition revenue received specifically for the 7 operation of an educational program provided at a residential 8 treatment facility, tuition revenue received for the provision of an adult-9 farm management program, tuition received for the education of 10 high-cost and special education students, and tuition received under-11 an agreement to educate students from a school district on an-12 air force base with funding received through federal impact aid as-13 directed each school year in paragraph 3 of subdivision c of 14 subsection 1, the superintendent of public instruction also shall reduce 15 the total tuition reported by the school district by the amount of tuition 16 revenue received for the education of students not residing in the 17 state and for which the state has not entered a cross-border education 18 contract; and 19 <del>(b)</del> The superintendent of public instruction also shall reduce the total-20 tuition reported by admitting school districts meeting the requirements-21 of subdivision e of subsection 2 of section 15.1-29-12 by the amount 22 of tuition revenue received for the education of students residing in an 23 adjacent school district. 24 <del>(2)</del> After adjusting tuition revenue as provided in paragraph 1, the 25 superintendent shall reduce all remaining revenues from all revenue types-26 by the percentage of mills levied in 2022 by the school district for sinking 27 and interest relative to the total mills levied in 2022 by the school district for-28 all purposes. 29 <del>5.</del> The amount remaining after the computation required under subsection 4 is the 30 amount of state aid to which a school district is entitled, subject to any other statutory 31 requirements or limitations.

1	<del>6.</del>	<del>On</del>	or before June thirtieth of each year, the school board shall certify to the
2		sup	erintendent of public instruction the final average daily membership for the current
3		sch	pol year.
4	<del>7.</del>	For	purposes of the calculation in subsection 4, each county auditor, in collaboration
5		with	the school districts, shall report the following to the superintendent of public-
6		inst	uction on an annual basis:
7		<del>a.</del>	The amount of revenue received by each school district in the county during the
8			previous school year for each type of revenue identified in subdivisions c and d of
9			subsection 1;
10		<del>b.</del>	The total number of mills levied in the previous calendar year by each school
11			district for all purposes; and
12		<del>C.</del>	The number of mills levied in the previous calendar year by each school district
13			for sinking and interest fund purposes.
14	Bas	eline	funding - Establishment - Determination of state aid. (Effective after
15	June 30	<del>, 202</del>	<del>5)</del>
16	1.	To c	etermine the amount of state aid payable to each district, the superintendent of
17		pub	ic instruction shall establish each district's baseline funding. A district's baseline
18		func	ing consists of:
19		a.	All state aid received by the district in accordance with chapter 15.1-27 during the
20			2018-19 school year;
21		b.	An amount equal to the property tax deducted by the superintendent of public
22			instruction to determine the 2018-19 state aid payment;
23		C.	An amount equal to seventy-five percent of the revenue received by the school
24			district during the 2017-18 school year for the following revenue types:
25			(1) Revenue reported under code 2000 of the North Dakota school district
26			financial accounting and reporting manual, as developed by the
27			superintendent of public instruction in accordance with section 15.1-02-08;
28			(2) Mineral revenue received by the school district through direct allocation from
29			the state treasurer and not reported under code 2000 of the North Dakota
30			school district financial accounting and reporting manual, as developed by

1 the superintendent of public instruction in accordance with section 2 15.1-02-08; 3 (3) Tuition reported under code 1300 of the North Dakota school district 4 financial accounting and reporting manual, as developed by the 5 superintendent of public instruction in accordance with section 15.1-02-08. 6 with the exception of revenue received specifically for the operation of an 7 educational program provided at a residential treatment facility, tuition 8 received for the provision of an adult farm management program, and 9 beginning in the 2025-26 school year, eighty-five percent of tuition received 10 under an agreement to educate students from a school district on an 11 air force base with funding received through federal impact aid, until the 12 2026-27 school year, and each school year thereafter, when all tuition 13 received under an agreement to educate students from a school district on 14 an air force base with funding received through federal impact aid must be 15 excluded from the tuition calculation under this paragraph; 16 (4) Revenue from payments in lieu of taxes on the distribution and transmission 17 of electric power; 18 (5) Revenue from payments in lieu of taxes on electricity generated from 19 sources other than coal; and 20 Revenue from the leasing of land acquired by the United States for which (6) 21 compensation is allocated to the state under 33 U.S.C. 701(c)(3); and 22 An amount equal to the total revenue received by the school district during the d. 23 2017-18 school year for the following revenue types: 24 (1) Mobile home tax revenue; 25 (2) Telecommunications tax revenue; and 26 Revenue from payments in lieu of taxes and state reimbursement of the (3) 27 homestead credit and disabled veterans credit. 28 Beginning with the 2020-21 school year, the superintendent shall reduce the e. 29 baseline funding for any school district that becomes an elementary district 30 pursuant to section 15.1-07-27 after the 2012-13 school year. The reduction must 31 be proportional to the number of weighted student units in the grades that are

- offered through another school district relative to the total number of weighted student units the school district offered in the year before the school district became an elementary district. The reduced baseline funding applies to the calculation of state aid for the first school year in which the school district becomes an elementary district and for each year thereafter. For districts that become an elementary district prior to the 2020-21 school year, the superintendent shall use the reduced baseline funding to calculate state aid for the 2020-21 school year and for each year thereafter.
- a. The superintendent shall divide the district's baseline funding determined in subsection 1 by the district's 2017-18 weighted student units to determine the district's baseline funding per weighted student unit.
  - b. For any school district that becomes an elementary district pursuant to section 15.1-07-27 after the 2017-18 school year, the superintendent shall adjust the district's baseline funding per weighted student unit used to calculate state aid. The superintendent shall divide the district's baseline funding determined in subsection 1 by the district's weighted student units after the school district becomes an elementary district to determine the district's adjusted baseline funding per weighted student unit. The superintendent shall use the district's adjusted baseline funding per weighted student unit in the calculation of state aid for the first school year in which the school district becomes an elementary district and for each year thereafter.
  - c. Beginning with the 2021-22 school year and for each school year thereafter, the superintendent shall reduce the district's baseline funding per weighted student unit. Each year the superintendent shall calculate the amount by which the district's baseline funding per weighted student unit exceeds the payment per weighted student unit provided in subsection 3. For the 2023-24 school year the superintendent shall reduce the district's baseline funding per weighted student unit by forty percent of the amount by which the district's baseline funding per weighted student unit exceeds the payment per weighted student unit for the 2023-24 school year. For each year thereafter, the reduction percentage is increased by an additional fifteen percent. However, the district's baseline funding

1			per	weighted student unit, after the reduction, may not be less than the payment		
2			per	weighted student unit provided in subsection 3.		
3	3.	a.	For	For the 2023-24 school year, the superintendent shall calculate state aid as the		
4			grea	ater of:		
5			(1)	The district's weighted student units multiplied by ten thousand six hundred		
6				forty-six dollars;		
7			(2)	One hundred two percent of the district's baseline funding per weighted		
8				student unit, as established in subsection 2, multiplied by the district's		
9				weighted student units, not to exceed the district's 2017-18 baseline		
10				weighted student units, plus any weighted student units in excess of the		
11				2017-18 baseline weighted student units multiplied by ten thousand		
12				six hundred forty-six dollars; or		
13			(3)	The district's baseline funding as established in subsection 1 less the		
14				amount in paragraph 1, with the difference reduced by forty percent and		
15				then the difference added to the amount determined in paragraph 1.		
16		b.	For	the 2024-25 school year and each school year thereafter, the superintendent		
17			sha	Il calculate state aid as the greater of:		
18			(1)	The district's weighted student units multiplied by eleven thousand		
19				seventy-two dollars;		
20			(2)	One hundred two percent of the district's baseline funding per weighted		
21				student unit, as established in subsection 2, multiplied by the district's		
22				weighted student units, not to exceed the district's 2017-18 baseline		
23				weighted student units, plus any weighted student units in excess of the		
24				2017-18 baseline weighted student units multiplied by eleven thousand		
25				seventy-two dollars; or		
26			(3)	The district's baseline funding as established in subsection 1 less the		
27				amount in paragraph 1, with the difference reduced by fifty-five percent for		
28				the 2024-25 school year and the reduction percentage increasing by fifteen		
29				percent each school year thereafter until the difference is reduced to zero,		
30				and then the difference added to the amount determined in paragraph 1.		

1 After determining the product in accordance with subsection 3, the superintendent of 2 public instruction shall: 3 Subtract an amount equal to sixtyfifty mills multiplied by the taxable valuation of 4 the school district; and 5 Subtract an amount equal to seventy-five percent of all revenue types listed in b. 6 subdivisions c and d of subsection 1. Before determining the deduction for 7 seventy-five percent of all revenue types, the superintendent of public instruction 8 shall adjust revenues as follows: 9 Tuition revenue shall be adjusted as follows: 10 In addition to deducting tuition revenue received specifically for the 11 operation of an educational program provided at a residential 12 treatment facility, tuition revenue received for the provision of an adult 13 farm management program, tuition received for the education of 14 high-cost and special education students, and tuition received under 15 an agreement to educate students from a school district on an 16 air force base with funding received through federal impact aid as 17 directed each school year in paragraph 3 of subdivision c of 18 subsection 1, the superintendent of public instruction also shall reduce 19 the total tuition reported by the school district by the amount of tuition 20 revenue received for the education of students not residing in the 21 state and for which the state has not entered a cross-border education 22 contract; and 23 (b) The superintendent of public instruction also shall reduce the total 24 tuition reported by admitting school districts meeting the requirements 25 of subdivision e of subsection 2 of section 15.1-29-12 by the amount 26 of tuition revenue received for the education of students residing in an 27 adjacent school district. 28 After adjusting tuition revenue as provided in paragraph 1, the (2) 29 superintendent shall reduce all remaining revenues from all revenue types 30 by the percentage of mills levied in 20222024 by the school district for

1		sinking and interest relative to the total mills levied in 20222024 by the
2		school district for all purposes.
3	5.	The amount remaining after the computation required under subsection 4 is the
4		amount of state aid to which a school district is entitled, subject to any other statutory
5		requirements or limitations.
6	6.	On or before June thirtieth of each year, the school board shall certify to the
7		superintendent of public instruction the final average daily membership for the current
8		school year.
9	7.	For purposes of the calculation in subsection 4, each county auditor, in collaboration
10		with the school districts, shall report the following to the superintendent of public
11		instruction on an annual basis:
12		a. The amount of revenue received by each school district in the county during the
13		previous school year for each type of revenue identified in subdivisions c and d c
14		subsection 1;
15		b. The total number of mills levied in the previous calendar year by each school
16		district for all purposes; and
17		c. The number of mills levied in the previous calendar year by each school district
18		for sinking and interest fund purposes.
19	SEC	CTION 3. AMENDMENT. Section 15.1-27-04.2 of the North Dakota Century Code is
20	amende	d and reenacted as follows:
21	15.1	I-27-04.2. State aid - Minimum local effort - Determination.
22	If a	district's taxable valuation per student is less than twenty percent of the state average
23	valuatio	n per student, the superintendent of public instruction, for purposes of determining state
24	aid in ac	ccordance with <u>subsection 4 of</u> section 15.1-27-04.1, shall <del>utilize</del> <u>use</u> an amount equal to
25	sixtyfifty	mills times twenty percent of the state average valuation per student multiplied by the
26	number	of weighted student units in the district.
27	SEC	CTION 4. AMENDMENT. Subsection 1 of section 21-10-06 of the North Dakota Century
28	Code is	amended and reenacted as follows:
29	1.	Subject to the provisions of section 21-10-02, the board shall invest the following
30		funds:

State bonding fund.

1		b.	Teachers' fund for retirement.					
2		C.	State fire and tornado fund.					
3		d.	Workforce safety and insurance fund.					
4		e.	Public employees retirement system.					
5		f.	Insurance regulatory trust fund.					
6		g.	State risk management fund.					
7		h.	Budget stabilization fund.					
8		i.	Water projects stabilization fund.					
9		j.	Health care trust fund.					
10		k.	Cultural endowment fund.					
11		l.	Petroleum tank release compensation fund.					
12		m.	Legacy fund.					
13		n.	Legacy earnings fund.					
14		0.	-Opioid settlement fund.					
15	ŧ	<del>).</del> 0.	A fund under contract with the board pursuant to subsection 3.					
16	SEC	OIT	5. AMENDMENT. Section 54-27-19.3 of the North Dakota Century Code is					
17	amende	d and	reenacted as follows:					
18	54-2	54-27-19.3. Legacy earnings highway distribution fund.						
19	A le	A legacy earnings highway distribution fund is created as a special fund in the state treasury						
20	into whic	into which must be deposited any allocations of legacy fund earnings made under section						
21	<del>21-10-13</del>	3 <u>6 of</u>	this Act. Any moneys in the legacy earnings highway distribution fund must be					
22	allocated	d and	transferred by the state treasurer, as follows:					
23	1.	Sixt	y percent must be transferred to the department of transportation for deposit in the					
24		state	e highway fund;					
25	2.	Ten	percent must be transferred to the legacy earnings township highway aid fund;					
26	3.	One	and five-tenths percent must be transferred to the public transportation fund; and					
27	4.	Twe	nty-eight and five-tenths percent must be allocated to cities and counties using the					
28		form	nula established in subsection 4 of section 54-27-19. Moneys received by counties					
29		and	cities must be used for roadway purposes in accordance with section 11 of					
30		artic	le X of the Constitution of North Dakota.					

1	SEC	CTION 6. A new section to chapter 54-27 of the North Dakota Century Code is created			
2	and ena	cted as follows:			
3	Legacy earnings fund - State treasurer - Legacy fund distribution - Allocations.				
4	1	There is created in the state treasury the legacy earnings fund. The fund consists of all			
5		moneys distributed by the state treasurer from the legacy fund pursuant to section 26			
6		of article X of the Constitution of North Dakota. The distribution from the legacy fund			
7		on July first of each odd-numbered year must be equal to seven percent of the			
8		five-year average value of the legacy fund balance as reported by the state investment			
9		board. The average value of the legacy fund balance must be calculated using the			
10		fund balance at the end of each fiscal year for the five-year period ending with the			
11		most recently completed even-numbered fiscal year.			
12	2.	From the amount distributed to the legacy earnings fund under subsection 1, the state			
13		treasurer shall allocate funding in July of each odd-numbered year in the following			
14		order:			
15		a. The first one hundred two million six hundred twenty-four thousand dollars or an			
16		amount equal to the amount appropriated from the legacy sinking and interest			
17		fund for debt service payments for a biennium, whichever is less, to the legacy			
18		sinking and interest fund under section 6-09.4-10.1.			
19		b. The next two hundred twenty-five million dollars to the general fund to provide			
20		support for tax relief initiatives approved by the legislative assembly.			
21		c. The next one hundred million dollars to the legacy earnings highway distribution			
22		fund for allocations under section 54-27-19.3.			
23		d. The next one hundred twenty-one million dollars to the state tuition fund under			
24		section 15.1-28.03.			
25		e. The remaining amount as follows:			
26		(1) Fifty percent to the general fund.			
27		(2) The remainder to the strategic investment and improvements fund to be			
28		used in accordance with section 15-08.1-08.			
29	SEC	CTION 7. AMENDMENT. Section 57-15-01.1 of the North Dakota Century Code is			

**SECTION 7. AMENDMENT.** Section 57-15-01.1 of the North Dakota Century Code is amended and reenacted as follows:

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## 1 57-15-01.1. Protection of taxpayers and taxing districts.

- Each taxing district may levy the lesser of the amount in dollars as certified in the budget of the governing body, or the amount in dollars as allowed in this section, subject to the following:
- No taxing district may levy more taxes expressed in dollars than the amounts allowed by this section.
  - 2. For purposes of this section:
    - a. "Base year" means the taxing district's taxable year with the highest amount levied in dollars in property taxes of the three taxable years immediately preceding the budget year;
    - b. "Budget year" means the taxing district's year for which the levy is being determined under this section:
    - c. "Calculated mill rate" means the mill rate that results from dividing the base year taxes levied by the sum of the taxable value of the taxable property in the base year plus the taxable value of the property exempt by local discretion or charitable status, calculated in the same manner as the taxable property; and.
    - d. "Property exempt by local discretion or charitable status" means property exempted from taxation as new or expanding businesses under chapter 40-57.1; improvements to property under chapter 57-02.2; or buildings belonging to institutions of public charity, new single-family residential or townhouse or condominium property, property used for early childhood services, or pollution abatement improvements under section 57-02-08.
    - e. "Taxing district" means any political subdivision, other than a school district, empowered by law to levy taxes.
  - 3. A taxing district may elect to levy the amount levied in dollars in the base year. Any levy under this section must be specifically approved by a resolution approved by the governing body of the taxing district. Before determining the levy limitation under this section, the dollar amount levied in the base year must be:
    - a. Reduced by an amount equal to the sum determined by application of the base year's calculated mill rate for that taxing district to the final base year taxable valuation of any taxable property and property exempt by local discretion or

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1 charitable status which is not included in the taxing district for the budget year but 2 was included in the taxing district for the base year. 3 b. Increased by an amount equal to the sum determined by the application of the 4 base year's calculated mill rate for that taxing district to the final budget year 5 taxable valuation of any taxable property or property exempt by local discretion or 6 charitable status which was not included in the taxing district for the base year 7 but which is included in the taxing district for the budget year. 8 Reduced to reflect expired temporary mill levy increases authorized by the C. 9 electors of the taxing district. For purposes of this subdivision, an expired 10 temporary mill levy increase does not include a school district general fund mill-11 rate exceeding one hundred ten mills which has expired or has not received-12 approval of electors for an extension under subsection 2 of section 57-64-03. 13 Reduced by the amount of state aid under chapter 15.1-27, which is determined <del>d.</del> 14 by multiplying the budget year taxable valuation of the school district by the 15 lesser of the base year mill rate of the school district minus sixty mills or fifty 16 mills, if the base year is a taxable year before 2013. 17 4. In addition to any other levy limitation factor under this section, a taxing district may 18 increase its levy in dollars to reflect new or increased mill levies authorized by the 19 legislative assembly or authorized by the electors of the taxing district. 20 5. Under this section a taxing district may supersede any applicable mill levy limitations 21 otherwise provided by law, or a taxing district may levy up to the mill levy limitations 22 otherwise provided by law without reference to this section, but the provisions of this 23 section do not apply to the following: 24 a. Any irrepealable tax to pay bonded indebtedness levied pursuant to section 16 of 25 article X of the Constitution of North Dakota. 26 The one-mill levy for the state medical center authorized by section 10 of article X b. 27 of the Constitution of North Dakota. 28 6. A school district choosing to determine its levy authority under this section may apply 29 subsection 3 only to the amount in dollars levied for general fund purposes under-

section 57-15-14 or, if the levy in the base year included separate general fund and

special fund levies under sections 57-15-14 and 57-15-14.2, the school district may

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- apply subsection 3 to the total amount levied in dollars in the base year for both the
  general fund and special fund accounts. School district levies under any section other
  than section 57-15-14 may be made within applicable limitations but those levies are
  not subject to subsection 3.
  - 7. Optional levies under this section may be used by any city or county that has adopted a home rule charter unless the provisions of the charter supersede state laws related to property tax levy limitations.

**SECTION 8. AMENDMENT.** Subsection 1 of section 57-15-14 of the North Dakota Century Code is amended and reenacted as follows:

- Unless authorized by the electors of the school district in accordance with this section, a school district may not impose greater levies than those permitted under section 57-15-14.2.
  - a. In any school district having a total population in excess of four thousand according to the last federal decennial census there may be levied any specific number of mills that upon resolution of the school board has been submitted to and approved by a majority of the qualified electors voting upon the question at any regular or special school district election.
  - b. In any school district having a total population of fewer than four thousand, there may be levied any specific number of mills that upon resolution of the school board has been approved by fifty-five percent of the qualified electors voting upon the question at any regular or special school election.
  - c. After June 30, 2009, in any school district election for approval by electors of increased levy authority under subsection 1 or 2, the ballot must specify the number of mills proposed for approval, and the number of taxable years for which that approval is to apply. After June 30, 2009, approval by electors of increased levy authority under subsection 1 or 2 may not be effective for more than ten taxable years.
  - d. The authority for a levy of up to a specific number of mills under this section approved by electors of a school district before July 1, 2009, is terminated effective for taxable years after 2015. If the electors of a school district subject to this subsection have not approved a levy for taxable years after 2015 of up to a

1 specific number of mills under this section by December 31, 2015, the school 2 district levy limitation for subsequent years is subject to the limitations under 3 section 57-15-01.1 or this section. 4 For taxable years beginning after 2012: e. 5 The authority for a levy of up to a specific number of mills, approved by 6 electors of a school district for any period of time that includes a taxable 7 year before 2009, must be reduced by one hundred fifteen mills as a 8 precondition of receiving state aid in accordance with chapter 15.1-27. 9 (2) The authority for a levy of up to a specific number of mills, approved by 10 electors of a school district for any period of time that does not include a 11 taxable year before 2009, must be reduced by forty mills as a precondition 12 of receiving state aid in accordance with chapter 15.1-27. 13 The authority for a levy of up to a specific number of mills, placed on the 14 ballot in a school district election for electoral approval of increased levy 15 authority under subdivision a or b, after June 30, 20132025, must be stated 16 as a specific number of mills of general fund levy authority and must include 17 a statement that the statutory school district general fund levy limitation is 18 seventysixty mills on the dollar of the taxable valuation of the school district. 19 The authority for an unlimited levy approved by electors of a school district before 20 July 1, 2009, is terminated effective for taxable years after 2015. If the electors of 21 a school district subject to this subsection have not approved a levy of up to a 22 specific number of mills under this section by December 31, 2015, the school 23 district levy limitation for subsequent years is subject to the limitations under 24 section 57-15-01.1 or this section. 25 **SECTION 9. AMENDMENT.** Section 57-15-14.2 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 57-15-14.2. School district levies. 28 The board of a school district may levy a tax not exceeding the amount in dollars that 29 the school district levied for the prior year, plus twelve percent, up to would be 30 generated by a levy of seventyfifty mills on the taxable valuation of the district, for any-31 purpose related to the provision of educational services the school district's local

- contribution to the costs of education. The proceeds of this levy must be deposited into
  the school district's general fund and may be used in accordance with this
  subsection for any purposes related to the provision of educational services. The
  proceeds may not be transferred into any other fund.
- 5 2. The board of a school district may levy no more than ten mills on the taxable valuation
  6 of the district, for any purpose related to the provision of educational services. The
  7 proceeds of this levy must be deposited into the school district's general fund and
  8 used in accordance with this subsection. The proceeds may not be transferred into
  9 any other fund.
  - 3. The board of a school district may levy no more than twelve mills on the taxable valuation of the district, for miscellaneous purposes and expenses. The proceeds of this levy must be deposited into a special fund known as the miscellaneous fund and used in accordance with this subsection. The proceeds may not be transferred into any other fund.
  - 3.4. The board of a school district may levy no more than three mills on the taxable valuation of the district for deposit into a special reserve fund, in accordance with chapter 57-19.
  - 4.5. The board of a school district may levy no more than the number of mills necessary, on the taxable valuation of the district, for the payment of tuition, in accordance with section 15.1-29-15. The proceeds of this levy must be deposited into a special fund known as the tuition fund and used in accordance with this subsection. The proceeds may not be transferred into any other fund.
  - 5.6. The board of a school district may levy no more than five mills on the taxable valuation of the district, pursuant to section 57-15-15.1, for purposes of developing a school safety plan in accordance with section 15.1-09-60. The proceeds of this levy must be deposited into a special fund known as the school safety plan fund and used in accordance with this subsection.
- 28 6.7. Nothing in this section limits the board of a school district from levying:
  - a. Mills for a building fund, as permitted in sections 15.1-09-49 and 57-15-16; and

1 Mills necessary to pay principal and interest on the bonded debt of the district, 2 including the mills necessary to pay principal and interest on any bonded debt 3 incurred under section 57-15-17.1 before July 1, 2013. 4 SECTION 10. A new section to chapter 57-15 of the North Dakota Century Code is created 5 and enacted as follows: 6 Limitation on levies by taxing districts without voter approval. 7 Notwithstanding that a taxing district may have unused or excess levy authority 1. 8 under any other provision of law, this section supersedes and limits that authority. 9 This section may not be interpreted as authority to increase any property tax levy 10 authority otherwise provided by law and must be applied to limit any property tax 11 levy authority to which a taxing district may otherwise be entitled. Property taxes 12 levied in dollars by a taxing district may not exceed the amount the taxing district 13 levied in dollars in the preceding taxable year by more than three percent, 14 except: 15 (1) When property and improvements to property which were not taxable in the 16 preceding taxable year are taxable in the current year, the amount levied in 17 dollars in the preceding taxable year by the taxing district must be increased 18 for purposes of this section to reflect the taxes that would have been 19 imposed against the additional taxable valuation attributable to that property 20 at the mill rate applied to all property in the preceding taxable year. 21 (2) When a property tax exemption existed in the preceding taxable year which 22 has been reduced or no longer exists for the current taxable year, the 23 amount levied in dollars in the preceding taxable year by the taxing district 24 must be increased for purposes of this section to reflect the taxes that would 25 have been imposed against the portion of the taxable valuation of the 26 property which is no longer exempt at the mill rate applied to all property in 27 the preceding taxable year. 28 When property that was taxable in the preceding taxable year is not taxable (3) 29 for the current taxable year, the amount levied in dollars in the preceding

taxable year by the taxing district must be reduced for purposes of this

1				section by the amount of taxes that were imposed against the taxable
2				valuation of that property in the preceding taxable year.
3			<u>(4)</u>	When a temporary mill levy increase, excluding an increase under this
4				section, authorized by the electors of the taxing district or mill levy
5				imposition authority under state law existed in the previous taxable year but
6				is no longer applicable or has been reduced, the amount levied in dollars in
7				the previous taxable year by the taxing district must be adjusted to reflect
8				the expired temporary mill levy increase and the eliminated or reduced mill
9				levy under state law before the percentage increase allowable under this
10				subsection is applied.
11		<u>b.</u>	If th	e actual percentage increase in property taxes levied in dollars by a taxing
12			<u>dist</u> ı	rict compared to the property taxes levied in the preceding taxable year is
13			less	than the percentage increase limitation under subdivision a, the taxing
14			<u>dist</u> ı	rict may carry forward the excess percentage increase to the succeeding
15			taxa	able year. A taxing district may not carry forward any amount of unused
16			exce	ess percentage increase beyond the taxable year succeeding the taxable
17			<u>yea</u>	r during which the excess percentage increase accumulated.
18	<u>2.</u>	<u>The</u>	limita	ation on the total amount levied by a taxing district under subsection 1 does
19		not	apply	<u>to:</u>
20		<u>a.</u>	Nev	or increased property tax levy authority that was not available to the taxing
21			<u>dist</u> ı	rict in the preceding taxable year, including property tax levy authority
22			<u>pro\</u>	vided by state law or approved by the electors of the taxing district.
23		<u>b.</u>	<u>Any</u>	irrepealable tax to pay bonded indebtedness levied under section 16 of
24			artic	ele X of the Constitution of North Dakota. Any tax levied for this purpose must
25			be e	excluded from the mill rate applied under paragraphs 1 through 3 of
26			sub	division a of subsection 1.
27		<u>C.</u>	<u>The</u>	one-mill levy for the state medical center authorized by section 10 of article X
28			of th	ne Constitution of North Dakota. Any tax levied for this purpose must be
29			<u>excl</u>	uded from the mill rate applied under paragraphs 1 through 3 of subdivision a
30			of s	ubsection 1.

1		<u>d.</u>	The levy, not to exceed one mill, for the Garrison Diversion Conservancy District,			
2			authorized by section 57-15-26.8.			
3		<u>e.</u>	Taxes or special assessments levied to pay the principal and interest on any			
4			obligations of any political subdivision, including taxes levied for deficiencies in			
5			special assessment and improvement district funds and revenue bond and			
6			reserve funds.			
7		<u>f.</u>	Taxes levied pursuant to law for the proportion of the cost to any taxing district for			
8			a special improvement project by general taxation.			
9		<u>g.</u>	Taxes levied under sections 40-24-10, 40-43-01, and 57-15-41, and chapter			
10			<u>61-16.1.</u>			
11	<u>3.</u>	<u>A le</u>	evy exceeding the percentage increase limitation under subsection 1 may be			
12		<u>imp</u>	osed upon approval of a ballot measure, stating the percentage of the proposed			
13		pro	perty tax levy increase percentage compared to the percentage limitation under			
14		sub	section 1, by at least sixty percent of the qualified electors of the taxing district			
15		<u>voti</u>	ng on the question at a regular or special election of the taxing district. A levy			
16		exc	ceeding the percentage increase limitation under subsection 1 may be approved by			
17		<u>ele</u>	ctors for not more than five taxable years at a time.			
18	<u>4.</u>	A c	ity or county may not supersede or modify the application of the provisions of this			
19		sec	tion under home rule authority.			
20	<u>5.</u>	<u>For</u>	purposes of this section:			
21		<u>a.</u>	"Excess percentage increase" means the difference between the percentage			
22			increase limitation under subdivision a of subsection 1 for a taxable year and the			
23			actual percentage increase in property taxes levied in dollars by a taxing district			
24			in the taxable year compared to the preceding taxable year.			
25		<u>b.</u>	"Taxing district" means any political subdivision, other than a school district,			
26			empowered to levy taxes.			
27	SEC	CTIO	N 11. AMENDMENT. Subdivision c of subsection 1 of section 57-20-07.1 of the			
28	North Da	akota	a Century Code is amended and reenacted as follows:			
29		c.	Provide information identifying the property tax savings provided by the state of			
30			North Dakota. The tax statement must include a line item that is entitled			
31			"legislative tax relief" and identifies the dollar amount of property tax savings			

1	real	ized b	y the taxpayer under chapter 50-34 for taxable years before 2019,				
2	cha	chapter 50-35 for taxable years after 2018, and chapter 15.1-27.					
3	(1)	For purposes of this subdivision, legislative tax relief under chapter 15.1-27					
4		is de	termined by multiplying the taxable value for the taxable year for each				
5		parc	el shown on the tax statement by <del>the number of mills of mill levy</del>				
6		redu	ction grant under chapter 57-64 for the 2012 taxable year plus the				
7		num	ber of mills determined by subtracting from the 2012 taxable year mill-				
8		rate	of the school district in which the parcel is located the lesser of one				
9		<u>hunc</u>	Ired thirty-five mills or the sum of:				
10		(a)	FiftyThe number of mills of mill levy reduction grant under chapter				
11			57-64 for the 2012 taxable year; orand				
12		(b)	The 2012 taxable year mill rate of the school district minus, excluding				
13			sixtyfifty mills.				
14	(2)	Legi	slative tax relief under chapter 50-35 is determined by multiplying the				
15		taxal	ole value for the taxable year for each parcel shown on the tax				
16		state	ement by the number of mills of relief determined by dividing the amount				
17		calcı	ulated in subsection 1 of section 50-35-03 for a human service zone by				
18		the t	axable value of taxable property in the zone for the taxable year.				
19	SECTION 12.	REPE	<b>EAL.</b> Sections 15.1-27-04.3, 15.1-27-15.1, and 15.1-27-20.2, 21-10-12,				
20	and 21-10-13 of the	e Nor	th Dakota Century Code are repealed.				
21	<b>SECTION 13. EFFECTIVE DATE.</b> Sections 37, 48, 59, and 610 of this Act are effective for						
22	taxable years beginning after December 31, 2024.						