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Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

HOUSE BILL NO. 1572

Introduced by

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Representatives Hagert, Dockter, Grueneich, Headland, J. Olson Senators Meyer, Patten, Thomas

1 A BILL for an Act to create and enact a new section to chapter 54-11 and a new section to 2 chapter 57-01 of the North Dakota Century Code, relating to state reimbursement of repealed 3 levy authority and a uniform taxing district financial and property tax data reporting system; to 4 amend and reenact sections 4.1-47-14, 11-38-01, 11-11-53, and 11-11.1-04, subsections 6 5 and subsection 11 of section 21-03-07, subsection 1 of section 40-38-02, and sections 6 57-15-02.2 and 57-15-06.4, subsection 1 of section 57-15-06.6, sections 57-15-06.7, 57-15-28, 7 and 57-15-50, subsection 1 of section 57-15-56, sections 57-20-04 and 57-20-07.1. 8 subsection 9 of section 61-24-08, and section 61-24-09 of the North Dakota Century Code, 9 relating to removal of county extension service and Garrison Diversion Conservancy District 10 levy authority, park district bonding authority without a vote, estimated taxing district budget and 11 budget hearing notices, reporting of legislative tax relief information, and delivery and contents 12 of the real estate tax statement; to repeal section 57-15-26.8 of the North Dakota Century Code, 13 relating to Garrison Diversion Conservancy District levy authority; to provide for a legislative 14 management study; and to provide for a legislative management report; to provide an-15 appropriation; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

17 SECTION 1. AMENDMENT. Section 4.1-47-14 of the North Dakota Century Code is amended and reenacted as follows:

containing the names of twenty percent of the qualified electors of the county as determined by the votes cast for governor in the county in the most recent gubernatorial election, the board of county commissioners shall submit to the qualified electors at the next general election the question of authorizing or discontinuing a tax levy for extension work. Upon approval by a majority of qualified electors of the county voting on the question of authorizing a tax levy for extension work, the board of county commissioners may levy a tax of up to two mills as provided in subsection 2 of section 57-15-06.7. Upon approval by a majority of qualified electors of the county voting on the question of discontinuing a tax levy for extension work, the The board of county commissioners shall terminate any levy or additional levy previously authorized under this chapter and may terminate county expenditures for extension work.

- 2. The board of county commissioners may submit to the electors at a primary or general election the question of approval of voter-approved additional levy authority for extension work for a period not exceeding ten years and if approved by a majority of the electors voting on the question, the board of county commissioners may levy an additional tax not exceeding the limitation in subsection 2 of section 57-15-06.7. Voter-approved additional levy authority authorized by electors of a county before January 1, 2015, remains in effect through taxable year 2024 or for the time period authorized by the electors, whichever expires first. After January 1, 2015, approval or reauthorization by electors of voter-approved additional levy authority under this section may not be effective for more than ten taxable years.
- 3. The board of county commissioners may appropriate funds out of the county general fund to cover any unanticipated deficiency in funding for extension work. All funds raised by levies under this chapterreceived under section 7 of this Act must be appropriated by the board of county commissioners for the purposes set forth in this chapter.
- SECTION 3. AMENDMENT. Section 11-11-53 of the North Dakota Century Code is amended and reenacted as follows:
- 11-11-53. Appropriation for historical works Authorization of tax levy Approval of state historical society and attorney general.
 - 1. The board of county commissioners of any county may appropriate out of the general fund of the county a sum, not exceeding five thousand dollars annually, to be paid to

the historical society of the county and used for the promotion of historical work within the borders of the county, including the collection, preservation, and publication of historical material, and to disseminate historical information of the county, and in general to defray the expense of carrying on historical work in the county.

- 2. The board of county commissioners may levy a tax, not exceeding the limitation in subsection 32 of section 57-15-06.7, for the promotion of historical works within the borders of the county and in general, defray the expense of carrying on historical work in the county, including the maintenance of any historical room or building, and furthering the work of the historical society of the county. The levy is in addition to any moneys appropriated from the general fund of the county for historical work as provided in subsection 1.
 - The board of county commissioners may, by resolution, submit the question of a voter-approved tax levy to the qualified electors of the county at the next countywide general, primary, or special election. If sixty percent of the qualified electors voting on the question approve, a tax may be levied not exceeding the limitation in subsection 32 of section 57-15-06.7, which tax may be expended as provided in this section. Voter-approved levy authority under this section authorized by electors of a county before January 1, 2015, remains in effect through taxable year 2024 or for the time period authorized by the electors, whichever expires first. After January 1, 2015, approval or reauthorization by electors of voter-approved levy authority under this section may not be effective for more than ten taxable years.
- 3. The appropriation and levy authorized by this section may not be used to defray any expenses of a county historical society until it is incorporated under the laws of this state as a nonprofit corporation, is affiliated with and has its articles of incorporation and bylaws approved by the state historical society and the attorney general, and has contracted with the board of county commissioners in regard to the manner in which the funds received will be expended and the services to be provided. Historical societies that qualified for county funds under subsection 1 before July 1, 1965, are not required to have articles of incorporation and bylaws approved by the attorney general to receive funds under subsection 1.

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SECTION 4. AMENDMENT. Section 11-11.1-04 of the North Dakota Century Code is amended and reenacted as follows:

11-11.1-04. Tax levy for job development authorities - Financial report.

The board of county commissioners of a county which has a job development authority or joint job development authority shall establish a job development authority fund and may levy a tax not exceeding the limitations in subsection 1413 of section 57-15-06.7. In the year for which the levy is sought, a job development authority or joint job development authority seeking approval of a property tax levy under this chapter must file with the county auditor, at a time and in a format prescribed by the county auditor, a financial report for the preceding calendar yearshowing the ending balances of each fund held by the job development authority or joint jobdevelopment authority during that year. The county treasurer shall keep the job development authority fund separate from other money of the county. The county treasurer shall transmit allfunds received pursuant to this section within thirty days to the board of directors of the authority. The funds when paid to the authority must be deposited in a special account, orspecial accounts if the authority chooses to maintain a separate account for promotion of tourism, in which other revenues of the authority are deposited. Moneys received by the jobdevelopment authority from any other source must also be deposited in the special accounts. The moneys in the special accounts may be expended by the authority as provided in sections-11-11.1-02 and 11-11.1-03.

SECTION 5. AMENDMENT. Subsections 6 and 11 of section 21-03-07 of the North Dakota Century Code is amended and reenacted as follows:

6. The governing body of any county may also by resolution adopted by a two-thirds vote dedicate the tax levies authorized by section 57-15-06.6 and subsection 54 of section 57-15-06.7 and may authorize and issue general obligation bonds to be paid by the dedicated levy for the purposes identified under section 57-15-06.6 and subsection 54 of section 57-15-06.7; provided, that the initial resolution authorizing the tax levy dedication and general obligation bonds must be published in the official newspaper, and any owner of taxable property within the county may, within sixty days after publication, file with the county auditor a protest against the adoption of the resolution. Protests must be in writing and must describe the property which is the subject of the protest. If the governing body finds such protests to have been signed

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by the owners of taxable property having an assessed valuation equal to five percent or more of the assessed valuation of all taxable property within the county, as last finally equalized, all further proceedings under the initial resolution are barred.

11. The governing body of any park district that constitutes a distinct municipality may issue general obligation bonds of the park district in an amount no greater than one percent of the assessed valuation of the taxable property in the park district up to a maximum of one million dollars for the purpose of providing funds to acquire, lay out, and improve parks, parkways, boulevards, and pleasure drives, and to acquire land for these purposes, but the. The indebtedness may not at any time exceed one percent of the assessed valuation of the taxable property in the park district. The initial resolution authorizing the issuance of general obligation bonds under this subsection must be published in the official newspaper of the park district, and any owner of taxable property within the park district may, within sixty days after publication, file with the clerk of the park district a protest against the adoption of the resolution. Protests must be in writing and must describe the property that is the subject of the protest. If the governing body finds the protests have been signed by the owners of taxable property having an assessed valuation equal to five percent or more of the assessed valuation of all taxable property within the park district, as last finally equalized, all further proceedings under the initial resolution are barred.

SECTION 6. AMENDMENT. Subsection 1 of section 40-38-02 of the North Dakota Century

Code is amended and reenacted as follows:

1. For the purpose of establishing and maintaining public library service, the governing body of a municipality or county authorizing the same shall establish a library fund. The library fund shall consist of annually levying and causing to be collected as other taxes are collected a municipal or county tax not exceeding the limitations in subsection 65 of section 57-15-06.7 and subsection 4 of section 57-15-10 and any other moneys received for library purposes from federal, state, county, municipal, or private sources. In the year for which the levy is sought, a library board seeking approval of a property tax levy under this chapter must file with the auditor of each participating municipality or county, at a time and in a format prescribed by the

auditors, a financial report for the preceding calendar year showing the endingbalances of each fund held for the library board during that year.

SECTION 7. A new section to chapter 54-11 of the North Dakota Century Code is created and enacted as follows:

State reimbursement of repealed levy authority.

- 1. Within the limits of legislative appropriations, the state treasurer shall distribute state reimbursements to counties in January of each year for the following repealed tax levy authority based on an amount equal to the tax levied in taxable year 2024 for:
 - a. The Garrison Diversion Conservancy District levy under section 57-15-26.8,

 subsection 9 of section 61-24-08, and section 61-24-09, as the provisions existed on December 31, 2024.
- b. The county extension service levy under sections 11-38-01 and 57-15-06.7, as the provisions existed on December 31, 2024.
- 2. Upon receipt of the distribution, the county treasurer shall apportion the state reimbursement using the same basis as the property taxes were levied in taxable year 2024.

SECTION 1. AMENDMENT. Subsection 11 of section 21-03-07 of the North Dakota Century Code is amended and reenacted as follows:

11. The governing body of any park district that constitutes a distinct municipality may issue general obligation bonds of the park district in an amount no greater than one percent of the assessed valuation of the taxable property in the park district, up to a maximum of fifteen million dollars, for the purpose of providing funds to acquire, lay out, and improve parks, parkways, boulevards, and pleasure drives, and to acquire land for these purposes, but the. The indebtedness may not at any time exceed one percent of the assessed valuation of the taxable property in the park district. The initial resolution authorizing the issuance of general obligation bonds under this subsection must be published in the official newspaper of the park district, and any owner of taxable property within the park district may, within sixty days after publication, file with the clerk of the park district a protest against the adoption of the resolution. Protests must be in writing and must describe the property that is the subject of the protest. If the governing body finds the protests have been signed by the owners of taxable

1		property having an assessed valuation equal to five percent or more of the assessed				
2	valuation of all taxable property within the park district, as last finally equalized, all					
3	further proceedings under the initial resolution are barred.					
4	SEC	SECTION 2. A new section to chapter 57-01 of the North Dakota Century Code is created				
5	and ena	d enacted as follows:				
6	<u>Uni</u>	niform taxing district financial and property tax data reporting system - Report.				
7	<u>1.</u>	1. By January 1, 2026, the tax commissioner shall develop and implement a uniform				
8		reporting system for taxing district financial and property tax related data to provide a				
9		logical, consistent, and organized framework to record and report the data. At				
10	minimum, the tax commissioner shall include the following categories of taxing district					
11	data as part of the uniform reporting system:					
12		a. Annual budget information, including revenues and expenditures;				
13		<u>b.</u> Fund balances; and				
14	<u> </u>	e.b. Property tax levy calculation information, including information regarding:				
15		(1) The taxable status and property valuation of property situated in the taxing				
16		district; and				
17		(2) The total dollar amount and number of mills levied, separated by levy				
18		authority ; .				
19	<u>2.</u>	The tax commissioner shall request the data in subsection 1 from each taxing district				
20		and specify the form and manner in which the data must be submitted. The tax				
21		commissioner may require a taxing district to report any other information deemed				
22		necessary by the tax commissioner to effectuate this section.				
23	<u>3.</u>	The taxing districts shall timely respond to the tax commissioner's request under				
24		subsection 2 and provide the requested data without delay.				
25	<u>4.</u>	By July first of each year beginning in 2026, the tax commissioner shall submit to the				
26		legislative management a written report, which must include:				
27		a. An overview of the uniform taxing district financial and property tax data reporting				
28		system developed and implemented under this section, including information				
29		regarding the form and manner in which the data is required to be submitted to				
30		the tay commissioner: and				

1	b. A summary of the taxing district financial and property tax related data submitted							
2	by the taxing districts to the tax commissioner under this section for the							
3	preceding taxable year.							
4	SECTION 9. AMENDMENT. Section 57-15-02.2 of the North Dakota Century Code is							
5	amended and reenacted as follows:							
6	57-15-02.2. Estimated property tax and taxing district budget and budget hearing							
7	notice.							
8	1. On or before August tenth of each year, the governing body of a taxing district shall							
9	provide to the county auditor in each county in which the taxing district has taxable							
10	property a preliminary budget statement and the date, time, and location of the taxing							
11	district's public hearing on its property tax levy, which may be no earlier than							
12	September seventh. A taxing district that fails to provide the information required under							
13	this subsection on or before August tenth may not impose a property tax levy in a							
14	greater amount of dollars than was imposed by the taxing district in the prior year.							
15	2. By August thirty-first of each year, the county treasurer shall provide a written notice to							
16	the owner of each parcel of taxable property with a totallocated in the county written							
17	notice of the estimated property tax of at least one hundred dollarstaxing district							
18	budget increase or decrease for each of the taxing districts in which the property							
19	owner's parcel of taxable property is located. The text of the notice must contain:							
20	a. The date, time, and location of the public budget hearing for each of the taxing							
21	districts in which the property owner's parcel is located, which anticipate levying							
22	in excess of one hundred thousand dollars in the current year, and the location at							
23	which the taxing district's budget is available for review;							
24	b. The true and full value of the property based on the best information available;							
25	c. A column showing the actual property tax levy in dollars against the parcel by the							
26	taxing district that levied taxes against the parcelbudget in the immediately							
27	preceding taxable year for each taxing district in which the property owner's							
28	parcel is located and a column showing the estimated property tax levy in dollars							
29	against the parcel by the taxing district levying tax in budget for the taxable year							
30	for which the notice applies for each taxing district in which the property owner's							

1	parcel is located based on the preliminary budget statements of all taxing
2	jurisdictions;
3	d. A column indicating the difference between the taxing district's total levybudget
4	from the previous year and the taxing district's estimated levybudget with the
5	word :
6	(1) "INCREASE" printed in boldface type if the proposed tax levybudget is
7	larger in dollars than the levy <u>budget</u> in dollars in the previous year; <u>or</u>
8	(2) "DECREASE" printed in boldface type if the proposed budget is less in
9	dollars than the budget in dollars in the previous year; and
10	e. Information identifying the estimated property tax savings that will be provided
11	pursuant to section 57-20-07.1 based on the best information available;
12	f. A statement that there will be an opportunity for citizens to present oral or written
13	comments regarding each taxing district's property tax levy; and
14	g. The actual amount of the special assessment installment payable against the
15	parcel in the immediately preceding taxable yearbudget.
16	3. Delivery of written notice under this section must be by personal delivery to the
17	property owner, mail addressed to the property owner at the property owner's
18	last-known address, or electronic mailemail to the property owner directed with
19	verification of receipt to an electronic mailemail address at which the property owner
20	has consented to receive notice. If a parcel of taxable property is owned by more than
21	one owner, notice must be sent to only one owner of the property. Failure of an owner
22	to receive a notice under this section will not relieve the owner of property tax liability
23	or modify the qualifying date under section 57-20-09 for which an owner may receive a
24	discount for early payment of tax.
25	4. The tax commissioner shall prescribe suitable forms for written notices under this
26	section.
27	5. The direct cost of providing taxpayer notices under this section may be allocated in a
28	manner proportionate to the number of notices mailed on behalf of each taxing district
29	that intends to levy in excess of one hundred thousand dollars in property taxes in the
30	current year.

1	SECTION 10. AMENDMENT. Section 57-15-06.4 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	57-15-06.4. Levy authorized for county veterans' service officer's salary, traveling,				
4	and office expenses.				
5	The county commissioners of each county may levy annually a tax not exceeding the				
6	limitation in subsection 76 of section 57-15-06.7 to provide a fund for the payment of the salary,				
7	traveling, and office expenses of the county veterans' service officer authorized to be appointed				
8	by section 37-14-18.				
9	SECTION 11. AMENDMENT. Subsection 1 of section 57-15-06.6 of the North Dakota				
10	Century Code is amended and reenacted as follows:				
11	— 1. The board of county commissioners of each county may levy an annual tax not				
12	exceeding ten mills plus any voter-approved additional levy as provided in				
13	subsection 87 of section 57-15-06.7 for the purpose of the following capital projects:				
14	a. Constructing, equipping, and maintaining structural and mechanical components				
15	of regional or county corrections centers or for the purpose of contracting for				
16	corrections center space capacity from another public or private entity.				
17	b. Acquiring real estate as a site for public parks and construction, equipping, and				
18	maintaining structural and mechanical components of recreational facilities under				
19	section 11-28-06.				
20	c. Acquiring real estate as a site for county buildings and operations and				
21	constructing, equipping, and maintaining structural and mechanical components				
22	of county buildings and property.				
23	d. Acquiring real estate as a site for county fair buildings and operations and				
24	constructing, equipping, and maintaining structural and mechanical components				
25	of county fair buildings and property as provided in section 4-02-26.				
26	e. Acquiring and developing real estate, capital improvements, buildings, pavement,				
27	equipment, and debt service associated with financing for county supported				
28	airports or airport authorities.				
29	f. Expenditures for the cost of leasing as an alternative means of financing for any				
30	of the purposes for which expenditures are authorized under subdivisions a				
31	through e.				

1	g. Improvement of the county road system, including the acquisition of land;				
2	construction of new paved and unpaved roads, bridges, or public places;				
3	replacement of existing paved and unpaved roads, bridges, or public places; and				
4	maintenance and repair of existing paved and unpaved roads, bridges, or public				
5	places.				
6	SECTION 12. AMENDMENT. Section 57-15-06.7 of the North Dakota Century Code is				
7	amended and reenacted as follows:				
8	57-15-06.7. Additional levies - Exceptions to tax levy limitations in counties.				
9	— The tax levy limitations specified in section 57-15-06 do not apply to the following mill-				
10	levies, which are expressed in mills per dollar of taxable valuation of property in the county:				
11	1. A county supporting an airport or airport authority may levy a tax not exceeding four				
12	mills in accordance with section 2-06-15.				
13	2. A county levying a tax for extension work as provided in section 11-38-01 may levy a				
14	tax not exceeding two mills and if a majority of the electors of the county have				
15	approved additional levy authority under section 11-38-01, the county may levy a				
16	voter-approved tax not exceeding an additional tax of two mills.				
17	3. A county levying a tax for historical works in accordance with section 11-11-53 may				
18	levy a tax not exceeding one-quarter of one mill, except that if sixty percent of the				
19	qualified electors voting on the question of a levy limit increase as provided in section-				
20	11-11-53 shall approve, the tax levy limitation may be increased to not exceeding-				
21	three-quarters of one mill.				
22	4.3. A county levying a tax for a county or community hospital association as provided in				
23	section 23-18-01 may levy a tax for not more than five years not exceeding eight mills				
24	in any one year or, in the alternative, for not more than ten years at a mill rate not				
25	exceeding five mills.				
26	5.4. A county levying a tax for county roads and bridges as provided in section 24-05-01				
27	may levy a tax at a tax rate not exceeding ten mills. When authorized by a majority of				
28	the qualified electors voting upon the question at a primary or general election in the				
29	county, the county commissioners may levy and collect an additional tax for road and				
30	bridge purposes as provided in section 24-05-01, not exceeding a combined additional				
31	tax rate of twenty mills.				

within the county. However, if any city within the county is levying a tax for support of a job development authority and the total of the county and city levies exceeds four mills, the county tax levy within the city levying under subsection 12 of section 57-15-10 must be reduced so the total levy in the city does not exceed four mills.

- 15.14. A levy for an extraordinary expenditure under section 11-11-24 approved by the electors of the county before January 1, 2015, may continue to be levied and collected under provisions of law in effect when the levy was approved and for the term it was approved by the electors. When the levy authority for an extraordinary expenditure ends under this subsection, the fund must be closed out and any unobligated balance in the fund must be transferred to the county general fund.
- 16.15. Levies dedicated under section 57-15-59 before January 1, 2015, for lease payments may be continued to be levied and collected for the duration of the lease. When the levy authority for lease payments ends under this subsection, the fund must be closed out and any unobligated balance in the fund must be transferred to the county general fund. A lease for county facilities effective after December 31, 2014, is subject to the capital projects levy limitations of section 57-15-06.6.

Tax levy or mill levy limitations do not apply to any statute which expressly provides that taxes authorized to be levied therein are not subject to mill levy limitations provided by law.

SECTION 13. AMENDMENT. Section 57-15-28 of the North Dakota Century Code is amended and reenacted as follows:

57-15-28. Emergency fund - County.

The governing body of any county may levy a tax for emergency purposes not exceeding the limitation in subsection 98 of section 57-15-06.7. The emergency fund may not be considered in determining the budget or the amount to be levied for each fiscal year for normal tax purposes but must be shown in the budget as an "emergency fund" and may not be deducted from the budget as otherwise provided by law. Each county may create an emergency fund, and all taxes levied for emergency purposes by any county, when collected, must be deposited in the emergency fund, and must be used only for emergency purposes caused by the destruction or impairment of any county property necessary for the conduct of the affairs of the county or emergencies caused by nature. The emergency fund may not be used for any road construction or purchase of road equipment. The emergency fund may not be used for any road construction or

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maintenance, except for repair of roads damaged by nature within sixty days preceding the determination to expend emergency funds; however, the emergency fund may be used to match federal funds appropriated to mitigate damage to roads related to a federally declared disaster that occurred more than sixty days preceding the determination. Any unexpended balance remaining in the emergency fund at the end of any fiscal year must be kept in the fund. When the amount of money in the emergency fund, plus the amount of money due the fund from outstanding taxes, equals the amount produced by a levy of five mills on the taxable valuation of property in a county with a population of thirty thousand or more, ten mills on the taxable valuation of property in a county with a population of less than thirty thousand but more than five thousand, or fifteen mills on the taxable valuation of property in a county with a population of property in a county with a population of five thousand or fewer, the levy authorized by this section must be discontinued, and no further levy may be made until required to replenish the emergency fund.

SECTION 14. AMENDMENT. Section 57-15-50 of the North Dakota Century Code is amended and reenacted as follows:

57-15-50. County emergency medical service levy.

Upon petition of ten percent of the number of qualified electors of the county voting in the last election for governor or upon its own motion, the board of county commissioners of eachcounty shall levy annually a tax not exceeding the limitation in subsection 109 of section-57-15-06.7, for the purpose of subsidizing county emergency medical services; provided, thatthis tax must be approved by a majority of the qualified electors of the county voting on the question at a regular or special countywide election. The county may budget, in addition to itsannual operating budget for subsidizing emergency medical service, no more than ten percent of its annual operating budget as a depreciation expense to be set aside in a dedicatedemergency medical services sinking fund deposited with the treasurer for the replacement of equipment and ambulances. The ten percent emergency medical services sinking fund must bein addition to the annual operating budget for subsidization, but the total of the annual operating budget and the annual ten percent emergency medical services sinking fund may not exceedthe approved mill levy. If the county contains a rural ambulance service district or rural fireprotection district that levies for and provides emergency medical service, the property withinthat district is exempt from the county tax levy under this section upon notice from the governingbody of the district to the board of county commissioners of the existence of the district. After-

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28 29 December 31, 2025, if a political subdivision having ownership of the licensed ambulance service or a political subdivision responsible for the emergency medical service program for the service area exists, special taxes levied under this section and distributed pursuant to section 23-27-04.7 must be distributed to the political subdivision.

SECTION 15. AMENDMENT. Subsection 1 of section 57-15-56 of the North Dakota Century Code is amended and reenacted as follows:

- The board of county commissioners of any county is hereby authorized to levy a tax, or if no levy is made by the board of county commissioners, the governing body of anycity in the county is authorized to levy a tax, in addition to all levies now authorized by law, for the purpose of establishing or maintaining services and programs for senior citizens including the maintenance of existing senior citizen centers which will provide informational, health, welfare, counseling, and referral services for senior citizens, and assisting such persons in providing volunteer community or civic services. If the taxauthorized by this section is levied by the board of county commissioners, any existing levy under this section by a city in the county becomes void for subsequent taxable years. The removal of the levy is not subject to the requirements of subsection 3. Thistax may not exceed the limitation in subsection 12 of section 57-15-06.7 or subsection 1110 of section 57-15-10. The proceeds of the tax must be kept in a separate fund and used exclusively for the public purposes provided for in this section. This levy must be in addition to any moneys expended by the board of countycommissioners pursuant to section 11-11-58 or by the governing body of any city pursuant to section 40-05-16.
- SECTION 3. AMENDMENT. Section 57-20-04 of the North Dakota Century Code is amended and reenacted as follows:
- 57-20-04. Abstract of tax list and legislative tax relief information to be sent to tax commissioner - Reports.
 - The county auditor, on or before December thirty-first following the levy of the taxes, shall prepare and transmit to the tax commissioner a complete abstract of the tax list of the auditor's county.

1 2. a. In addition to the tax list required in subsection 1, the county auditor, on or before 2 December thirty-first following the levy of the taxes, shall prepare and transmit to 3 the tax commissioner a: 4 (1) A report providing each taxing district's property valuation and property tax 5 levy and any other information the tax commissioner deems necessary to 6 prepare the report required in subsection 3. 7 (2) A report providing information identifying the property tax savings provided 8 by the state of North Dakota which have been realized by taxpayers in the 9 county as legislative tax relief under chapter 50-34 for taxable years before 10 2019, chapter 50-35 for taxable years after 2018, and chapter 15.1-27. For 11 purposes of this subdivision: 12 (a) Property tax savings realized by taxpayers in the county as legislative 13 tax relief under chapter 15.1-27 is determined by multiplying the 14 taxable value for the taxable year for each parcel located in the county 15 by the lesser of one hundred twenty-five mills or the sum of: 16 The number of mills of mill levy reduction grant under chapter [1] 17 57-64 for the 2012 taxable year; and 18 [2] The 2012 taxable year mill rate of the school district excluding 19 sixty mills. 20 Property tax savings realized by taxpayers in the county as legislative <u>(b)</u> 21 tax relief under chapter 50-35 is determined by multiplying the taxable 22 value for the taxable year for each parcel located in the county by the 23 number of mills of relief determined by dividing the amount calculated 24 in subsection 1 of section 50-35-03 for a human service zone by the 25 taxable value of taxable property in the zone for the taxable year. 26 For taxing districts with property in more than one county, information required b. 27 under this subsection must be collected and transmitted by the county auditor of 28 the county in which the main office of that taxing district is located. 29 3. The tax commissioner shall compile information received from the county auditors in 30 subsection 2 and, prepare a statewide report of property tax increase and legislative

- tax relief, and submit the report to the legislative management by April first of each
 year. The report must include the:
 - a. The annual increase in property taxes levied by each taxing district of the state after adjusting for property that was not taxable in the preceding year and property that is no longer taxable which was taxable in the preceding year. The report must be provided to the legislative management by April first of each year;
 - b. The total property tax savings provided by the state of North Dakota which have
 been realized by taxpayers in each county; and
 - c. The statewide total property tax savings provided by the state of North Dakota which have been realized by taxpayers.
 - 4. The tax commissioner shall prescribe the form and manner of providing the reports and certifications required under this section.
 - 5. On or before December 31, 2017, the county auditor shall provide a report to the tax commissioner providing the information identified in subsection 2 for the 2015 and 2016 tax years.
 - **SECTION 4. AMENDMENT.** Section 57-20-07.1 of the North Dakota Century Code is amended and reenacted as follows:
 - 57-20-07.1. County treasurer to maildeliver real estate tax statement Contents of statement.
 - 1. On or before December twenty-sixth of each year, the county treasurer shall maildeliver a real estate tax statement to the owner of each parcel of real property atby mail addressed to the property owner at the property owner's last-known address or by email to the property owner directed with verification of receipt to an email address at which the property owner has consented to receive the real estate tax statement. The form of the real estate tax statement to be used in every county must be prescribed and approved for use by the tax commissioner. The statement must be displayed in color and provided in a manner that allows the taxpayer to retain a printed record, or electronic record if the taxpayer consents to receive the statement by email, of the obligation for payment of taxes and special assessments as provided in the statement. If a parcel of real property is owned by more than one individual, the county treasurer shall send only one statement to one of the owners of that property.

1	Add	Additional copies of the tax statement will be sent to the other owners upon their			
2	requ	request and the furnishing of their names and addresses or email addresses to the			
3	cour	ounty treasurer. The After the information identifying the property owner and parcel,			
4	the t	e tax statement must contain information displayed in the following order:			
5	a.	Inclu	ude aThree columns showing, for the taxable year to which the tax statement		
6		appl	lies and the two immediately preceding taxable years, the dollar valuation of		
7		the t	true and full value <u>, taxable value, and net taxable value of the parcel</u> as		
8		defi	ned by law of the property and the total mill levy applicable.		
9	b.	Inclu	ude, or be accompanied by a separate sheet, with threeInformation identifying		
10		the	property tax levy against the parcel by each taxing district followed by the		
11		cons	solidated tax levied against the parcel. The information must be displayed in a		
12		<u>text</u>	ual and graphical depiction of taxes levied against each parcel and listed in:		
13		<u>(1)</u>	Three columns showing, for the taxable year to which the tax statement		
14			applies and the two immediately preceding taxable years, the property tax		
15			levy in dollars against the parcel by the county and school district and any		
16			city or township that levied taxes against the parceleach taxing district,		
17			excluding any amounts levied as a result of voter-approved levy authority,		
18			which must be separately stated for each taxing district with voter-approved		
19			levy authority.		
20		<u>(2)</u>	A pie chart for the taxable year to which the statement applies, which shows		
21			the percentage of the total tax levied against the parcel by each of the		
22			taxing districts that levied taxes against the parcel, excluding any amounts		
23			levied as a result of voter-approved levy authority, which must be combined		
24			and represented as a single item in the pie chart.		
25		<u>(3)</u>	A separate color to represent each taxing district and the separately stated		
26			voter-approved levy authority, which must correspond to the color used to		
27			identify the tax levied against the parcel in the pie chart required under		
28			paragraph 2.		
29	C.	Prov	vide information identifying the property tax savings provided by the state of		
30		Nort	th Dakota. The tax statement must include a line item that is entitled		
31		"legi	islative tax relief" and identifies the dollar amount of property tax savings		

1	realized by the taxpayer under chapter 50-34 for taxable years before 2019,	
2	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 15.1-2	:7 -
4	is determined by multiplying the taxable value for the taxable year for each	1 -
5	parcel shown on the tax statement by the number of mills of mill levy	
6	reduction grant under chapter 57-64 for the 2012 taxable year plus the	
7	number 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:	
9	(a) Fifty mills; or	
10	(b) The 2012 taxable year mill rate of the school district minus sixty mill	S.
11	(2) Legislative tax relief under chapter 50-35 is determined by multiplying the	-
12	taxable value for the taxable year for each parcel shown on the tax	
13	statement by the number of mills of relief determined by dividing the amou	ınt
14	calculated in subsection 1 of section 50-35-03 for a human service zone b	y -
15	the taxable value of taxable property in the zone for the taxable year. Three	<u>e</u> _
16	columns showing, for the taxable year to which the tax statement applies	
17	and the two immediately preceding taxable years, the net effective tax rate	<u>ə</u> _
18	applied to the parcel.	
19	d. The name and phone number of a contact person for each taxing district that	
20	levied taxes against the parcel.	
21	2. Failure of an owner to receive a statement will not relieve that owner of liability, nor	
22	extend the discount privilege past the February fifteenth deadline.	
23	SECTION 18. AMENDMENT. Subsection 9 of section 61-24-08 of the North Dakota	
24	Century Code is amended and reenacted as follows:	
25	9. In 1961 and each year thereafter to levy a tax of not to exceed one mill annually on	
26	each dollar of taxable valuation in the district for To expend funds received under	
27	section 7 of this Act for the payment of the expenses of the district, including, but not	ŧ-
28	limited to, per diem, mileage and other expenses of directors, technical, administrative	∨e
29	clerical, operating and other expenses of the district office, and for the cumulation of	a
30	continuing fund through such levy for the performance of obligations entered into wit	h-
31	the United States of America in connection with the construction, operation, and	

maintenance of works of the said Garrison diversion unit of the Missouri River basin-project. All moneys collected pursuant to such levyreceived under section 7 of this Act-shall be deposited in the Bank of North Dakota to the credit of the district and shall be disbursed only as herein provided. The board may invest any funds on hand, not needed for immediate disbursement or which are held in reserve for future payments, in bonds of the United States, bonds and mortgages or other securities the payment of which is guaranteed by the United States or an instrumentality or agency thereof, or bonds or certificates of indebtedness of the state of North Dakota or any of its political subdivisions. The amount which may be levied in any one year for operating the district prior to authorization by Congress of the Garrison diversion project shall not exceed ten percent of the maximum permissible.

SECTION 19. AMENDMENT. Section 61-24-09 of the North Dakota Century Code is amended and reenacted as follows:

— 61-24-09. District budget - Determination of amount to be levied - Adoption of levy - Limitation.

obligations of the district, including expenses of directors, expenses of operating the office, debt service and retirement, and obligations and liabilities to the United States for which provision must be made. The board of directors may include in such budget funds deemed necessary to create reserve funds to meet future payments under district contracts. Upon the completion and adoption of such budget, the board of directors shall make a tax levy in an amount sufficient to meet such budget. Such levy shall be in the form of a resolution, adopted by a majority vote of the members of the board of directors of the district. Such resolution shall levy in mills, but not exceeding one mill, sufficient to meet all the expenses, obligations, and liabilities of the district as provided in the budget.

SECTION 5. LEGISLATIVE TAX REFORM AND RELIEF ADVISORY COMMITTEE - TAX
REFORM AND RELIEF STUDY - REPORT TO LEGISLATIVE MANAGEMENT.

SECTION 20. REPEAL. Section 57-15-26.8 of the North Dakota Century Code is repealed.

1. During the 2025-26 interim, the legislative management shall appoint a legislative tax reform and relief advisory committee.

- 2. The committee must consist of three members of the finance and taxation standing committee of the house of representatives and three members of the finance and taxation standing committee of the senate, appointed by the respective majority leaders of the house of representatives and senate. The legislative management shall designate the chairman of the committee. The committee shall operate according to the statutes and procedures governing the operation of other legislative management interim committees.
 - 3. The committee shall study tax reform and relief, including income and property tax reform and relief. Based on information provided by the tax department and input from local taxing districts, the committee shall:
 - Review historical income and property tax relief provided by the legislative assembly.
 - b. Receive information regarding tax reform and relief legislation enacted by the sixty-ninth legislative assembly, including:
 - (1) Analysis of the tax reform and relief legislation, including data regarding the estimated and actual fiscal impact of the legislation;
 - (2) Information from the tax department, local taxing district representatives, and other interested persons regarding the progress of implementing the tax reform and relief legislation.
 - 4. The committee shall report its findings and recommendations, together with any legislation required to implement the recommendations, to the seventieth legislative assembly.

SECTION 22. APPROPRIATION - STATE TREASURER - STATE REIMBURSEMENT OF REPEALED LEVY AUTHORITY. There is appropriated out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$19,800,000, or so much of the sum as may be necessary, to the state treasurer for state reimbursement of repealed levy authority pursuant to section 7 of this Act, for the biennium beginning July 1, 2025, and ending June 30, 2027. Of the \$19,800,000, \$9,500,000 is for the reimbursement of the repealed Garrison Diversion Conservancy District levy authority and \$10,300,000 is for the reimbursement of the repealed county extension service levy authority.

2 taxable years beginning after December 31, 2024.