Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1304

Introduced by

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Representatives Skarphol, Hatlestad, Wald Senators Lyson, Wardner

- 1 A BILL for an Act to amend and reenact section 57-51-15 of the North Dakota Century Code,
- 2 relating to allocation of oil and gas gross production taxes; and to provide an effective date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 4 **SECTION 1. AMENDMENT.** Section 57-51-15 of the North Dakota Century Code is amended and reenacted as follows:
 - **57-51-15. Apportionment and use of proceeds of tax.** The gross production tax provided for in this chapter must be apportioned as follows:
 - 1. First the tax revenue collected under this chapter equal to one percent of the gross value at the well of the oil and one-fifth of the tax on gas must be deposited with the state treasurer who shall credit thirty-three and one-third percent of the revenues to the oil and gas impact grant fund, but not in an amount exceeding six million dollars per biennium, including any amounts otherwise appropriated for oil and gas impact grants for the biennium by the legislative assembly, and who shall credit the remaining revenues to the state general fund.
 - After deduction of the amount provided in subsection 1, annual revenue collected under this chapter from oil and gas produced in each county must be allocated as follows:
 - a. The first one million dollars of annual revenue after the deduction of the amount provided for in subsection 1 from oil or gas produced in any county must be allocated to that the county.
 - b. The next two hundred eight thousand dollars must be allocated to any city in the county with a population of more than seven thousand five hundred. The allocation under this subdivision must be doubled if the city has more than seven and one-half percent of its labor force engaged in employment directly

1			related to oil extraction, according to data compiled by job service North
2			<u>Dakota.</u>
3		<u>C.</u>	The second next one million dollars of annual revenue after the deduction for
4			the amount provided for in subsection 1 from oil and gas produced in any
5			eounty must be allocated seventy-five percent to that the county and
6			twenty-five percent to the state general fund.
7		<u>d.</u>	The next two hundred eight thousand dollars must be allocated to any city in
8			the county with a population of more than seven thousand five hundred. The
9			allocation under this subdivision must be doubled if the city has more than
10			seven and one-half percent of its labor force engaged in employment directly
11			related to oil extraction, according to data compiled by job service North
12			<u>Dakota.</u>
13		<u>e.</u>	The third next one million dollars of annual revenue after the deduction of the
14			amount provided for in subsection 1 from oil or gas produced in any county
15			must be allocated fifty percent to that the county and fifty percent to the state
16			general fund.
17		<u>f.</u>	The next two hundred eight thousand dollars must be allocated to any city in
18			the county with a population of more than seven thousand five hundred. The
19			allocation under this subdivision must be doubled if the city has more than
20			seven and one-half percent of its labor force engaged in employment directly
21			related to oil extraction, according to data compiled by job service North
22			<u>Dakota.</u>
23		<u>g.</u>	All annual revenue after the deduction of the amount provided for in
24			subsection 1 above three million dollars from oil or gas produced in any
25			county remaining after the allocation in subdivision f must be allocated
26			twenty-five percent to $\frac{1}{1}$ the county and seventy-five percent to the state
27			general fund. However, the
28	<u>3.</u>	<u>The</u>	amount to which each county is entitled pursuant to this under subsection 2
29		mus	t be limited based upon the population of the county according to the last
30		offic	ial decennial federal census as follows:

- a. Counties having a population of three thousand or less shall receive no more than three million nine hundred thousand dollars for each fiscal year; however, a county may receive up to four five million nine eight hundred thousand dollars under this subdivision for each fiscal year if during that fiscal year the county levies a total of at least ten mills for combined levies for county road and bridge, farm-to-market and federal aid federal aid road, and county road purposes. Any amount received by a county exceeding three million nine hundred thousand dollars under this subdivision is not subject to allocation under subsection 3 4 but must be credited by the county treasurer to the county general infrastructure fund.
- b. Counties having a population of over three thousand but less than six thousand shall receive no more than four million one hundred thousand dollars for each fiscal year; however, a county may receive up to five six million one hundred fifty thousand dollars under this subdivision for each fiscal year if during that fiscal year the county levies a total of at least ten mills for combined levies for county road and bridge, farm-to-market and federal aid federal aid road, and county road purposes. Any amount received by a county exceeding four million one hundred thousand dollars under this subdivision is not subject to allocation under subsection 3 4 but must be credited by the county treasurer to the county general infrastructure fund.
- c. Counties having a population of six thousand or more shall receive no more than four million six hundred thousand dollars for each fiscal year; however, a county may receive up to five six million six nine hundred thousand dollars under this subdivision for each fiscal year if during that fiscal year the county levies a total of ten mills or more for combined levies for county road and bridge, farm-to-market and federal aid federal aid road, and county road purposes. Any amount received by a county exceeding four million six hundred thousand dollars under this subdivision is not subject to allocation under subsection 3 4 but must be credited by the county treasurer to the county general infrastructure fund.

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Any allocations for any county pursuant to this subsection which exceed the applicable limitation for that county as provided in subdivisions a through c must be deposited instead in the state's general fund.

- 3. <u>4.</u> <u>a.</u> Forty-five percent of all revenues as may by the legislative assembly be allocated to any county hereunder <u>under subsection 3</u> must be credited by the county treasurer to the county general fund.
 - Thirty-five percent of all revenues allocated to any county under subsection 3 b. must be apportioned by the county treasurer no less than quarterly to school districts within the county on the average daily attendance distribution basis, as certified to the county treasurer by the county superintendent of schools. However, no school district may receive in any single academic year an amount under this subsection greater than the county average per student cost multiplied by seventy percent, then multiplied by the number of students in average daily attendance or the number of children of school age in the school census for the county, whichever is greater. Provided, however, that in any county in which the average daily attendance or the school census, whichever is greater, is fewer than four hundred, the county is entitled to one hundred twenty percent of the county average per student cost multiplied by the number of students in average daily attendance or the number of children of school age in the school census for the county, whichever is greater. Once this level has been reached through distributions under this subsection, all excess funds to which the school district would be entitled as part of its thirty-five percent share must be deposited instead in the county general fund. The county superintendent of schools of each oil-producing county shall certify to the county treasurer by July first of each year the amount to which each school district is limited pursuant to this subsection. As used in this subsection, "average daily attendance" means the average daily attendance for the school year immediately preceding the certification by the county superintendent of schools required by this subsection.
 - <u>c.</u> Twenty percent of all revenues allocated to any county <u>hereunder under</u> subsection 3 must be paid apportioned no less than quarterly by the state

1			treas	surer to	the incorporated cities of the county that did not receive any			
2			allocation under subdivision b of subsection 2. Apportionment among cities					
3			under this subsection must be based upon the population of each					
4			inco	porate	ed city according to the last official decennial federal census. Once			
5			this l	evel h	as been reached through distributions under this subsection, all			
6			exce	ss fun	ds to which any city would be entitled except for this limitation mus			
7			be d	eposite	ed instead in that county's general fund. Provided, however, that ir			
8			<u>In</u> de	etermir	ning the population of any city in which total employment increases			
9			by m	ore th	an two hundred percent seasonally due to tourism, the population			
10			of th	at city	for purposes of determining the per capita limitation in this section			
11			mus	t be in	creased by adding to the population of the city as determined by			
12			the la	ast offi	icial decennial federal census a number to be determined as			
13			follo	ws:				
14		a.	<u>(1)</u>	Seas	sonal employees of state and federal tourist facilities within five			
15				mile	s [8.05 kilometers] of the city must be included by adding the			
16				mon	ths all such employees were employed during the prior year and			
17				divid	ling by twelve.			
18		b.	<u>(2)</u>	Seas	sonal employees of all private tourist facilities within the city and			
19				seas	sonal employees employed by the city must be included by adding			
20				the r	months all such employees were employed during the prior year			
21				and	dividing by twelve.			
22		C.	<u>(3)</u>	The	number of visitors to the tourist attraction within the city or within			
23				five	miles [8.05 kilometers] of the city which draws the largest number			
24				of vi	sitors annually must be included by taking the smaller of either of			
25				the f	ollowing:			
26			(1)	<u>(a)</u>	The total number of visitors to that tourist attraction the prior year			
27					divided by three hundred sixty-five; or			
28			(2)	<u>(b)</u>	Four hundred twenty.			
29	<u>5.</u>	<u>a.</u>	Forty	/-five p	percent of all revenues allocated to a county infrastructure fund			
30			unde	er subs	section 3 must be credited by the county treasurer to the county			
31			gene	eral fur	nd.			

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1	<u>b.</u>	Thirty-five percent of all revenues allocated to the county infrastructure fund
2		under subsection 3 must be allocated by the board of county commissioners
3		to or for the benefit of townships in the county on the basis of applications by
4		townships for funding to offset oil and gas development impact to township
5		roads. For unorganized townships within the county, the board of county
6		commissioners may expend an appropriate portion of revenues under this
7		subdivision to offset oil and gas development impact to township roads in
8		those townships.
9	<u>C.</u>	Twenty percent of all revenues allocated to any county infrastructure fund
10		under subsection 3 must be allocated by the county treasurer no less than
11		quarterly to the incorporated cities of the county that did not receive any
12		allocation under subdivision b of subsection 2. Apportionment among cities
13		under this subsection must be based upon the population of each
14		incorporated city according to the last official decennial federal census.
15	SECTIO	N 2. EFFECTIVE DATE. This Act is effective for taxable events occurring after
16	June 30, 2009.	