21.0415.09001

## FIRST ENGROSSMENT

Sixty-seventh Legislative Assembly of North Dakota

## **ENGROSSED HOUSE BILL NO. 1425**

Introduced by

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Representatives Nathe, D. Anderson, Bosch, Headland, Howe, Lefor, Mock, Porter Senators Hogue, Meyer, Bell, Wardner

- 1 A BILL for an Act to create and enact section 6-09-49.1 and a new section to chapter 21-10 of
- 2 the North Dakota Century Code, relating to the legacy infrastructure loan programfund and the
- 3 state investment board; to amend and reenact sections 21-10-02 and 21-10-11 of the North
- 4 Dakota Century Code, relating to the state investment board and the legacy and budget
- 5 stabilization fund advisory board; and to provide a continuing appropriation.

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

SECTION 1. Section 6-09-49.1 of the North Dakota Century Code is created and enactedas follows:

## 6-09-49.1. Legacy infrastructure loan programfund - Continuing appropriation.

- 1. The legacy infrastructure loan programfund is created a special fund in the state treasury from which the Bank of North Dakota shall provide loans to political subdivisions, the Garrison Diversion Conservancy District, and the Lake Agassiz water authority for eligible infrastructure projects as authorized in this section.
- The Bank of North Dakota may adopt policies and establish guidelines to administer
  the legacy infrastructure loan programfund in accordance with this section.
- 3. A loan made from the legacy infrastructure loan programfund must have an interest rate that does not exceed two percent per year. The maximum term of a loan under subsections 7 and 9this section is fortythe lesser of thirty years or the useful life of the project.
- 4. The Bank of North Dakota shall transfer all payments of principal and interest paid on loans made from the legacy infrastructure loan programfund to the legacy fund. The Bank may use a portion of the interest paid on the outstanding loans as a servicing fee to pay for administrative costs, which may not exceed one-half of one percent of the amount of the outstanding loans.

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1 An applicant shall issue an evidence of indebtedness as authorized by law. 2 <u>6.</u> When processing political subdivision loan applications under this section, the Bank of 3 North Dakota shall calculate the maximum outstanding loan amount per qualified 4 applicant. The maximum outstanding loan amount for infrastructure projects under 5 subsection 7 is forty million dollars. The Bank shall consider the ability of the applicant 6 to repay the loan while processing the application and shall issue loans only to 7 applicants that provide reasonable assurance of sufficient future income to repay the 8 loan. 9 Eligible infrastructure projects under this subsection are capital projects to construct <u>7.</u> 10 new infrastructure or to replace infrastructure and which provide the fixed installations 11 necessary for the function of a political subdivision and are in the interest of the public. 12 Capital construction projects exclude routine maintenance and repair projects, but 13 include: 14 Water treatment plants: <u>a.</u> 15 <u>b.</u> Wastewater treatment plants: 16 Sewerlines and waterlines, including lift stations and pumping stations; <u>C.</u> 17 <u>d.</u> Water storage systems, including dams, water tanks, and water towers; 18 <u>e.</u> Storm water infrastructure, including curb and gutter construction; 19 <u>f.</u> Road and bridge infrastructure, including paved and unpaved roads and bridges; 20 Airport infrastructure: <u>g.</u> 21 <u>h.</u> Electricity transmission infrastructure; 22 Natural gas transmission infrastructure; i. 23 Communications infrastructure; Ĺ. 24 <u>k.</u> Emergency services facilities, excluding hospitals; 25 <u>l.</u> Essential political subdivision building and infrastructure; and 26 The Red River valley water supply project. <u>m.</u> 27 <u>8.</u> The department of transportation shall approve county road and bridge projects for 28 purposes of loans under this section and may adopt policies for the review and 29 approval of projects under this section. 30 For purposes of loans under this subsection, the state water commission shall review <u>9.</u>

and approve eligible projects to construct new water-related infrastructure or to

1	replace existing water-related infrastructure which provide the fixed installations				
2	necessary for the function of a political subdivision-and are in the best interest of the				
3	public. The state water commission may adopt policies for the review and approval of				
4	projects under this section. Capital construction projects exclude routine maintenance				
5	and repair projects, but include:				
6		a. Flood control;			
7		b. Conveyance projects;			
8		c. Rural water supply;			
9		d. Water supply; and			
0	ı	e. General water management.			
11	<u> 10.</u>	Capital construction projects under subsections 7 and 9 do not include routine			
2		maintenance and repair projects.			
3	SECTION 2. A new section to chapter 21-10 of the North Dakota Century Code is created				
4	and enacted as follows:				
5	Prudent investor rule - Exception.				
6	Notwithstanding section 21-10-07, for purposes of investment of the legacy fund, the state				
7	investment board shall give preference to qualified investment firms and financial institutions				
8	with a presence in the state.				
9	SECTION 3. AMENDMENT. Section 21-10-02 of the North Dakota Century Code is				
20	amended and reenacted as follows:				
21	21-10-02. Board - Powers and duties.				
22	<u>1.</u>	The board is charged with the investment of the funds enumerated in section			
23		21-10-06. It shall approve general types of securities for investment by these funds			
24		and set policies and procedures regulating securities transactions on behalf of the			
25		various funds. Representatives of the funds enumerated in section 21-10-06 may			
26		make recommendations to the board in regard to investments.			
27	<u>2.</u>	The board or its designated agents must be custodian of securities purchased on			
28		behalf of funds under the management of the board.			
29	<u>3.</u>	The board may appoint an investment director or advisory service, or both, who must			
30		be experienced in, and hold considerable knowledge of, the field of investments. The			
31		investment director or advisory service shall serve at the pleasure of the board. The			

1		investment director or advisory service may be an individual, corporation, limited			
2		liability company, partnership, or any legal entity which meets the qualifications			
3		established herein. The board may authorize the investment director to lend securities			
4		held by the funds. These securities must be collateralized as directed by the board.			
5	<u>4.</u>	The boa	ard may create investment fund pools in which the funds identified in section		
6		21-10-0	06 may invest.		
7	<u>5.</u>	For pur	poses of investment of the legacy fund, the board shall give preference to		
8		investm	ent firms and financial institutions with a presence in the state.		
9	SEC	CTION 4. AMENDMENT. Section 21-10-11 of the North Dakota Century Code is			
10	amende	ed and reenacted as follows:			
11	21-	10-11. Legacy and budget stabilization fund advisory board.			
12	1.	The legacy and budget stabilization fund advisory board is created to develop			
13		recomm	nendations for the investment of funds in the legacy fund and the budget		
14		stabilization fund to present to the state investment board.			
15	2.	The goal of investment for the legacy fund is principal preservation while maximizing			
16		total return and to provide a direct benefit to the state by investing a portion of the			
17		principa	al in the state. Preference must be given to qualified investment firms and		
18		financial institutions with a presence in the state for investment of the legacy fund.			
19	3.	The board shall determine the asset allocation for the investment of the principal of the			
20		legacy fund including:			
21		<u>a.</u> <u>At</u>	target allocation of ten percent to fixed income investments within the state, of		
22		<u>wh</u>	nich:		
23		<u>(1)</u>	Up to forty percent must be targeted for infrastructure loans to political		
24			subdivisions under section 6-09-49.1. The net return to the legacy fund		
25			under this paragraph must be fixed at a target rate of one and one-half		
26			percent;		
27		<u>(2)</u>	Up to sixty percent, with a minimum of four hundred million dollars, must be		
28			designated to the Bank of North Dakota's certificate of deposit match		
29			program with an interest rate fixed at the equivalent yield of United States		
30			treasury bonds having the same term, up to a maximum term of twenty		
31			<u>years; and</u>		

1 (3) Any remaining amounts must be designated for other qualified fixed income 2 investments within the state. 3 <u>b.</u> A target allocation of ten percent to equity investments in the state, of which at 4 least three percent may be targeted for investment in one or more equity funds, 5 venture capital funds, or alternative investment funds with a primary strategy of 6 investing in emerging or expanding companies in the state. Equity investments 7 under this subdivision must: 8 Be managed by qualified investment firms, financial institutions, or equity 9 funds which have a strategy to invest in qualified companies operating or 10 seeking to operate in the state and which have a direct connection to the 11 state; and 12 (2)Have a benchmark investment return equal to the five-year average net 13 return for the legacy fund, excluding in-state investments. 14 The board consists of two members of the senate appointed by the senate majority <u>4.</u> 15 leader, two members of the house of representatives appointed by the house majority 16 leader, the director of the office of management and budget or designee, the president 17 of the Bank of North Dakota or designee, and the tax commissioner or designee. The 18 board shall select a chairman and must meet at the call of the chairman. 19 <del>4.</del>5. The board shall report at least semiannually to the budget section. 20 <del>5.</del>6. Legislative members are entitled to receive compensation and expense 21 reimbursement as provided under section 54-03-20 and reimbursement for mileage as 22 provided by law for state officers. The legislative council shall pay the compensation 23 and expense reimbursement for the legislative members. 24 <del>6.</del>7. The legislative council shall provide staff services to the legacy and budget 25 stabilization fund advisory board. 26 <del>7.</del>8. The staff and consultants of the state retirement and investment office shall advise the 27 board in developing asset allocation and investment policies. 28 <del>8.</del>9. The board shall develop a process to select a member of the board to serve on the 29 state investment board in a nonvoting capacity.