25.0179.02008 Title. Fiscal No. 4 Prepared by the Legislative Council staff for House Appropriations - Government Operations Division Committee

April 17, 2025

Sixty-ninth Legislative Assembly of North Dakota

# PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

**ENGROSSED SENATE BILL NO. 2012** 

Introduced by

Appropriations Committee

- 1 A BILL for an Act to provide an appropriation for defraying the expenses of the department of
- 2 transportation; to create and enact a new section to chapter 54-27 of the North Dakota Century
- 3 Code, relating to a legacy earnings fund; to amend and reenact section 6-09.4-10.1.
- 4 subsection 1 of section 21-10-06, and sections 24-02-37.3, 49-17.1-05, 54-27-19.3,24-02-40.1.
- 5 54-27-19 and 57-40.3-10, subsection 1 of section 57-43.1-02, subsection 1 of section
- 6 57-43.2-02, and section 57-51.1-07.5 of the North Dakota Century Code, relating to funds
- 7 invested by the state investment board, the flexible transportation fund, the state rail fund, and,
- 8 highway revenue anticipation financing, the highway tax distribution fund, motor vehicle excise
- 9 tax collections, motor fuels taxes, and the state share of oil and gas taxes; to repeal sections
- 10 21-10-12 and, 21-10-13, 54-27-19.3, and 54-27-19.4 of the North Dakota Century Code,
- 11 relating to legacy fund definitions and, a legacy earnings fund, the legacy earnings highway
- 12 distribution fund, and legacy earnings township highway aid fund; to provide a continuing
- 13 appropriation: to authorize bonding; to provide an effective date; and to provide an exemption.

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

- 15 SECTION 1. APPROPRIATION. The funds provided in this section, or so much of the funds
- 16 as may be necessary, are appropriated from other funds derived from special funds and federal
- 17 funds, to the department of transportation for the purpose of defraying the expenses of the
- department of transportation, for the biennium beginning July 1, 2025, and ending June 30,
- 19 2027, as follows:

1			Adjustments or			
2	8	Base Level	<u>Enhancements</u>	<u>Appropriation</u>		
3	Salaries and wages	\$219,279,648	\$16,710,943	\$235,990,591		
4	New and vacant FTE pool	0	13,364,077	13,364,077		
5	Operating expenses	316,256,474	71,088,648	387,345,122		
6	Capital assets	1,101,395,065	<del>851,594,552</del>	1,952,989,617		
7	New and vacant FTE pool	0	13,788,877	13,788,877		
8	Operating expenses	316,256,474	72,140,540	388,397,014		
9	Capital assets	1,101,395,065	906,594,552	2,007,989,617		
10	Grants	112,821,458	(3,581,000)	109,240,458		
11	Total other funds	\$1,749,752,645	\$949,177,220	\$2,698,929,865		
12	Full-time equivalent positions	1,001.00	3.00	1,004.00		
13	Total other funds	\$1,749,752,645	\$1,005,653,912	\$2,755,406,557		
14	Full-time equivalent positions	1,001.00	5.00	1,006.00		
15	SECTION 2. ONE-TIME FUNDING - EFFECT ON BASE BUDGET - REPORT TO					
16	SEVENTIETH LEGISLATIVE ASSEMBLY. The following amounts reflect the one-time funding					
17	items included in the appropriation in section 1 of this Act, which are not included in the entity's					
18	base budget for the 2027-29 bienni	um and which the enti	ty shall report to the a	appropriations		
19	committees of the seventieth legisla	ative assembly regardi	ng the use of this fun	ding:		
20	One-Time Funding Description			Other Funds		
21	Facility improvements			\$5,970,000		
22	Appointment system upgrade			3,000,000		
23	Inventory tracking system			350,000		
24	Federal formula funds match			171,300,000		
25	United States highway 85 project			100,000,000		
26	United States highway 85 projects			155,000,000		
27	Increased roadway maintenance co	osts		9,842,212		
28	Walking trail grant	96		100,000		
29	Equipment			<u>5,872,000</u>		
30	Total			<del>\$296,434,212</del>		
31	Total			\$351,434,212		

31

amended and reenacted as follows:

1	SECTION 3. NEW AND VACANT FTE POOL - LIMITATION - TRANSFER REQUEST. The
2	department of transportation may not spend funds appropriated in the new and vacant FTE pool
3	line item in section 1 of this Act, but may request the office of management and budget to
4	transfer funds from the new and vacant FTE pool line item to the salaries and wages line item in
5	accordance with the guidelines and reporting provisions included in House Bill No. 1015, as
6	approved by the sixty-ninth legislative assembly.
7	SECTION 4. TRANSFER - STRATEGIC INVESTMENT AND IMPROVEMENTS FUND -
8	FLEXIBLE TRANSPORTATION FUND. The office of management and budget shall transfer the
9	sum of \$370,000,000 from the strategic investment and improvements fund to the flexible
10	transportation fund during the biennium beginning July 1, 2025, and ending June 30, 2027.
11	SECTION 5. AUTHORIZATION OF BONDING OR OTHER REVENUE SOURCES -
12	UNITED STATES HIGHWAY 85. During the biennium beginning July 1, 2025, and ending
13	June 30, 2027, the department of transportation may utilize bonding authority under section
14	24-02-40.1 or any other available sources of funding to obtain up to \$155,000,000 of funds for
15	construction projects on United States highway 85.
16	SECTION 6. EXEMPTION - LINE ITEM TRANSFERS. Notwithstanding section 54-16-04,
17	the director of the office of management and budget shall transfer appropriation authority
18	among the salaries and wages, operating expenses, capital assets, and grants line items in
19	section 1 of this Act as requested by the director of the department of transportation when it is
20	cost-effective for construction and maintenance of highways. The department of transportation
21	shall notify the legislative council of any transfers made pursuant to this section.
22	SECTION 7. ESTIMATED INCOMEOTHER FUNDS - STRATEGIC INVESTMENT AND
23	IMPROVEMENTS FUND. The estimated income other funds line item in section 1 of this Act
24	includes the sum of \$171,300,000 from the strategic investment and improvements fund to
25	match federal highway formula funds and \$100,000,000 from the strategic investment and
26	improvements fund for a United States highway 85 project from reference point 120.3 north to-
27	the long x bridge and the sum of \$3,551,824 from the strategic investment and improvements
28	fund for state airplane operations during the biennium beginning July 1, 2025, and ending
29	<u>June 30, 2027</u> .

SECTION 8. AMENDMENT. Section 6-09.4-10.1 of the North Dakota Century Code is

1	6-09.4-10	.1. Legacy sinking and interest fund - Debt service requirements - Public			
2	finance auth	ority.			
3	There is	created in the state treasury the legacy sinking and interest fund. The fund consists			
4	of all moneys deposited in the fund under section <del>21-10-13</del> 1013 of this Act. Moneys in the fund				
5	may be spent	t by the public finance authority pursuant to legislative appropriations to meet the			
6	debt service i	requirements for evidences of indebtedness issued by the authority for transfer to			
7	the Bank of N	lorth Dakota for allocations to infrastructure projects and programs.			
8	SECTION	9. AMENDMENT. Subsection 1 of section 21-10-06 of the North Dakota Century			
9	Code is ame	nded and reenacted as follows:			
10	1. Sub	ject to the provisions of section 21-10-02, the board shall invest the following			
11	fund	ds:			
12	a.	State bonding fund.			
13	b.	Teachers' fund for retirement.			
14	C.	State fire and tornado fund.			
15	d.	Workforce safety and insurance fund.			
16	e.	Public employees retirement system.			
17	f.	Insurance regulatory trust fund.			
18	g.	State risk management fund.			
19	h.	Budget stabilization fund.			
20	<b>I.</b> ,	Water projects stabilization fund.			
21	j.	Health care trust fund.			
22	k.	Cultural endowment fund.			
23	I.	Petroleum tank release compensation fund.			
24	m.	Legacy fund.			
25	n.	Legacy earnings fund.			
26	<del>0.</del>	Opioid settlement fund.			
27	<del>p.</del> o.	A fund under contract with the board pursuant to subsection 3.			
28	SECTIO	N 10. AMENDMENT. Section 24-02-37.3 of the North Dakota Century Code is			
29	amended an	d reenacted as follows:			

1	24-0	2-37	7.3. Flexible transportation fund - Budget section approval - State treasurer
2	distributions to political subdivisions - Report. (Retroactive application - See note)		
3	The	re is	created in the state treasury the flexible transportation fund. The fund consists of
4	eligible	feder	al or state funding and any contributed private funds.
5	1.	The	e flexible transportation fund must be administered and expended by the director
6		and	d may be used for the following:
7		a.	Providing a match for federal funding obtained by the department of
8			transportation.
9		b.	State-funded road and bridge construction and maintenance, and transportation
10			support costs including staffing, facilities, and operational expenditures on the
11	ñ		state highway system.
12		c.	State-funded road-and, bridge, and other infrastructure construction and
13			maintenance activities within the state but off of the state highway system. The
14			director shall establish the terms and provisions of the program.
15	2.	Allı	money derived from the investment of the flexible transportation fund or any portion
16		of tl	he fund, must be credited to the flexible transportation fund. The director shall
17		moi	nthly transmit all moneys collected and received under this chapter to the state
18		trea	surer to be transferred and credited to the flexible transportation fund.
19	3.	The	director must receive budget section approval for any project that utilizes more
20		thar	n ten million dollars from the fund except for projects that match federal or private
21		fund	ds and the amount utilized from the fund is fifty percent or less of total project
22		cos	ts. Any request considered by the budget section must comply with section
23		54-3	35-02.9.
24	4.	The	director shall allocate at least twenty-five percent of motor vehicle excise tax-
25		colle	ections deposited in the flexible transportation fund pursuant to section 57-40.3-10
26		for r	non-oil-producing county and township road and bridge projects as follows:
27		<del>a.</del>	The funds must be allocated by the department to counties for projects or grants-
28			for the benefit of counties and organized and unorganized townships;
29		<del>b.</del>	The department shall establish criteria to distribute the funds;
30		<del>C.</del>	The funds must be used for the maintenance and improvement of county and
31			township paved and unpaved roads and bridges:

# Sixty-ninth Legislative Assembly

1	<del>d.</del>	Priority must be given to projects that match federal funds and to projects that
2		improve roadways that serve as local corridors;
3	e <del>.</del>	An organized township is not eligible to receive funding if the township does not
4		maintain any roadways or does not levy at least eighteen mills for general
5		<del>purposes; and</del>
6	f <del>.</del>	For purposes of this subsection, "non-oil-producing county" means a county that
7		received no allocation of funding or a total allocation of less than five million-
8		dollars under subsection 2 of section 57-51-15 in the most recently completed
9		even-numbered fiscal year before the start of each biennium. The director shall
10		allocate a portion of funds deposited in the flexible transportation fund for the
11		benefit of road and bridge maintenance and projects in counties, cities, and
12		townships as follows:
13	<u>a.</u>	Twelve and one half percent of state funds deposited in the fund must be
14		allocated by the director to non-oil-producing counties for projects or grants for
15		the benefit of counties and organized and unorganized townships for the
16		maintenance and improvement of county and township paved and unpaved
17		roads and bridgesForty-three percent of state funds deposited in the fund must
18		be allocated by the director for grants to counties, cities, and townships in
19		non-oil-producing counties for road and bridge repair and replacement projects.
20	<u>b.</u>	Six and one-quarter percent of state funds deposited in the fund must be
21		allocated by the director for grants to eligible townships located in
22		non-oil-producing counties for road and bridge repair and replacement projects
23		with priority given for road graveling projects.
24	<u> </u>	Twelve and one-halfThirteen and one-half percent of state funds deposited in the
25		fund must be allocated by the director for grants to eligible counties for bridge
26		repair and replacement projects. Grants provided under this subdivision must:
27		(1) Give priority to projects based on the number of bridge needs for each
28		county as identified in the most recent data available from the department's
29		bridge condition assessment inventory.
30		(2) Give priority to projects that include the permanent closure and removal of a
31		different bridge in the same county.

1	-		(3) Require counties to provide matching funds equal to ten percent of total
2			project costs except for projects that include the permanent closure and
3			removal of a different bridge in the same county.
4	-	<u>d.</u>	Six and one quarter percent of state funds deposited in the fund must be
5			allocated by the director for grants to eligible cities for road and bridge repair and
6			replacements projects.
7	li J	e.c.	The director shall establish criteria to distribute the funds under this subsection.
8			including provisions that preclude grant funding from being awarded to a county.
9			city, or township that adopts an ordinance or policy that exceeds state statute.
10			administrative rule, or policy or interferes, unreasonably restricts, or conflicts with
11			an agriculture or energy infrastructure project that is required to be permitted or
12			approved by a state agency. Priority must be given to projects that match federal
13			or private funds and to projects that improve roadways that serve as local
14			corridors. Priority for organized township road projects must be given to projects
15			located in townships that levy at least eighteentwenty-four mills for general
16			purposes and have a general fund balance of less than one hundred thousand
17			dollars as of December thirty-first of the prior year.
18		<u>f.d.</u>	The amount allocated to organized townships under this subsection must be paid
19			by the county treasurer to each organized township and the amount allocated for
20			unorganized townships under this subsection must be credited by the county
21			treasurer to a special fund for unorganized township roads.
22	<u>5.</u>	The	state treasurer shall allocate a portion of funds deposited in the flexible
23		<u>tran</u>	sportation fund for the benefit of road <del>-and</del> , bridge, and other infrastructure
24		mai	ntenance and projects in counties, cities, and townships, as follows:
25		<u>a.</u>	Six and one-quarterSeven percent of state funds deposited in the fund must be
26			distributed to non-oil-producing counties for the benefit of organized and
27			unorganized township road needs using the distribution method in section
28			54-27-19.454-27-19.1. To receive an allocation under this subdivision, an
29			organized township must levy at least eighteentwenty-four mills for general
30			purposes and have a general fund balance of less than one hundred thousand
31			dollars as of December thirty-first of the prior year

4 5

> 7 8

6

10 11

9

13

14

12

15 16

17 18

19 20

21 22

23

24 25

26 27

28

29 30

31

- Six and one-quarter Eleven and one-half percent of state funds deposited in the fund must be distributed to non-oil-producing counties and cities for road and bridge projects using the formula established in subsection 4 of section 54-27-19.
- Eleven and one-half percent of state funds deposited in the fund must be distributed to cities in non-oil-producing counties for road, bridge, and other infrastructure projects using the formula established in subsection 4 of section 54-27-19.
- For purposes of this section, "non-oil-producing county" means a county that had 6. average annual oil production of fewer than ten million barrels based on the average annual oil production in the three-year period ending with the most recently completed even-numbered fiscal year before the start of each biennium.
- The director shall provide periodic reports to the budget section regarding the status of <del>5.</del>7. the fund and projects receiving allocations from the fund.

SECTION 11. AMENDMENT. Section 24-02-40.1 of the North Dakota Century Code is amended and reenacted as follows:

# 24-02-40.1. Grant or revenue anticipation financing.

Notwithstanding any other provision of law, the department, whenever needed for the liberty memorial bridge improvement project and the United States highway 285 project improvements, may arrange with any state-owned or private financing agency or underwriter, including the Bank of North Dakota, grant or revenue anticipation financing of up to one hundred fifty-five million dollars through the issuance of evidences of indebtedness on such terms and conditions as the department determines if construction funds on hand are insufficient to meet current obligations or to achieve cost-savings or efficiencies in road construction. The department may refund the evidences of indebtedness as often as it is advantageous to do so. Evidences of indebtedness may be sold at public or private sale and must mature not more than fifteen years from their date or dates, and the proceeds of the sale may be invested on such terms and conditions as the department determines. Grant or revenue anticipation financing must be in amounts no larger than can be repaid from moneys known or reasonably anticipated to be due and forthcoming. The grant or revenue anticipation financing may not be used in anticipation of increased federal aid highway grants or increased state highway user revenue funds, and the financing may not be obligated for road construction that cannot be financed from known

sources of grants or revenue. The department may pledge any federal aid grants received or to be received for debt service and related issuance costs for evidences of indebtedness issued under this section directly to a trustee in trust for payment to holders of the evidences of indebtedness. The department may also pledge any biennially appropriated revenues for debt service on the evidences of indebtedness directly to a trustee in trust for payment to holders of the evidences of indebtedness. Any evidences of indebtedness issued under this section are not general obligations or debt of the state, the department, or any public officer or employee of the department or this state. The principal of and interest on the evidences of indebtedness are limited obligations payable solely from grants or revenues received or to be received by the department. The department may capitalize from proceeds of the evidences of indebtedness all expenses incidental to issuing the evidences of indebtedness, including any reserves for payment of the evidences of indebtedness.

SECTION 12. AMENDMENT. Section 49-17.1-05 of the North Dakota Century Code is amended and reenacted as follows:

49-17.1-05. Subsidy of railway lines - Continuing appropriation.

The department, with the approval of the commission, may provide financial assistance, within the limits of funds appropriated by the legislative assembly, for the continuation of operations and maintenance of any railroad within the state, as provided for in the Railroad Revitalization and Regulatory Reform Act of 1976 [Pub. L. 94-210; 90 Stat. 149; 49 U.S.C. 1651 et seq.], or other relevant federal legislation. Moneys in the state rail fund are appropriated to the department on a continuing basis for distributions authorized under this section. The department or the commission may act as the agent in cooperation with the federal government, any local or regional transportation authority, local governmental units, any group of rail users, or any person in any rail service assistance program.

**SECTION 12. AMENDMENT.** Section 54-27-19 of the North Dakota Century Code is amended and reenacted as follows:

54-27-19. Highway tax distribution fund - State treasurer to make allocation to state, counties, and cities.

A highway tax distribution fund is created as a special fund in the state treasury into which must be deposited the moneys available by law from collections of motor vehicle registration and related fees, fuels taxes, special fuels taxes, use taxes, and special fuels excise taxes. The

state treasurer shall transfer the first five million five hundred thousand dollars per biennium from the highway tax distribution fund to the state highway fund for the purpose of providing administrative assistance to other transferees. After the transfer of the first five million five hundred thousand dollars, any moneys in the highway tax distribution fund must be allocated and transferred monthly by the state treasurer, as follows:

- Sixty-one and three-tenthsSixty percent must be transferred monthly to the state department of transportation and placed in a state highway fund.
- 2. Two and seven-tenths Three and four-tenths percent must be transferred monthly to the township highway fund.
- One and five-tenths One and sixth-tenths percent must be transferred monthly to the public transportation fund.
- 4. Thirty-four and five tenths Thirty-five percent must be allocated to the counties of this state in proportion to the number of vehicle registrations credited to each county. Each county must be credited with the certificates of title of vehicles registered by residents of the county. The state treasurer shall compute and distribute the counties' share monthly after deducting the incorporated cities' share. All the moneys received by the counties from the highway tax distribution fund must be set aside in a separate fund called the "highway tax distribution fund" and must be appropriated and applied solely for highway purposes in accordance with section 11 of article X of the Constitution of North Dakota. The state treasurer shall compute and distribute monthly the sums allocated to the incorporated cities within each county according to the formulas in this subsection using the incorporated cities' populations as determined by the last official regular or special federal census or the census taken in accordance with the provisions of chapter 40-02 in case of a city incorporated subsequent to the census.
  - a. For counties having no cities with a population of ten thousand or more, twenty-seven percent of the total county allocation must be distributed to all of the incorporated cities within the county on a countywide per capita basis. The remaining county allocation amount must be transferred into the county highway tax distribution fund.
  - b. For each county having a city with a population of ten thousand or more, the amount transferred each month into the county highway tax distribution fund

must be the difference between the amount allocated to that county pursuant to this subsection and the total amount allocated and distributed to the incorporated cities in that county as computed according to the following formula:

- (1) A statewide per capita average as determined by calculating twenty-seven percent of the amount allocated to all of the counties under this subsection divided by the total population of all of the incorporated cities in the state.
- (2) The share distributed to each city in the county having a population of less than one thousand must be determined by multiplying the population of that city by the product of 1.50 times the statewide per capita average computed under paragraph 1.
- (3) The share distributed to each city in the county having a population of one thousand to four thousand nine hundred ninety-nine, inclusive, must be determined by multiplying the population of that city by the product of 1.25 times the statewide per capita average computed under paragraph 1.
- (4) The share distributed to each city in the county having a population of five thousand or more must be determined by multiplying the population of that city by the statewide per capita average for all such cities, which per capita average must be computed as follows: the total of the shares computed under paragraphs 2 and 3 for all cities in the state having a population of less than five thousand must be subtracted from the total incorporated cities' share in the state as computed under paragraph 1 and the balance remaining must then be divided by the total population of all cities of five thousand or more in the state.
- 5. The moneys allocated to the incorporated cities must be distributed to them monthly by the state treasurer and must be deposited by the cities in a separate fund and may only be used in accordance with section 11 of article X of the Constitution of North Dakota and an incorporated city may use the fund for the construction, reconstruction, repair, and maintenance of public highways within or outside the city pursuant to an agreement entered into between the city and any other political subdivision as authorized by section 54-40-08.

1	SECTION 13. A new section to chapter 54-27 of the North Dakota Century Code is created				
2	and enacted as follows:				
3	Legacy earnings fund - State treasurer - Legacy fund distribution - Allocations.				
4	<u>1.</u>	There is created in the state treasury the legacy earnings fund. The fund consists of all			
5		mon	eys distributed by the state treasurer from the legacy fund pursuant to section 26		
6		of ar	ticle X of the Constitution of North Dakota. The distribution from the legacy fund		
7		on J	uly first of each odd-numbered year must be equal to eight percent of the five-year		
8		aver	age value of the legacy fund balance as reported by the state investment board.		
9		The	average value of the legacy fund balance must be calculated using the fund		
10		<u>bala</u>	nce at the end of each fiscal year for the five-year period ending with the most		
11		rece	ntly completed even-numbered fiscal year.		
12	<u>2.</u>	Fron	n the amount distributed to the legacy earnings fund under subsection 1, the state		
13		treas	surer shall allocate <del>seven-eighths of t</del> he funding in July of each odd-numbered		
14		year	in the following order:		
15		<u>a.</u>	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		<u>b.</u>	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		<u>C.</u>	The next one hundred million dollars to the legacy earnings highway distribution		
22			fund for allocations under section 54-27-19.3.		
23		<u>d.</u>	The remaining amount as follows:		
24			(1) FiftyTwenty-five percent to the general highway fund.		
25	I'		(2) The remainder to the strategic investment and improvements fund to be		
26			used in accordance with section 15-08.1-08 legacy property tax relief fund.		
27	<u>3.</u>	From	<del>n the amount distributed to the legacy earnings fund under subsection 1, the state</del>		
28		trea	surer shall allocate the remaining one-eighth of the funding in July of each		
29		odd	numbered year to the flexible transportation fund for allocations under section		
30		24 (	<del>02-37.3.</del>		

1	SECTION 11. AMENDMENT. Section 54-27-19.3 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	54-27-19.3. Legacy earnings highway distribution fund.				
4	A legacy earnings highway distribution fund is created as a special fund in the state treasu				
5	into which must be deposited any allocations of legacy fund earnings made under section				
6	21-10-1310 of this Act. Any moneys in the legacy earnings highway distribution fund must be				
7	allocated and transferred by the state treasurer, as follows:				
8	Sixty percent must be transferred to the department of transportation for deposit in the deposit in				
9	state highway fund;				
10	2. Ten percent must be transferred to the legacy earnings township highway aid fund;				
11					
12	4. Twenty-eight and five-tenths percent must be allocated to cities and counties using the				
13	formula established in subsection 4 of section 54-27-19. Moneys received by counties				
14	and cities must be used for roadway purposes in accordance with section 11 of				
15	article X of the Constitution of North Dakota.				
16	SECTION 14. AMENDMENT. Section 57-40.3-10 of the North Dakota Century Code is				
17	amended and reenacted as follows:				
18	57-40.3-10. Transfer of revenue.				
19	After the deposits under sections 57-39.2-26.1, 57-39.2-26.2, and 57-39.2-26.3, moneys				
20	collected and received under this chapter must be deposited monthly in the state treasury and				
21	allocated <del>as follows:</del>				
22	1. Fifty percent to the general fund; and				
23	2. The remaining fifty percent to the flexible transportation general fund under section				
24	<del>24-02-37.3</del> .				
25	SECTION 15. AMENDMENT. Subsection 1 of section 57-43.1-02 of the North Dakota				
26	Century Code is amended and reenacted as follows:				
27	1. Except as otherwise provided in this section, a tax of twenty three twenty-eight cents				
28	per gallon [3.79 liters] is imposed on all motor vehicle fuel sold or used in this state.				
29	SECTION 16. AMENDMENT. Subsection 1 of section 57-43.2-02 of the North Dakota				
30	Century Code is amended and reenacted as follows:				

1. Except as otherwise provided in this chapter, an excise tax of twenty-threetwenty-eight cents per gallon [3.79 liters] is imposed on the sale or delivery of all special fuel sold or used in this state. For the purpose of determining the tax upon compressed natural gas and liquefied natural gas under this section, one hundred twenty cubic feet [3.40 cubic meters] of compressed natural gas, and one and seven-tenths gallons [6.44 liters] of liquefied natural gas is equal to one gallon [3.79 liters] of other special fuel.

**SECTION 17. AMENDMENT.** Section 57-51.1-07.5 of the North Dakota Century Code is amended and reenacted as follows:

# 57-51.1-07.5. State share of oil and gas taxes - Deposits.

From the revenues designated for deposit in the state general fund under chapters 57-51 and 57-51.1, the state treasurer shall deposit the revenues received each biennium in the following order:

- 1. The first two hundred thirty million dollars into the state general fund;
- 2. The next two hundred fifty million dollars into the social service fund;
- The next seventy-five million dollars into the budget stabilization fund, but not in an amount that would bring the balance in the fund to more than the limit in section 54-27.2-01;
- 4. The next two hundred thirty million dollars into the state general fund;
- 5. The next ten million dollars into the lignite research fund;
- The next twenty million dollars into the state disaster relief fund, but not in an amount that would bring the unobligated balance in the fund to more than twenty million dollars;
- The next four hundred three hundred seventy million dollars into the strategic investment and improvements fund;
- 8. The next sixty-five million dollars to the public employees retirement fund for the main system plan;
- 9. The next fifty nine million seven hundred fifty thousand dollars, or the amount necessary to provide for twice the amount of the distributions under subsection 2 of section 57-51.1-07.7, into the funds designated for infrastructure development in non-oil-producing counties under sections 57-51.1-07.7 and 57-51.1-07.8 with fifty

- percent deposited into the municipal infrastructure fund and fifty percent deposited into the county and township infrastructure fund;
- 10. The next one hundred seventy million two hundred fifty thousand dollars or the amountnecessary to provide a total of two hundred thirty million dollars into the fundsdesignated for infrastructure development in non-oil-producing counties under sections57-51.1-07.7 and 57-51.1-07.8 with fifty percent deposited into the municipal
  infrastructure fund and fifty percent deposited into the county and township
  infrastructure fund;
- 11. The next twenty million dollars into the airport infrastructure fund; and
- 42.10. Any additional revenues into the strategic investment and improvements fund.

**SECTION 18. REPEAL.** Sections 21-10-12-and, 21-10-13, 54-27-19.3, and 54-27-19.4 of the North Dakota Century Code are repealed.

SECTION 19. DEPARTMENT OF TRANSPORTATION - UNITED STATES HIGHWAY 85

PROJECT - REPORT. The When the request for bids for construction on the last segment of the United States highway 85 project between interstate highway 94 and North Dakota highway 200 commences, the department of transportation shall prepare and complete an environmental impact statement process to construct a four-lane highway for the remaining sections of the Theodore Roosevelt expressway as described in section 24-01-54 which do not have four lanes from the South Dakota border to interstate highway 94 and from Williston to the Montana border. The department shall provide reports to the legislative management regarding the costs and status of the impact statement process.

SECTION 15. REST AREA COOPERATIVE AGREEMENT. During the biennium beginning July 1, 2025, and ending June 30, 2027, the director of the department of transportation shall review options to enter a cooperative agreement pursuant to section 24 02 02.5 to jointly administer a rest area at the Theodore Roosevelt national park painted canyon visitor center. The director may expend moneys from the state highway fund within the limits of legislative appropriations for operational support of the facility and for facility improvements to support year-round operations of the facility.

SECTION 20. REST AREA COOPERATIVE AGREEMENT. Notwithstanding any other provision of law, the director of the department of transportation may expend moneys from the state highway fund or any moneys within the limits of legislative appropriations for the purpose

23

24

25

26

- of constructing a rest area and visitor center in western North Dakota during the biennium beginning July 1, 2025, and ending June 30, 2027.
  - SECTION 21. MISCELLANEOUS EXPENSES FOR DEPARTMENT OF
- TRANSPORTATION FACILITIES. The department of transportation may expend funds for
   workplace appliances limited to coffee makers, microwaves, and refrigerators, for the biennium
   beginning July 1, 2025, and ending June 30, 2027.
- SECTION 22. EXEMPTION UNEXPENDED APPROPRIATIONS. The following
  appropriations are not subject to the provisions of section 54-44.1-11 and may be continued into
  the biennium beginning July 1, 2025, and ending June 30, 2027:
- The sum of \$100,000,000 appropriated from special funds for the purpose of road and
   bridge construction projects in subsection 2 of section 13 of chapter 15 of the 2021
   Session Laws;
- The sum of \$317,000,000 appropriated from federal funds for state, county, and
   township road and bridge projects in section 7 of chapter 548 of the 2021 Session
   Laws;
- The sum of \$61,700,060 appropriated from federal funds for surface transportation
   grants in subdivision 10 of section 1 of chapter 27 of the 2021 Session Laws;
- The sum of \$13,660,000 appropriated from special funds for information technology
   projects in section 1 of chapter 40 of the 2021 Session Laws;
- The sum of \$9,125,000 appropriated from the general fund in the operating expenses
   line item relating to information technology projects in section 1 of chapter 12 of the
   2023 Session Laws:
  - The sum of \$2,500,000 appropriated from special funds to match funding from the state of Minnesota and other sources for studies, preliminary engineering, and environmental studies to address northern Red River valley infrastructure affected by flooding in section 2 of chapter 12 of the 2023 Session Laws;
- 7. The sum of \$5,000,000 appropriated from special funds for an environmental study of a portion of United States highway 52, in section 1 of chapter 12 of the 2023 Session Laws;

## Sixty-ninth Legislative Assembly

7

8

1	8.	The sum of \$757,000 included in the deferred maintenance funding pool line item and
2		transferred to the department of transportation pursuant to section 9 of chapter 640 of
3		the 2023 Special Session Session Laws; and
4	9.	The sum of \$161,000,000 appropriated from special funds for flexible transportation
5		fund projects in section 1 of chapter 12 of the 2023 Session Laws.
6	SEC	TION 23. EFFECTIVE DATE. Section 4214 of this Act is effective for motor vehicle

SECTION 23. EFFECTIVE DATE. Section <u>1214</u> of this Act is effective for motor vehicle excise tax collections transmitted to the state treasurer after July 31, 2025. <u>Sections 15 and 16 of this Act are effective for taxable events occurring after June 30, 2025.</u>

			io.
*			

#### STATEMENT OF PURPOSE OF AMENDMENT:

#### Senate Bill No. 2012 - Department of Transportation - House Action

	Base Budget	Senate Version	House Changes	House Version
Salaries and wages	\$219,279,648	\$235,990,591		\$235,990,591
New and vacant FTE pool		13,364,077	\$424,800	13,788,877
Operating expenses	316,256,474	387,345,122	1,051,892	388,397,014
Capital assets	1,101,395,065	1,952,989,617	55,000,000	2,007,989,617
Grants	112,821,458	109,240,458	10.1	109,240,458
Total all funds	\$1,749,752,645	\$2,698,929,865	\$56,476,692	\$2,755,406,557
Less estimated income	1,749,752,645	2,698,929,865	56,476,692	2,755,406,557
General fund	\$0	\$0	\$0	\$0
FTE	1,001.00	1,004.00	2.00	1,006.00

## Department 801 - Department of Transportation - Detail of House Changes

Salaries and wages	Adds SIRN Coordinator Position <sup>1</sup>	Adjusts Funding for Airplane Operations <sup>2</sup>	Adjusts Funding for Highway 85 Projects <sup>3</sup>	Total House Changes
New and vacant FTE pool Operating expenses Capital assets Grants	\$212,400	\$212,400 1,051,892	\$55,000,000	\$424,800 1,051,892 55,000,000
Total all funds Less estimated income General fund	\$212,400 212,400	\$1,264,292 1,264,292	\$55,000,000 55,000,000	\$56,476,692 56,476,692
FTE	\$0 1.00	\$0 1.00	\$0 0.00	\$0 2.00

<sup>&</sup>lt;sup>1</sup> One FTE position is added for the coordination of statewide interoperable radio network operations.

## Senate Bill No. 2012 - Other Changes - House Action

#### This amendment also:

- Provides for the deposit of a portion of legacy fund earnings (\$146 million) in the highway fund and legacy property tax relief fund (\$437 million).
- Transfers \$370 million from the strategic investment and improvements fund to the flexible transportation fund.
- Adjusts allocations from the flexible transportation fund.
- Adjusts the distribution percentages from the highway tax distribution fund.
- Provides for all motor vehicle excise taxes to be deposited in the general fund rather than the flexible transportation fund. This will increase estimated general fund revenues by \$350 million for the 2025-27 biennium.
- Increases motor fuels taxes from 23 cents to 28 cents per gallon, resulting in an estimated \$70 million of additional highway tax distribution fund revenue for the 2025-27 biennium.
- Removes allocations of the state share of oil and gas tax collections to the municipal and county and township infrastructure funds.
- Repeals statutory provision relating to the legacy earning highway distribution fund and legacy earnings township highway fund.
- Removes a section added by the Senate to provide a continuing appropriation from the state rail fund.
- Removes a section added by the Senate that the department review options to jointly administer a rest area of the Painted Canyon visitor's center.

<sup>&</sup>lt;sup>2</sup> One FTE position and operating expenses is added for the operation of state airplanes and the funding source is changed to provide \$3,551,824 from the strategic investment and improvements fund.

<sup>&</sup>lt;sup>3</sup> Funding of \$100 million from the strategic investment and improvements fund for a Highway 85 project is removed and replaced with \$155 million of bonding or other revenue authorization for Highway 85 projects.

- Authorizes the Department of Transportation to construct a rest area in the western part of the state. Authorizes the Department of Transportation to purchase workplace appliances, including microwaves, coffee makers, and refrigerators.