25.1104.01004 Title.

Prepared by the Legislative Council staff for Senator Patten February 13, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

SENATE BILL NO. 2208

Introduced by

Senators Patten, Bekkedahl, Erbele, Kessel

Representatives Brandenburg, Porter

1 A BILL for an Act to amend and reenact subsection 9 of section 57-51.1-07.5 and sections 2

57-51.1-07.7 and 57-51.1-07.8 of the North Dakota Century Code, relating to the state share of

oil and gas tax revenue allocations. the municipal infrastructure fund, and the county and

4 township infrastructure fund.

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BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA: 5

SECTION 1. AMENDMENT. Subsection 9 of section 57-51.1-07.5 of the North Dakota Century Code is amended and reenacted as follows:

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 24 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;

SECTION 2. AMENDMENT. Section 57-51.1-07.7 of the North Dakota Century Code is amended and reenacted as follows:

57-51.1-07.7. Municipal infrastructure fund - Continuing appropriation - State treasurer - Reports.

There is created in the state treasury the municipal infrastructure fund. The fund <u>1.</u> consists of all moneys deposited in the fund under section 57-51.1-07.5. All moneys in the fund are appropriated to the state treasurer on a continuing basis for the purpose

of providing grants to cities located in non-oil-producing counties. The grant funding 1 may be distributed only to cities located in non-oil-producing counties, excluding hub 2 cities, and may be used only for essential infrastructure projects. 3 By November thirtieth of each even-numbered year, starting in 2022, a city that 4 1.2. receives a grant from the fund shall provide a report to the state treasurer on the use 5 of the funding. The state treasurer shall notify cities of the reporting requirement by 6 November first of each even-numbered year, starting in 2022. Upon request, the state 7 treasurer may provide an extension of up to fifteen days for a city to submit the report. 8 The state treasurer shall determine the format of the report. The report must include 9 the amount of grant funding received and spent by the city and a description of the 10 infrastructure projects completed in part or in whole with the grant funding. The state 11 treasurer shall make the reports available to the public on the state treasurer's 12 13 website. A city that does not provide the report in a timely manner or in the correct format 14 3. <u>a.</u> is not eligible to receive a grant from the fund for a period of two years starting 15 from the date the report was due. 16 If a city uses the funding in a manner inconsistent with the requirements of this 17 <u>b.</u> section as identified in any financial audits conducted by the state auditor or an 18 independent accounting firm, the state treasurer shall reduce any future grants to 19 that city by the amount spent that was inconsistent with the requirements. 20 If a city adopts an ordinance or policy that exceeds state statute, administrative 21 <u>C.</u> rule, or policy or interferes, unreasonably restricts, or conflicts with an agriculture 22 or energy infrastructure project that is required to be permitted or approved by a 23 state agency, as reported under this subdivision, the city is not eligible to receive 24 any grants from the fund beginning on the later of the date on which the city 25 adopted the ordinance or policy, or the date on which the state agency permits or 26 approves the projecttreasurer is notified by the board of university and school 27 lands of a determination of a violation under this subdivision. 28 For purposes of this subdivision, an agriculture or energy infrastructure 29 project includes a project permitted or approved under chapter 4.1-25, 30 23.1-06, 38-08, 38-22, 49-22, 49-22.1, or 61-28 or under administrative 31

1			rules related to the implementation of those chapters but excludes wind and
2			solar projects approved or permitted under chapter 49-22.
3	-		(2) A person may report a suspected violation under this subdivision to the
4			board of university and school lands in the form and manner prescribed by
5			the board. The report must include the name of the city; the city's ordinance
6			or policy suspected of violating state statute, administrative rule, or policy;
7			and the state statute, administrative rule, or policy which the person
8			suspects is violated by the city's ordinance or policy. Within thirty days after
9			receiving the report, the board shall investigate the suspected violation, in
10			consultation with any state agency having jurisdiction over the relevant state
11			statute, administrative rule, or policy, and shall provide a written
12			determination to the person who submitted the report and to the city named
13			in the report. The board shall notify the state treasurer if the determination
14			identifies a violation. Any person aggrieved by the determination may appeal
15			the determination using the procedure under chapter 28-32.
16	2. 4.	Wit	hin forty days after the fund balance is greater than or equal to the amount needed
17		for	the grants under this subsection or by September thirtieth of each odd-numbered
18		yea	ar, whichever is earlier, the state treasurer shall distribute moneys in the fund as
19		gra	nts to cities for essential infrastructure projects. The state treasurer shall distribute
20		the	grants only if the fund balance is at least ten percent of the amount needed for
21		dist	ributions under this subsection based on the following:
22		a.	Two million five hundred thousand dollars to each city with a population of at
23			least five thousand;
24		b.	Five hundred thousand dollars to each city with a population of at least two
25			thousand but less than five thousand; and
26		c.	One hundred twenty-five thousand dollars to each city with a population of at
27			least one thousand but less than two thousand.
28		d.	If, at the time of the distributions, the moneys in the fund are less than the
29			amount needed for the grants under this subsection, the state treasurer shall
30			distribute the grants under this subsection on a pro rata basis.

1 For the purposes of determining the city's population under this subsection, the e. 2 state treasurer shall use the most recent actual or estimated census data 3 published by the United States census bureau. 4 Within sixty days after the fund receives its statutory limit of oil and gas tax allocations 3.5. under section 57-51.1-07.5 or by September thirtieth of each odd-numbered year, 5 whichever is earlier, the state treasurer shall distribute the moneys in the fund as 6 grants to cities for essential infrastructure projects. The state treasurer shall distribute 7 the grants only if the fund balance is at least ten percent of the amount needed for 8 9 distributions under this subsection based on the following: One hundred fifty dollars per person of the city's population. 10 In addition to the amounts in subdivision a, for a city with a positive average of 11 b. the annual percentage increase in population from three years prior, a dollar 12 13 amount equal to the product of the following: 14 The amount calculated in subdivision a; and (1)15 The average of the annual percentage increase in population from three (2)16 years prior, multiplied by ten. In addition to the amounts in subdivisions a and b, for a city with a positive 17 C. average of the annual percentage increase in taxable property values from three 18 years prior, a dollar amount equal to the average of the annual property valuation 19 percentage increase for the three most recent years, multiplied by twenty-five 20 21 thousandths. Grants may be distributed under this subdivision only if the grant distributions 22 d. under subsection 24 are completed. If the moneys in the fund are insufficient to 23 provide for the grants, the state treasurer shall distribute the grants under this 24 subsection on a pro rata basis. If any moneys remain in the fund after the 25 distribution of grants under this subsection, the state treasurer shall distribute any 26 remaining moneys in the fund in proportion to the combined total distributed to 27 each city under this section relative to the combined total distributed to all the 28

cities under this section.

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		e.	FOI	r the purposes of determining the city's population under this subsection, the			
2			sta	te treasurer shall use the most recent actual or estimated census data			
3			pul	blished by the United States census bureau.			
4		f.	Foi	r the purposes of determining taxable property values, the state treasurer shall			
5			use	e the most recent data published by the tax commissioner in the tax levy			
6			rep	port.			
7	4. 6.	F	or purp	poses of this section:			
8		a.	"Es	ssential infrastructure projects" means capital construction projects to construc			
9			nev	w infrastructure or to replace existing infrastructure, which provide the fixed			
10			ins	tallations necessary for the function of a city. Capital construction projects			
11			exc	clude debt repayments and routine maintenance and repair projects, but			
12			incl	lude the following:			
13			(1)	Water treatment plants;			
14			(2)	Wastewater treatment plants;			
15			(3)	Sewer lines and water lines, including lift stations and pumping systems;			
16			(4)	Water storage systems, including dams, water tanks, and water towers;			
17			(5)	Storm water infrastructure, including curb and gutter construction;			
18			(6)	Road and bridge infrastructure, including paved and unpaved roads and			
19				bridges;			
20			(7)	Airport infrastructure;			
21			(8)	Electricity transmission infrastructure;			
22			(9)	Natural gas transmission infrastructure; and			
23			(10)	Communications infrastructure, excluding fiber optic infrastructure.			
24		b.	"Fis	scal year" means the period beginning September first and ending August			
25			thir	ty-first of the following calendar year.			
26		c.	"No	on-oil-producing county" means a county that received no allocation of funding			
27			or a	a total allocation of less than five million dollars under subsection 2 of section			
28			57-	51-15 in the most recently completed even-numbered fiscal year before the			
29			star	t of each biennium.			
30	SEC	TIC	ON 3. A	AMENDMENT. Section 57-51.1-07.8 of the North Dakota Century Code is			
31	amended and reenacted as follows:						

57-51.1-07.8. County and township infrastructure fund - Continuing appropriation State treasurer - Reports.

- There is created in the state treasury the county and township infrastructure fund. The fund consists of all moneys deposited in the fund under section 57-51.1-07.5. All moneys in the fund are appropriated to the state treasurer on a continuing basis for the purpose of providing grants to non-oil-producing counties and townships located in non-oil-producing counties. The grant funding may be distributed only to non-oil-producing counties and townships located in non-oil-producing counties and may be used only for road and bridge infrastructure projects.
- 4.2. By November thirtieth of each even-numbered year, starting in 2022, a county that receives a grant from the fund shall provide a report to the state treasurer on the use of the funding. The state treasurer shall notify counties of the reporting requirement by November first of each even-numbered year, starting in 2022. Upon request, the state treasurer may provide an extension of up to fifteen days for a county to submit the report. The state treasurer shall determine the format of the report. The report must include the amount of grant funding received and spent by the county and a description of the road and bridge infrastructure projects completed in part or in whole with the grant funding. The state treasurer shall make the reports available to the public on the state treasurer's website.
 - 3. a. A county that does not provide the report in a timely manner or in the correct format is not eligible to receive a grant from the fund for a period of two years starting from the date the report was due.
 - b. If a county uses the funding in a manner inconsistent with the requirements of this section as identified in any financial audits conducted by the state auditor or an independent accounting firm, the state treasurer shall reduce any future grants to that county by the amount spent that was inconsistent with the requirements.
 - c. If a county or township adopts an ordinance or policy that exceeds state statute,

 administrative rule, or policy or interferes, unreasonably restricts, or conflicts with

 an agriculture or energy infrastructure project that is required to be permitted or

 approved by a state agency, as reported under this subdivision, the county or

1 township is not eligible to receive any grants from the fund beginning on the later 2 of the date on which the city adopted the ordinance or policy, or the date on 3 which the state agency permits or approves the project reasurer is notified by the board of university and school lands of a determination of a violation under this 4 5 subdivision. (1) For purposes of this subdivision, an agriculture or energy infrastructure 6 7 project includes a project permitted or approved under chapter 4.1-25. 8 23.1-06, 38-08, 38-22, 49-22, 49-22.1, or 61-28 or under administrative 9 rules related to the implementation of those chapters but excludes wind and 10 solar projects approved or permitted under chapter 49-22. 11 A person may report a suspected violation under this subdivision to the 12 board of university and school lands in the form and manner prescribed by 13 the board. The report must include the name of the county or township; the 14 county's or township's ordinance or policy suspected of violating state 15 statute, administrative rule, or policy; and the state statute, administrative 16 rule, or policy which the person suspects is violated by the county's or 17 township's ordinance or policy. Within thirty days after receiving the report, 18 the board shall investigate the suspected violation, in consultation with any 19 state agency having jurisdiction over the relevant state statute, 20 administrative rule, or policy, and shall provide a written determination to the 21 person who submitted the report and to the county or township named in the 22 report. The board shall notify the state treasurer if the determination 23 identifies a violation. Any person aggrieved by the determination may appeal 24 the determination using the procedure under chapter 28-32. 25 Within sixty days after the fund receives its statutory limit of oil and gas tax allocations 2.4. 26 under section 57-51.1-07.5 or by September thirtieth of each odd-numbered year, 27 whichever is earlier, the state treasurer shall distribute moneys in the fund as grants to 28 counties for road and bridge infrastructure projects. The state treasurer shall distribute 29 the grants only if the fund balance is at least ten percent of the amount needed for 30 distributions under this section.

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The state treasurer shall distribute the lesser of thirteen percent of the balance of the 1 3.5. fund or sixteen million one hundred thousand dollars to non-oil-producing counties for 2 the benefit of the organized and unorganized townships within each non-oil-producing 3 county. The distribution to each non-oil-producing county must provide for an equal 4 allocation to each organized and unorganized township. The amount allocated to 5 organized townships under this section must be paid by the county treasurer to each 6 organized township. The amount allocated to unorganized townships under this 7 section must be credited by the county treasurer to a special fund for unorganized 8 township roads. A township is not eligible for an allocation of funds under this section if 9 the township does not maintain any township roads. 10 After the distributions in subsection 35, the state treasurer shall distribute the 11 4.6. remaining money in the fund to non-oil-producing counties based on the most recent 12 data compiled by the upper great plains transportation institute regarding North 13 Dakota's county, township, and tribal road and bridge infrastructure needs. The 14 distribution to each non-oil-producing county must be proportional to each 15 non-oil-producing county's total estimated road and bridge investment needs relative 16 to the combined total estimated road and bridge investment needs of all the 17 non-oil-producing counties. The total estimated road and bridge investment needs for 18 each county is the twenty-year estimate for unpaved and paved road and bridge 19 needs as identified by the upper great plains transportation institute. If the data 20 compiled by the upper great plains transportation institute includes more than one 21 twenty-year estimate for the total needs of each county, the state treasurer shall use 22 an average of the twenty-year estimates for each county. 23 If the moneys in the fund are insufficient to provide for the grants under this section, 5.7. 24 the state treasurer shall distribute the grants on a pro rata basis. 25 For purposes of this section: 26 6.8. "Fiscal year" means the period beginning September first and ending August 27 thirty-first of the following calendar year. 28 "Non-oil-producing county" means a county that received no allocation of funding 29 b.

or a total allocation of less than five million dollars under subsection 2 of section

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1		57-51-15 in the most recently completed even-numbered fiscal year before the
2		start of each biennium.
3	C.	"Road and bridge infrastructure projects" means the projects associated with the
4		construction of new unpaved and paved road and bridge infrastructure or
5		associated with the maintenance, repair, or replacement of existing unpaved and
6	J.	paved road and bridge infrastructure.

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