Sixty-third Legislative Assembly of North Dakota

## SECOND ENGROSSMENT with Senate Amendments REENGROSSED HOUSE BILL NO. 1358

## Introduced by

Representatives Skarphol, Brandenburg, Froseth, Rust, Steiner, Glassheim, J. Kelsh Senators Andrist, Wanzek, Wardner, Murphy, Triplett

- 1 A BILL for an Act to create and enact two new subsections to section 57-51-01 of the North
- 2 Dakota Century Code, relating to definitions under the oil and gas gross production tax; to

3 amend and reenact paragraph 1 of subdivision f of subsection 1 of section 15.1-27-04.1 of the

4 North Dakota Century Code, as created by House Bill No. 1319, as approved by the sixty-third

5 legislative assembly, and sections 57-51-15 and 57-62-05 of the North Dakota Century Code,

6 relating to oil and gas gross production tax allocation and the impact aid program; to provide

7 appropriations; to provide an effective date; and to provide an expiration date.

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

9 SECTION 1. AMENDMENT. Paragraph 1 of subdivision f of subsection 1 of section
10 15.1-27-04.1 of the North Dakota Century Code, as created by House Bill No. 1319, as
11 approved by the sixty-third legislative assembly, is amended and reenacted as follows:

- 12 (1) Seventy-five percent of all revenue received by the school district and
  13 reported under code 2000 of the North Dakota school district financial
  14 accounting and reporting manual, as developed by the superintendent of
  15 public instruction in accordance with section 15.1-02-08 <u>and mineral</u>
  16 revenue received by the school district by direct allocation from the state
  17 treasurer and not reported under code 2000 of the North Dakota school
  18 district financial accounting and reporting manual;
- SECTION 2. Two new subsections to section 57-51-01 of the North Dakota Century Codeare created and enacted as follows:
- 21 "Hub city" means a city with a population of twelve thousand five hundred or more,
- 22 according to the last official decennial federal census, which has more than one
- 23 percent of its private covered employment engaged in the mining industry, according
- 24 to data compiled by job service North Dakota.

1	<u>"Hu</u>	b city school district" means the school district with the highest student enrollment		
2	with	nin the city limits of a hub city.		
3	SECTION 3. AMENDMENT. Section 57-51-15 of the North Dakota Century Code is			
4	amended and	d reenacted as follows:		
5	57-51-15	. Gross production tax allocation.		
6	The gros	s production tax must be allocated monthly as follows:		
7	1. Firs	t the tax revenue collected under this chapter equal to one percent of the gross		
8	valu	ue at the well of the oil and one-fifth of the tax on gas must be deposited with the		
9	stat	e treasurer who shall:		
10	a.	Allocate to each hub city a monthly amount that will provide a total allocation of		
11		fivethree hundred seventy-five thousand dollars per fiscal year to each city in an		
12		oil-producing county which has a population of seven thousand five hundred or		
13		more and more than two percent of its private covered employment engaged in-		
14		the mining industry, according to data compiled by job service North Dakota. The		
15		allocation under this subdivision must be doubled if the city has more than seven		
16		and one-half percentfor each full or partial percentage point of its private covered		
17		employment engaged in the mining industry, according to data compiled by job		
18		service North Dakota;		
19	b.	Allocate to each hub city school district a monthly amount that will provide a total		
20		allocation of one hundred twenty-five thousand dollars per fiscal year for each full		
21		or partial percentage point of the hub city's private covered employment engaged		
22		in the mining industry, according to data compiled by job service North Dakota;		
23	<u>C.</u>	Credit revenues to the oil and gas impact grant fund, but not in an amount		
24		exceeding onetwo hundred fourteen million dollars per biennium; and		
25	<del>c.<u>d.</u></del>	Allocate the remaining revenues under subsection 3.		
26	2. Afte	er deduction of the amount provided in subsection 1, annual revenue collected		
27	und	ler this chapter from oil and gas produced in each county must be allocated as		
28	follo	DWS:		
29	a.	The first twofive million dollars is allocated to the county.		

1		b. Of the next oneall annual revenue exceeding five million dollars,
2		seventy-fivetwenty-five percent is allocated to the county.
3		c. Of the next one million dollars, fifty percent is allocated to the county.
4		d. Of the next fourteen million dollars, twenty-five percent is allocated to the county.
5		e. Of all annual revenue exceeding eighteen million dollars, ten percent is allocated
6		to the county.
7	3.	After the allocations under subsections 1 and 2, the amount remaining is allocated first
8		to provide for deposit of thirty percent of all revenue collected under this chapter in the
9		legacy fund as provided in section 26 of article X of the Constitution of North Dakota
10		and the remainder must be allocated to the state general fund. If the amount available
11		for a monthly allocation under this subsection is insufficient to deposit thirty percent of
12		all revenue collected under this chapter in the legacy fund, the state treasurer shall
13		transfer the amount of the shortfall from the state general fund share of oil extraction
14		tax collections and deposit that amount in the legacy fund.
15	4.	The amount to which each county is entitled under subsection 2 must be allocated
16		within the county so the first five million three hundred fifty thousand dollars is
17		allocated under subsection 5 for each fiscal year and any amount received by a county-
18		exceeding five million three hundred fifty thousand dollars is credited by the county-
19		treasurer to the county infrastructure fund and allocated under subsection 6.
20	<del>5.</del>	For the first five million dollars of annual allocations to a county under subsection 2,
21		revenues allocated to that county must be distributed by the state treasurer as follows:
22		a. Forty-five percent of all revenues allocated to any county for allocation under this-
23		subsection must be credited by the county treasurer to the county general fund.
24		However, the allocation to a county under this subdivision must be credited to the
25		state general fund if during that fiscal yearin a taxable year after 2012 the county
26		does not levy is not levying a total of at least ten mills for combined levies for
27		county road and bridge, farm-to-market and federal aid road, and county road
28		purposes.
29		b. Thirty-five percent of all revenues allocated to any county for allocation under this
30		subsection must be apportioned by the county treasurer no less than quarterly to
31		school districts within the county, excluding consideration of and allocation to any

4	
1	hub city school district in the county, on the average daily attendance distribution
2	basis, as certified to the county treasurer by the county superintendent of
3	schools. However, no school district may receive in any single academic year an
4	amount under this subsection greater than the county average per student cost
5	multiplied by seventy percent, then multiplied by the number of students in-
6	average daily attendance or the number of children of school age in the school
7	census for the county, whichever is greater. Provided, however, that in any county-
8	in which the average daily attendance or the school census, whichever is greater,
9	is fewer than four hundred, the county is entitled to one hundred twenty percent
10	of the county average per student cost multiplied by the number of students in
11	average daily attendance or the number of children of school age in the school
12	census for the county, whichever is greater. Once this level has been reached
13	through distributions under this subsection, all excess funds to which the school-
14	district would be entitled as part of its thirty-five percent share must be deposited
15	instead in the county general fund. The county superintendent of schools of each
16	oil-producing county shall certify to the county treasurer by July first of each year-
17	the amount to which each school district is limited pursuant to this subsection. As-
18	used in this subsection, "average daily attendance" means the average daily-
19	attendance for the school year immediately preceding the certification by the-
20	county superintendent of schools required by this subsection.
21	The countywide allocation to school districts under this subdivision is subject-
22	to the following:
23	(1) The first three hundred fifty thousand dollars is apportioned entirely among-
24	school districts in the county.
25	(2) The next three hundred fifty thousand dollars is apportioned seventy-five
26	percent among school districts in the county and twenty-five percent to the
27	county infrastructure fund.
28	(3) The next two hundred sixty-two thousand five hundred dollars is
29	apportioned two-thirds among school districts in the county and one-third to-
30	the county infrastructure fund.

1			<del>(4)</del>	The	next one hundred seventy-five thousand dollars is apportioned fifty
2				perc	ent among school districts in the county and fifty percent to the county-
3				infra	structure fund.
4			<del>(5)</del>	Any	remaining amount is apportioned to the county infrastructure fund-
5				exce	pt from that remaining amount the following amounts are apportioned
6				amo	ng school districts in the county:
7				<del>(a)</del>	Four hundred ninety thousand dollars, for counties having a
8					population of three thousand or fewer.
9				<del>(b)</del>	Five hundred sixty thousand dollars, for counties having a population
10					of more than three thousand and fewer than six thousand.
11				<del>(c)</del>	Seven hundred thirty-five thousand dollars, for counties having a
12					population of six thousand or more.
13		C.	Twe	enty pe	ercent of all revenues allocated to any county for allocation under this-
14			<del>sub</del>	sectio	n must be apportioned no less than quarterly by the state treasurer to
15			the	incorp	orated cities of the county. A hub city must be omitted from
16			<u>app</u>	ortion	ment under this subdivision. Apportionment among cities under this
17			sub	sectio	n must be based upon the population of each incorporated city
18			acc	ording	to the last official decennial federal census. In determining the
19			рор	ulatior	n of any city in which total employment increases by more than two
20			hun	dred p	percent seasonally due to tourism, the population of that city for
21			pur	poses	of this subdivision must be increased by eight hundred percent. If a city-
22			rece	eives a	a direct allocation under subsection 1, the allocation to that city under-
23			this	subse	ection is limited to sixty percent of the amount otherwise determined for
24			that	<del>city u</del>	nder this subsection and the amount exceeding this limitation must be
25			real	locate	d among the other cities in the county.
26	<u>5.</u>	For	reve	nues e	exceeding the first five million dollars of annual allocations to a county
27		unc	ler su	bsecti	on 2, revenues allocated to that county must be distributed by the state
28		trea	asurer	r as fo	llows:
29		<u>a.</u>	<u>Sixt</u>	y perc	ent must be credited by the county treasurer to the county general
30			<u>func</u>	<u>d. How</u>	vever, the allocation to a county under this subdivision must be credited
31			<u>to t</u>	<u>ne stat</u>	e general fund if in a taxable year after 2012 the county is not levying a

1			total of at least ten mills for combined levies for county road and bridge,
2			farm-to-market and federal aid road, and county road purposes.
3		<u>b.</u>	Five percent must be apportioned by the state treasurer no less than quarterly to
4			school districts within the county on the average daily attendance distribution
5			basis for kindergarten through grade twelve students residing within the county,
6			as certified to the state treasurer by the county superintendent of schools.
7			However, a hub city school district must be omitted from consideration and
8			apportionment under this subdivision.
9		<u>C.</u>	Twenty percent must be apportioned no less than quarterly by the state treasurer
10			to the incorporated cities of the county. A hub city must be omitted from
11			apportionment under this subdivision. Apportionment among cities under this
12			subsection must be based upon the population of each incorporated city
13			according to the last official decennial federal census. In determining the
14			population of any city in which total employment increases by more than two
15			hundred percent seasonally due to tourism, the population of that city for
16			purposes of this subdivision must be increased by eight hundred percent.
17		<u>d.</u>	Ten percent must be apportioned no less than quarterly by the state treasurer to
18			the organized and unorganized townships of the county in the proportion that
19			township road miles in the township bears to the total township road miles in the
20			county, with the board of county commissioners retaining and using the funds
21			available for the maintenance and improvement of roads in unorganized
22			townships.
23		<u>e.</u>	Five percent must be allocated by the state treasurer among hub cities. The
24			amount available for allocation under this subdivision must be apportioned by the
25			state treasurer no less than quarterly among hub cities, with each hub city
26			receiving an allocation percentage of available funds under this subdivision equal
27			to the percentage of allocations that hub city receives from allocations to hub
28			cities under subdivision a of subsection 1 for the quarterly period.
29	<del>6.</del>	<del>a.</del>	Forty-five percent of all revenues allocated to a county infrastructure fund under
30			subsections 4 and 5 must be credited by the county treasurer to the county
31			general fund. However, the allocation to a county under this subdivision must be

		credited to the state general fund if during that fiscal year the county does not
		levy a total of at least ten mills for combined levies for county road and bridge,
		farm-to-market and federal aid road, and county road purposes.
	<del>b.</del>	Thirty-five percent of all revenues allocated to the county infrastructure fund-
		under subsections 4 and 5 must be allocated by the board of county
		commissioners to or for the benefit of townships in the county on the basis of
		applications by townships for funding to offset oil and gas development impact to
		township roads or other infrastructure needs or applications by school districts for
		repair or replacement of school district vehicles necessitated by damage or
		deterioration attributable to travel on oil and gas development-impacted roads. An
		organized township is not eligible for an allocation of funds under this subdivision
		unless during that fiscal year that township levies at least ten mills for township
		purposes. For unorganized townships within the county, the board of county-
		commissioners may expend an appropriate portion of revenues under this-
		subdivision to offset oil and gas development impact to township roads or other-
		infrastructure needs in those townships. The amount deposited during each
		calendar year in the county infrastructure fund which is designated for allocation
		under this subdivision and which is unexpended and unobligated at the end of
		the calendar year must be transferred by the county treasurer to the county road-
		and bridge fund for use on county road and bridge projects.
	<del>C.</del>	Twenty percent of all revenues allocated to any county infrastructure fund under
		subsections 4 and 5 must be allocated by the county treasurer no less than
		quarterly to the incorporated cities of the county. Apportionment among cities
		under this subsection must be based upon the population of each incorporated
		city according to the last official decennial federal census. If a city receives a
		direct allocation under subsection 1, the allocation to that city under this-
		subsection is limited to sixty percent of the amount otherwise determined for that
		city under this subsection and the amount exceeding this limitation must be
		reallocated among the other cities in the county.
<del>7.<u>6.</u></del>	Witl	hin thirty days after the end of each calendar year, the board of county
	con	nmissioners of each county that has received an allocation under this section shall
	7. <u>6.</u>	<del>c.</del>

Sixty-third

	Legislative A	Assembly			
1	file	file a report for the calendar year with the commissioner, in a format prescribed by the			
2	CO	commissioner, including:			
3	a.	The county's statement of revenues and expenditures; and			
4	b.	The amount available in the county infrastructure fund for allocationallocated to			
5		or for the benefit of townships or school districts, the amount allocated to each			
6		organized township or school district and the amount expended from each such			
7		allocation by that township <del>or school district</del> , the amount expended by the board			
8		of county commissioners on behalf of each unorganized township for which an			
9		expenditure was made, and the amount available for allocation to or for the			
10		benefit of townships or school districts which remained unexpended at the end of			
11		the fiscal year.			

- Within fifteen days after the time when reports under this subsection were due, the
   commissioner shall provide the reports to the legislative council compiling the
   information from reports received under this subsection.
- 15 SECTION 4. AMENDMENT. Section 57-62-05 of the North Dakota Century Code is
- 16 amended and reenacted as follows:

17 **57-62-05.** Powers and duties of energy infrastructure and impact office director.

18 The energy infrastructure and impact office director shall:

- Develop a plan for the assistance, through financial grants for services and facilities, of
   counties, cities, school districts, and other political subdivisions in coal development
   and oil and gas development impact areas.
- 22 2. Establish procedures and provide proper forms to political subdivisions for use in
   23 making application for funds for impact assistance as provided in this chapter.
- 24 3. Make grants disbursements to counties, cities, school districts, and other taxing 25 districts for grants awarded by the board of university and school lands pursuant to 26 chapter 15-01, as provided in this chapter and within the appropriations made for such 27 purposes. In determining the amount of impact grants for which political subdivisions 28 are eligible, the consideration must be given to the amount of revenue to which such 29 political subdivisions will be entitled from taxes upon the real property of coal and oil 30 and gas development plants and from other tax or fund distribution formulas provided 31 by law must be considered.

1 4. Receive and review applications for impact assistance pursuant to this chapter. 2 5. Make recommendations, not less than once each calendar quarter, to the board of 3 university and school lands on grants to counties, cities, school districts, and other 4 political subdivisions in oil and gas development impact areas based on identified 5 needs, and other sources of revenue available to the political subdivision. 6 <del>6.</del> Make recommendations to the board of university and school lands providing for the 7 distribution of thirty-five percent of moneys available in the oil and gas impact fund to-8 incorporated cities with a population of ten thousand or more, based on the most 9 recent official decennial federal census, that are impacted by oil and gas development. 10 The director may not recommend that an incorporated city receive more than sixty 11 percent of the funds available under this subsection. 12 7. Make recommendations to the board of university and school lands providing for the 13 distribution of sixty-five percent of moneys available in the oil and gas impact fund to 14 cities not otherwise eligible for funding under this section, counties, school districts, 15 and other political subdivisions impacted by oil and gas development. 16 SECTION 5. APPROPRIATION - JOB SERVICE NORTH DAKOTA. There is appropriated 17 out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum 18 of \$120,000, or so much of the sum as may be necessary, to job service North Dakota for the 19 purpose of upgrading collection and use of employment data to correctly identify all employees 20 who should be included for statistical purposes in oil and gas-related employment, including 21 employees of refineries and gas plants and oil and gas transportation services, for the biennium 22 beginning July 1, 2013, and ending June 30, 2015. 23 SECTION 6. APPROPRIATION - DEPARTMENT OF TRANSPORTATION. There is 24 appropriated out of any moneys in the general fund in the state treasury, not otherwise 25 appropriated, the sum of \$160,000,000, or so much of the sum as may be necessary, to the

26 department of transportation for the purpose of allocation as provided in this section among

27 oil-producing counties that received \$5,000,000 or more of allocations under subsection 2 of

28 section 57-51-15 in the state fiscal year ending June 30, 2012, for the biennium beginning

29 July 1, 2013, and ending June 30, 2015.

1	1.	The	sum appropriated in this section must be used to rehabilitate or reconstruct county
2		pave	ed and unpaved roads needed to support oil and gas production and distribution in
3		Nort	h Dakota.
4		a.	Funding allocations to counties are to be made by the department of
5			transportation based on data supplied by the upper great plains transportation
6			institute.
7		b.	Counties identified in the data supplied by the upper great plains transportation
8			institute which received \$5,000,000 or more of allocations under subsection 2 of
9			section 57-51-15 for the state fiscal year ending June 30, 2012, are eligible for
10			this funding.
11	2.	Eacl	h county requesting funding under this section for county roads shall submit the
12		requ	lest in accordance with criteria developed by the department of transportation.
13		a.	The request must include a proposed plan for funding projects that rehabilitate or
14			reconstruct paved and unpaved roads within the county.
15		b.	The plan must be based on data supplied by the upper great plains transportation
16			institute, actual road conditions, and integration with state highway and other
17			county road projects.
18		C.	Projects funded under this section must comply with the American association of
19			state highway transportation officials (AASHTO) pavement design procedures
20			and the department of transportation local government requirements. Upon
21			completion of major reconstruction projects, the roadway segment must be
22			posted at a legal load limit of 105,500 pounds [47853.993 kilograms].
23		d.	Funds may not be used for routine maintenance.
24	3.	The	department of transportation, in consultation with the county, may approve the
25		plan	or approve the plan with amendments.
26	4.	The	funding appropriated in this section may be used for:
27		a.	Ninety percent of the cost of the approved roadway projects not to exceed the
28			funding available for that county.
29		b.	Funding may be used for construction, engineering, and plan development costs.
30	5.	Upo	n approval of the plan, the department of transportation shall transfer to the county
31		the a	approved funding for engineering and plan development costs.

1	6.	Upo	n execution of a construction contract by the county, the department of
2		tran	sportation shall transfer to the county the approved funding to be distributed for
3		coui	nty and township road rehabilitation and reconstruction projects.
4	7.	The	recipient counties shall report to the department of transportation upon awarding
5		of ea	ach contract and upon completion of each project in a manner prescribed by the
6		depa	artment.
7	8.	The	funding under this section may be applied to engineering, design, and
8		cons	struction costs incurred on related projects as of January 1, 2013.
9	9.	Sec	tion 54-44.1-11 does not apply to funding under this section. Any funds not spent
10		by J	lune 30, 2015, must be continued into the biennium beginning July 1, 2015, and
11		endi	ing June 30, 2017, and may be expended only for purposes authorized by this
12		sect	tion.
13	SEC		N 7. APPROPRIATION - DEPARTMENT OF TRANSPORTATION. There is
14	appropri	ated	out of any moneys in the general fund in the state treasury, not otherwise
15	appropri	ated,	the sum of \$100,000,000, or so much of the sum as may be necessary, to the
16	departm	ent o	f transportation for the purpose of allocation among counties that did not receive
17	\$5,000,0	000 0	r more of allocations under subsection 2 of section 57-51-15 in the state fiscal year
18	ending J	lune :	30, 2012, for the biennium beginning July 1, 2013, and ending June 30, 2015. The
19	amounts	s avai	lable for allocation under this section must be allocated in the amount of
20	\$30,000	,000	in the first year of the biennium and in the amount of \$70,000,000 in the second
21	year of t	he bi	ennium.
22	1.	The	sum appropriated in this section must be used to rehabilitate or reconstruct county
23		pave	ed and unpaved roads needed to support economic activity in North Dakota.
24		a.	Funding allocations to counties are to be made by the department of
25			transportation based on data supplied by the upper great plains transportation
26			institute.
27		b.	Counties identified in the data supplied by the upper great plains transportation
28			institute which did not receive \$5,000,000 or more of allocations under
29			subsection 2 of section 57-51-15 for the state fiscal year ending June 30, 2012,
30			are eligible for this funding.

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1	2.	Each county requesting funding under this section for county roads shall submit the
2		request in accordance with criteria developed by the department of transportation.
3		a. The request must include a proposed plan for funding projects that rehabilitate or
4		reconstruct paved and unpaved roads within the county.
5		b. The plan must be based on data supplied by the upper great plains transportation
6		institute, actual road conditions, and integration with state highway and other
7		county road projects.
8		c. Projects funded under this section must comply with the American association of
9		state highway transportation officials (AASHTO) pavement design procedures
10		and the department of transportation local government requirements. Upon
11		completion of major reconstruction projects, the roadway segment must be
12		posted at a legal load limit of 105,500 pounds [47853.993 kilograms].
13		d. Funds may not be used for routine maintenance.
14	3.	The department of transportation, in consultation with the county, may approve the
15		plan or approve the plan with amendments.
16	4.	The funding appropriated in this section may be used for:
17		a. Ninety percent of the cost of the approved roadway projects not to exceed the
18		funding available for that county.
19		b. Funding may be used for construction, engineering, and plan development costs.
20	5.	Upon approval of the plan, the department of transportation shall transfer to the county
21		the approved funding for engineering and plan development costs.
22	6.	Upon execution of a construction contract by the county, the department of
23		transportation shall transfer to the county the approved funding to be distributed for
24		county and township road rehabilitation and reconstruction projects.
25	7.	The recipient counties shall report to the department of transportation upon awarding
26		of each contract and upon completion of each project in a manner prescribed by the
27		department.
28	8.	The funding under this section may be applied to engineering, design, and
29		construction costs incurred on related projects as of January 1, 2013.
30	9.	Section 54-44.1-11 does not apply to funding under this section. Any funds not spent
31		by June 30, 2015, must be continued into the biennium beginning July 1, 2015, and

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ending June 30, 2017, and may be expended only for purposes authorized by this 2 section.

3 SECTION 8. APPROPRIATION - STATE TREASURER. There is appropriated out of any 4 moneys in the general fund in the state treasury, not otherwise appropriated, the sum of 5 \$8,760,000, or so much of the sum as may be necessary, to the state treasurer for allocation to 6 counties for allocation to or for the benefit of townships in oil-producing counties, for the 7 biennium beginning July 1, 2013, and ending June 30, 2015. The funding provided in this 8 section must be distributed in equal amounts in July 2013 and May 2014. The state treasurer 9 shall distribute the funds provided under this section as soon as possible to counties and the 10 county treasurer shall allocate the funds to or for the benefit of townships in oil-producing 11 counties through a distribution of \$15,000 each year to each organized township and a 12 distribution of \$15,000 each year for each unorganized township to the county in which the 13 unorganized township is located. If any funds remain after the distributions provided under this 14 section, the state treasurer shall distribute eighty percent of the remaining funds to counties and 15 cities in oil-producing counties pursuant to the method provided in subsection 4 of section 16 54-27-19 and shall distribute twenty percent of the remaining funds to counties and townships in 17 oil-producing counties pursuant to the method provided in section 54-27-19.1. An organized 18 township is not eligible for an allocation of funds under this subdivision if in a taxable year after 19 2012 that township is not levying at least ten mills for township purposes. For unorganized 20 townships within the county, the board of county commissioners may expend an appropriate 21 portion of revenues under this subdivision for township roads or other infrastructure needs in 22 those townships. A township is not eligible for an allocation of funds under this section if the 23 township does not maintain any township roads. For the purposes of this section, an "oil-24 producing county" means a county that received an allocation of funding under section 57-51-15 25 of more than \$500,000 but less than \$5,000,000 in the state fiscal year ending June 30, 2012. 26 SECTION 9. APPROPRIATION - COMMISSIONER OF UNIVERSITY AND SCHOOL 27 LANDS - OIL AND GAS IMPACT GRANT FUND. There is appropriated out of any moneys in 28 the oil and gas impact grant fund in the state treasury, not otherwise appropriated, the sum of 29 \$5,000,000, or so much of the sum as may be necessary, to the commissioner of university and 30 school lands for the purpose of providing distributions to eligible counties experiencing new oil 31 and gas development activities, for the biennium beginning July 1, 2013, and ending June 30,

1 2015. As determined by the director of the department of mineral resources, a county is eligible 2 for a distribution under this section if the county produced fewer than one hundred thousand 3 barrels of oil for the month of November 2012 and after November 2012 the number of active oil 4 rigs operating in the county in any one month exceeds four rigs. Upon the determination by the 5 director of the department of mineral resources that a county is eligible for a distribution under 6 this section, the commissioner of university and school lands shall provide \$1,250,000 to the 7 county for defraying expenses associated with oil and gas development impacts in the county. 8 The county, in determining the use of the funds received, shall consider and, to the extent 9 possible, address the needs of other political subdivisions in the county resulting from the 10 impact of oil and gas development.

11 **SECTION 10. APPROPRIATION - LAW ENFORCEMENT - ATTORNEY GENERAL'S** 12 OFFICE - OIL AND GAS IMPACT GRANT FUND - REPORT TO BUDGET SECTION. There is 13 appropriated out of any moneys in the oil and gas impact grant fund in the state treasury, not 14 otherwise appropriated, the sum of \$10,000,000, or so much of the sum as may be necessary. 15 to the attorney general's office for the purpose of awarding grants to law enforcement agencies, 16 for crime-related needs of the attorney general's office, and for the development of a uniformed 17 law enforcement and custody manual, for the biennium beginning July 1, 2013, and ending 18 June 30, 2015. The drug and violent crime policy board of the attorney general shall, with 19 approval of the board of university and school lands, grant funds to law enforcement agencies 20 in oil-impacted counties where crime-related activities have increased or in other counties if the 21 crime-related activities in oil-impacted counties originated in any of those counties. The attorney 22 general may spend up to ten percent of the funding provided under this section for defraying the 23 expenses of additional staffing needs or other needs necessary to accomplish the role of the 24 attorney general's office as an assisting agency in ensuring public safety in the affected areas. 25 The attorney general may use up to \$750,000 of the funding provided under this section for the 26 development of a uniformed law enforcement and custody manual. The funding provided in this 27 section is considered a one-time funding item. The attorney general shall report to the budget 28 section after June 30, 2014, on the impact the grant funding has had on crime-related activities. 29 SECTION 11. APPROPRIATION - AIRPORT GRANTS - COMMISSIONER OF 30 UNIVERSITY AND SCHOOL LANDS - OIL AND GAS IMPACT GRANT FUND. There is 31

1 otherwise appropriated, the sum of \$60,000,000, or so much of the sum as may be necessary, 2 to the commissioner of university and school lands for the purpose of awarding grants to 3 airports impacted by oil and gas development, for the biennium beginning July 1, 2013, and 4 ending June 30, 2015. The director of the energy infrastructure and impact office shall adopt 5 grant procedures and requirements necessary for distribution of grants under this section, which 6 must include cost-share requirements. Cost-share requirements must consider the availability of 7 local funds to support the project. Grant funds must be distributed giving priority to projects that 8 have been awarded or are eligible to receive federal funding. Grants distributed pursuant to this 9 section are not to be considered in making grant recommendations under section 57-62-05. 10 Grants awarded under this section are not subject to section 54-44.1-11. The funding provided 11 in this section is considered a one-time funding item. 12 SECTION 12. APPROPRIATION - HIGHER EDUCATION GRANTS - COMMISSIONER OF 13 UNIVERSITY AND SCHOOL LANDS - OIL AND GAS IMPACT GRANT FUND. There is

14 appropriated out of any moneys in the oil and gas impact grant fund in the state treasury, not 15 otherwise appropriated, the sum of \$4,000,000, or so much of the sum as may be necessary, to 16 the commissioner of university and school lands for the purpose of awarding grants to public 17 institutions of higher education impacted by oil and gas development, for the biennium 18 beginning July 1, 2013, and ending June 30, 2015. Notwithstanding the provisions of chapter 19 57-62, public institutions of higher education are eligible to receive oil and gas impact grants 20 under this section. The director of the energy infrastructure and impact office may develop grant 21 procedures and requirements necessary for distribution of grants under this section. Grants 22 awarded under this section are not subject to section 54-44.1-11. The funding provided in this 23 section is considered a one-time funding item.

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SECTION 13. APPROPRIATION - PILOT PROJECT - DUST CONTROL -

25 COMMISSIONER OF UNIVERSITY AND SCHOOL LANDS - OIL AND GAS IMPACT GRANT

26 **FUND.** There is appropriated out of any moneys in the oil and gas impact grant fund in the state

treasury, not otherwise appropriated, the sum of \$3,000,000, or so much of the sum as may be

- 28 necessary, to the commissioner of university and school lands for the purpose of awarding
- 29 grants of \$1,000,000 each to three counties in oil-impacted areas for a pilot project for dust
- 30 control, for the biennium beginning July 1, 2013, and ending June 30, 2015. The county
- 31 commission from each county shall file a report with the department of trust lands by August 1,

1 2013, regarding any product used to control dust and the success or failure of the product in 2 controlling dust. The director of the energy infrastructure and impact office may develop grant 3 procedures and requirements necessary for distribution of grants under this section. The 4 department of trust lands shall consult with the state department of health and the industrial 5 commission relating to the use of oilfield-produced saltwater and products previously tested for 6 dust control. Grants distributed pursuant to this section are not to be considered in making grant 7 recommendations under section 57-62-05. Grants awarded under this section are not subject to 8 section 54-44.1-11. The funding provided in this section is considered a one-time funding item. 9 SECTION 14. EFFECTIVE DATE - EXPIRATION DATE. Sections 1, 2, and 3 of this Act are 10 effective for taxable events occurring after June 30, 2013, and before July 1, 2015, and are 11 thereafter ineffective.