Sixty-fifth Legislative Assembly of North Dakota

SECOND ENGROSSMENT with House Amendments REENGROSSED SENATE BILL NO. 2272

Introduced by

Senators Schaible, Rust

Representatives Monson, Nathe, Owens

1 A BILL for an Act to create and enact a new section to chapter 54-27 of the North Dakota

2 Century Code, relating to definitions for the foundation aid stabilization fund; to amend and

3 reenact sections 15.1-36-01, 15.1-36-02, 15.1-36-06, and 15.1-36-08, subsection 7 of section

4 21-03-07, section 54-44.1-12, and subsection 1 of section 57-62-02 of the North Dakota

5 Century Code, relating to school construction loans from the coal development trust fund and

6 the school construction assistance revolving loan fund, control of the rate of expenditures, and

7 the transfer of interest from the coal development trust fund; to repeal sections 9 and 10 of

8 chapter 153 of the 2015 Session Laws and sections 15-10-60, 15.1-27-46, 15.1-36-02.1,

9 15.1-36-03, 15.1-36-06, and 15.1-36-07 of the North Dakota Century Code, relating to the

10 scholarship endowment fund, the uses of the foundation aid stabilization fund, and school

11 construction loans; to provide an expiration date; to provide contingent transfers; to provide

12 transfers; to provide an appropriation; to provide an effective date; and to declare an

13 emergency.

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

SECTION 1. AMENDMENT. Section 15.1-36-01 of the North Dakota Century Code isamended and reenacted as follows:

17 **15.1-36-01.** School construction projects - Approval.

- Notwithstanding the powers and duties of school boards provided by law, the
 superintendent of public instruction shall approve the construction, purchase, repair,
 improvement, modernization, or renovation of any public school building or facility
 before commencement of the project if the cost of the project, as estimated by the
 school board, is in excess of one hundred fifty thousand dollars.
- 23 2. The superintendent of public instruction may not approve a project unless the school
 24 district proposing the project:

1		a.	Der	nonstrates the need for the project and the educational utility of the project or
2			dem	nonstrates potential utilization of the project by a future reorganized school
3			dist	rict;
4		b.	(1)	Demonstrates that the student population has been stable or has increased
5				during the preceding five school years and is expected to be stable or to
6				increase during the ensuing five school years; or
7			(2)	Demonstrates by clear and convincing evidence that, despite a declining
8				student population, there are no feasible alternatives to the proposed
9				project; and
10		C.	Der	nonstrates the capacity to pay for the project under rules adopted by the
11			sup	erintendent of public instruction pursuant to chapter 28-32.
12	3.	a.	lf th	e superintendent of public instruction denies the project, the school board
13			may	appeal the superintendent's decision to the state board of public school
14			edu	cation. In considering the appeal, the state board shall review:
15			(1)	The need for the project;
16			(2)	The educational utility of the project;
17			(3)	The potential use of the project by a future reorganized school district;
18			(4)	The capacity of the district to pay for the project; and
19			(5)	Any other objective factors relative to the appeal.
20		b.	The	e decision of the state board is final.
21	4.	Thi	s sect	tion is applicable to any construction, purchase, repair, improvement,
22		ren	ovatio	on, or modernization, even if the school board pays for the project in whole or-
23		in p	art w i	ith moneys received on account of the leasing of lands acquired by the United-
24		Sta	tes fo	r flood control, navigation, and allied purposes in accordance with 33 U.S.C.
25		70 1	c-3 o	r in accordance with moneys received under the American Recovery and
26		Rei	nvest	ment Act of 2009.
27	5.	For	purp	oses of this chapter, "facility" includes a public school parking lot, public
28		sch	ool at	thletic complex, or any other improvement to real property owned by the
29		sch	ool di	strict.
30	SEC	TIO	N 2. A	MENDMENT. Section 15.1-36-02 of the North Dakota Century Code is
31	amende	d an	d reer	nacted as follows:

1	15.1-36-02. <u>Coal development trust fund - Board of university and school lands -</u>				
2	School construction projects - <u>Unanticipated construction projects and emergency</u>				
3	<u>repairs -</u> Loans.				
4	1.	In o	rder to provide school construction loans, the board of university and school lands		
5		may	authorize the use of:		
6		a.	Fifty million dollars, or so much of that amount as may be necessary, from the		
7			coal development trust fund, established pursuant to section 21 of article X of the-		
8			Constitution of North Dakota and subsection 1 of section 57-62-02; and		
9		b.	One hundred fifty million dollars from the strategic investment and improvements		
10			fund, established pursuant to section 15-08.1-08, for the period ending June 30,-		
11			2015Up to sixty million dollars from the coal development trust fund is available		
12			to the board of university and school lands for loans under this section.		
13	2.	In o	rder to To be eligible for a loan under this section, the school district must		
14		<u>dem</u>	nonstrate a need based on an unanticipated construction project, an unanticipated		
15		<u>repla</u>	acement project, or an emergency repair, and the board of a school district shall:		
16		a.	Propose a construction project with a cost of at least one million dollars and an		
17			expected utilization of at least thirty years;		
18		b.	Obtain the approval of the superintendent of public instruction for the construction		
19			project under section 15.1-36-01; and		
20	e	:.<u>b.</u>	Submit to the superintendent of public instruction an application containing all		
21			information deemed necessary by the superintendent, including potential		
22			alternative sources or methods of financing the construction project.		
23	3.	lf an	eligible school district's taxable valuation per student is less than eighty percent		
24		of th	ne state average taxable valuation per student, the district is entitled to receive:		
25		a.	A school construction loan equal to the lesser of twenty million dollars or ninety-		
26			percent of the actual project cost;		
27		b.	An interest rate discount equal to at least one hundred but not more than four-		
28			hundred basis points below the prevailing tax-free bond rates; and		
29		C.	A term of repayment that may extend up to twenty years.		

1	4.	an eligible school district's taxable valuation pe	er student is equal to at least eighty-
2		ercent but less than ninety percent of the state	average taxable valuation per-
3		tudent, the district is entitled to receive:	
4		- A school construction loan equal to the less	er of fifteen million dollars or eighty
5		percent of the actual project cost;	
6		An interest rate buydown equal to at least of	one hundred but not more than three-
7		hundred fifty basis points below the prevaili	ng tax-free bond rates; and
8		A term of repayment that may extend up to	twenty years.
9	5.	an eligible school district's taxable valuation pe	er student is equal to at least ninety
10		ercent of the state average taxable valuation pe	er student, the district is entitled to-
11		eceive:	
12		- A school construction loan equal to the less	er of ten million dollars or seventy
13		percent of the actual project cost;	
14		An interest rate discount equal to at least o	ne hundred but not more than three
15		hundred basis points below the prevailing ta	ax-free bond rates; and
16		A term of repayment that may extend up to	twenty years.
17	6.	he board of a school district may submit its loai	n application to the superintendent of
18		ublic instruction before or after receiving author	rization of a bond issue in accordance
19		rith chapter 21-03. If the vote to authorize a bor	nd issue precedes the application for a-
20		oan, the application must be acted upon by the	superintendent expeditiously but no-
21		ater than one hundred eighty days from the date	e it is received by the superintendent.
22	7.	he superintendent of public instruction shall co	nsider each loan application in the
23		rder it received approval under section 15.1-36	-01.
24	8.<u>4.</u>	the superintendent of public instruction approv	es the loan, the superintendent may
25		etermine the loan amount, the term of the loan,	and the interest rate, in accordance
26		rith the requirements of this section. A school di	strict's interest rate may not be less
27		nan one percent, regardless of any rate discour	nt for which the district might otherwise-
28		ualify under this sectionthe board of university a	and school lands shall issue a loan
29		om the coal development trust fund. For a loan	made under this section:

1		<u>a.</u>	The minimum loan amount is two hundred fifty thousand dollars and the		
2			maximum loan amount for which a school district may qualify is two million		
3			dollars;		
4		<u>b.</u>	The term of the loan is twenty years, unless the board of the school district		
5			requests a shorter term in the written loan application; and		
6		<u>C.</u>	The interest rate of the loan may not exceed two percent per year.		
7	9.<u>5.</u>	a.	If a school district seeking a loan under this section received an allocation of the		
8			oil and gas gross production tax during the previous fiscal year in accordance		
9			with chapter 57-51, the board of the district shall provide to the board of		
10			university and school lands, and to the state treasurer, its evidence of		
11			indebtedness indicating that the loan originated under this section.		
12		b.	If the evidence of indebtedness is payable solely from the school district's		
13			allocation of the oil and gas gross production tax in accordance with section		
14			57-51-15, the loan does not constitute a general obligation of the school district		
15			and may not be considered a debt of the district.		
16		C.	If a loan made to a school district is payable solely from the district's allocation of		
17			the oil and gas gross production tax in accordance with section 57-51-15, the		
18			terms of the loan must require that the state treasurer withhold the dollar amount		
19			or percentage specified in the loan agreement, from each of the district's oil and		
20			gas gross production tax allocations, in order to repay the principal and interest of		
21			the evidence of indebtedness. The state treasurer shall deposit the amount		
22			withheld into the fund from which the loan originated.		
23		d.	Any evidence of indebtedness executed by the board of a school district under		
24			this subsection is a negotiable instrument and not subject to taxation by the state		
25			or any political subdivision of the state.		
26	10.<u>6.</u>	For	purposes of this section, a "construction project" means the purchase, lease,		
27		ere	ction, or improvement of any structure or facility by a school board, provided the		
28		acc	uisition or activity is within a school board's authority.		
29	9 SECTION 3. AMENDMENT. Section 15.1-36-06 of the North Dakota Century Code is				
30) amended and reenacted as follows:				

1	15. ⁻	1-36-	06. S	chool construction loans - Bank of North Dakota.
2	1.	In a	additic	on to any construction loans made available under section 15.1-36-02, the
3		Ba	nk of l	North Dakota may provide up to two hundred fifty million dollars to eligible
4		sch	nool di	istricts for school construction loans, except that the total of all loans provided
5		une	der th i	s section during the first year of the 2015-17 biennium may not exceed fifty
6		per	cent c	of the total amount authorized under this subsection until June 30, 2017. After
7		<u>Jur</u>	<u>ne 30,</u>	2017, no new loans may be provided under this section.
8	2.	То	be eli	gible for a loan under this section, the board of a school district shall:
9		a.	Pro	pose a new construction or remodeling project with a cost of at least
10			one	million dollars and an expected utilization of at least thirty years;
11		b.	Obt	ain the approval of the superintendent of public instruction for the project
12			und	er section 15.1-36-01;
13		C.	(1)	Request from the tax commissioner a statement of the estimated tax
14				increase, in mills and dollars, which would be applicable to a residential
15				parcel of average true and full value within the county in which the school
16				district is headquartered, if a loan under this section and any associated
17				school construction bond issue were to be authorized in accordance with
18				chapter 21-03;
19			(2)	Request from the tax commissioner a statement of the estimated tax
20				increase, in mills and dollars, which would be applicable to an acre of
21				cropland and to an acre of noncropland, of average true and full value within
22				the county in which the school district is headquartered, if a loan under this
23				section and any associated school construction bond issue were to be
24				authorized in accordance with chapter 21-03;
25			(3)	Publish in the official newspaper of the district the information from the
26				statements required by this subdivision with the notice of the election to
27				authorize the school construction bond issuance in accordance with section
28				21-03-12; and
29			(4)	Post on the school district's website the information from the statements
30				preceding the date of the election to authorize the school construction bond
31				issuance in accordance with chapter 21-03;

1		d.	Receive authorization for a bond issue in accordance with chapter 21-03; and
2		e.	Submit a completed application to the Bank of North Dakota.
3	3.	With	the advice and consent of the superintendent of public instruction, the Bank of
4		Nort	h Dakota shall award the loans in accordance with a prioritization system that is
5		base	ed on a review of all applications filed during the twelve-month period preceding
6		Apri	I first and gives consideration to:
7		a.	Student occupancy and academic needs in the district;
8		b.	The age of existing structures to be replaced or remodeled;
9		C.	Building design proposals that are based on safety and vulnerability
10			assessments;
11		d.	Community support;
12		e.	Cost; and
13		f.	Any other criteria established in rule by the superintendent of public instruction,
14			after consultation with an interim committee appointed by the legislative
15			management.
16	4.	The	term of a loan under this section is twenty years, unless a shorter term is
17		requ	lested by the board of a school district in its application.
18	5.	The	interest rate on a loan under this section may not exceed two percent, until July 1,
19		202	5. Thereafter, the interest rate on the remainder of a loan under this section:
20		a.	May not exceed the Bank of North Dakota's base rate; or
21		b.	May be a fixed rate.
22	6.	lf a s	school district's unobligated general fund balance on the preceding June thirtieth
23		exce	eeds the limitation set forth under section 15.1-27-35.3, the loan amount to which
24		that	district is entitled under this section may not exceed eighty percent of the project's
25		cost	
26	7.	The	maximum loan amount to which a school district is entitled under this section is
27		twer	nty million dollars.
28	SEC		4. AMENDMENT. Section 15.1-36-08 of the North Dakota Century Code is
29	amende	d and	I reenacted as follows:

1	15.1-36-08. School construction assistance <u>revolving</u> loan fund <u>- Bank of North</u>				
2	2 Dakota - School construction projects - Continuing appropriation.				
3	1.	The	scho	ool construction assistance revolving loan fund is a special revolving loan fund	
4		in th	ie sta	te treasury<u>a</u>dministered by the Bank of North Dakota . The fund consists of :	
5		a.	All <u>a</u>	all moneys appropriated or transferred to the fund by the legislative assembly;	
6		b.	One	e hundred fifty million dollars from the strategic investment and improvements	
7			fund	t, which had been allocated by the sixty-third legislative assembly for school	
8			cons	struction loans in accordance with section 15.1-36-02; and	
9		C.	All<u>, a</u>	all interest or other earnings of the fund, and all repayments of loans made	
10			from	n the fund.	
11	2.	Mor	neys i	in the fund, interest upon the moneys in the fund, and payments to the fund of	
12		prin	cipal	and interest are appropriated to the Bank of North Dakota on a continuing	
13		basi	is for	the purpose of providing low-interest school construction loans and for paying	
14		<u>adm</u>	ninistr	rative costs, in accordance with this chaptersection.	
15	<u>3.</u>	<u>To b</u>	e elig	gible for a loan under this section, the board of a school district shall:	
16		<u>a.</u>	<u>Prop</u>	pose a new construction or remodeling project with a cost of at least	
17			one	million dollars and an expected utilization of at least thirty years;	
18		<u>b.</u>	<u>Obta</u>	ain the approval of the superintendent of public instruction for the project	
19			und	<u>er section 15.1-36-01;</u>	
20		<u>C.</u>	<u>(1)</u>	Publish in the official newspaper of the district the information regarding the	
21				proposed estimated additional millage and the dollar increase per one	
22				thousand dollars of taxable valuation in accordance with section 21-03-13	
23				along with the notice of the election to authorize the school construction	
24				bond issuance in accordance with section 21-03-12; and	
25			<u>(2)</u>	Post the information on the school district's website preceding the date of	
26				the election to authorize the school construction bond issuance in	
27				accordance with chapter 21-03;	
28		<u>d.</u>	<u>Rec</u>	eive authorization for a bond issue in accordance with chapter 21-03; and	
29		<u>e.</u>	<u>Sub</u>	mit a completed application to the Bank of North Dakota.	

1	<u>4.</u>	The superintendent of public instruction shall review loan applications based on a		
2		prioritization system that includes a review of all applications filed during the		
3		twelve-month period preceding April first and gives consideration to:		
4		a. Student occupancy and academic needs in the district;		
5		b. The age of existing structures to be replaced or remodeled;		
6		c. Building design proposals that are based on safety and vulnerability		
7		assessments;		
8		d. <u>Community support;</u>		
9		e. Cost; and		
10		f. Any other criteria established by the superintendent of public instruction, after		
11		consultation with an interim committee appointed by the legislative management.		
12	<u>5.</u>	If the superintendent of public instruction approves the loan, the Bank of North Dakota		
13		shall issue a loan from the school construction assistance revolving loan fund. For a		
14		loan made under this section:		
15		a. The maximum loan amount for which a school district may qualify is ten million		
16		dollars. However, if a school district's unobligated general fund balance on the		
17		preceding June thirtieth exceeds the limitation under section 15.1-27-35.3, the		
18		loan amount under this section may not exceed eighty percent of the project's		
19		cost up to a maximum loan amount of eight million dollars;		
20		b. The term of the loan is twenty years, unless the board of the school district		
21		requests a shorter term in the written loan application; and		
22		c. The interest rate of the loan may not exceed two percent per year.		
23	<u>6.</u>	The Bank may adopt policies and establish guidelines to administer this loan program		
24		in accordance with this section. The Bank of North Dakota may use a portion of the		
25		interest paid on the outstanding loans as a servicing fee to pay for administration costs		
26		which may not exceed one-half of one percent of the amount of the interest payment.		
27		The Bank of North Dakota shall deposit principal and interest payments made by		
28		school districts for loans under this section in the school construction assistance		
29		revolving loan fund. The Bank of North Dakota shall arrange for the conduct of an		
30		annual audit of the school construction assistance revolving loan fund, the cost of		

which must be paid from the fund and which must be conducted by an independent
 accounting firm.

3 SECTION 5. AMENDMENT. Subsection 7 of section 21-03-07 of the North Dakota Century
 4 Code is amended and reenacted as follows:

- 5 7. The governing body of any public school district may also by resolution adopted by a 6 two-thirds vote dedicate the tax levies as authorized by section 15.1-09-47, 7 15.1-09-49, or 57-15-16 and may authorize and issue general obligation bonds to be 8 paid by these dedicated levies for the purpose of providing funds for the purchase, 9 construction, reconstruction, or repair of public school buildings or for the construction 10 or improvement of a project under section 15.1-36-02 or 15.1-36-0315.1-36-08. The 11 initial resolution authorizing the tax levy dedication and general obligation bonds must 12 be published in the official newspaper of the school district, and any owner of taxable 13 property within the school district may, within sixty days after publication, file with the 14 business manager of the school district a protest against the adoption of the 15 resolution. Protests must be in writing and must describe the property that is the 16 subject of the protest. If the governing body finds the protests to have been signed by 17 the owners of taxable property having an assessed valuation equal to five percent or 18 more of the assessed valuation of all taxable property within the school district, as 19 theretofore last finally equalized, all further proceedings under the initial resolution are 20 barred.
- SECTION 6. AMENDMENT. Section 54-44.1-12 of the North Dakota Century Code is
 amended and reenacted as follows:
- 23 54-44.1-12. Control over rate of expenditures.
- 24 1. The director of the budget shall exercise continual control over the execution of the 25 budget affecting the departments and agencies of state government, with the 26 exception of the legislative and judicial branches. Execution means the analysis and 27 approval of all commitments for conformity with the program provided in the budget, 28 frequent comparison of actual revenues and budget estimates, and on the basis of 29 these analyses and comparisons control the rate of expenditures through a system of 30 allotments. The allotment must be made by specific fund and all departments and 31 agencies that receive moneys from that fund must be allotted on a uniform percentage

1		basis, except that general fund appropriations to the department of public instruction						
2		for s	for state school aid, transportation aid, and special education aid and general fund					
3		<u>app</u>	appropriations to the department of career and technical education for grants to school					
4		<u>dist</u>	<u>ricts</u> r	may only be allotted <u>only</u> to the extent that the allotment can be offset by				
5		tran	sfers	from the foundation aid stabilization fund as follows:				
6		a.	The	first two and one-half percent allotment from the general fund must be offset				
7			with	a transfer from the foundation aid stabilization fund.				
8		b.	Any	general fund allotment in excess of two and one-half percent that is				
9			nec	essary, after all moneys available in the budget stabilization fund have been				
10			tran	sferred to the general fund under section 54-27.2-03, may be offset with a				
11			tran	sfer from the foundation aid stabilization fund.				
12	2.	Bef	ore a	n allotment is made which will reduce the amount of funds which can be				
13		disb	ourse	d pursuant to an appropriation or before an allotment disallowing a specific				
14		ехр	endit	ure is made, the director shall find one or more of the following circumstances				
15		to e	xist:					
16		a.	The	moneys and estimated revenues in a specific fund from which the				
17			арр	ropriation is made are insufficient to meet all legislative appropriations from				
18			the	fund.				
19		b.	The	payment or the obligation incurred is not authorized by law.				
20		C.	The	expenditure or obligation is contrary to legislative intent as recorded in any				
21			relia	able legislative records, including:				
22			(1)	Statements of legislative intent expressed in enacted appropriation				
23				measures or other measures enacted by the legislative assembly; and				
24			(2)	Statements of purpose of amendment explaining amendments to enacted				
25				appropriation measures, as recorded in the journals of the legislative				
26				assembly.				
27		d.	Circ	cumstances or availability of facts not previously known or foreseen by the				
28			legi	slative assembly which make possible the accomplishment of the purpose of				
29			the	appropriation at a lesser amount than that appropriated.				
30	SEC	SECTION 7. A new section to chapter 54-27 of the North Dakota Century Code is created						
31	and enacted as follows:							

1	Definitions for the foundation aid stabilization fund - Uses of the foundation aid				
2	<u>stabiliz</u>	ation	fund.		
3	<u>1.</u>	<u>For</u>	the pu	rposes of section 24 of article X of the Constitution of North Dakota:	
4		<u>a.</u>	<u>"Edu</u>	cation-related purposes" means purposes related to public elementary and	
5			seco	ndary education.	
6		<u>b.</u>	<u>"State</u>	e aid to school districts" means:	
7			<u>(1)</u>	The general fund appropriations to the department of public instruction for	
8				state school aid, transportation aid, and special education aid; and	
9			<u>(2)</u>	The general fund appropriations to the department of career and technical	
10				education for grants to school districts and area centers.	
11	<u>2.</u>	<u>Any</u>	/ acces	ssible funds in the foundation aid stabilization fund, exceeding the required	
12		rese	erves L	under section 24 of article X of the Constitution of North Dakota, may be	
13		<u>use</u>	d only	for education-related purposes, including state aid to school districts, career	
14		and	techn	ical education grants to school districts and area centers, and education-	
15		<u>rela</u>	ated pro	operty tax relief.	
16	SECTION 8. AMENDMENT. Subsection 1 of section 57-62-02 of the North Dakota Century				
17	Code is	ame	nded a	ind reenacted as follows:	
18	1.	Thi	rty perc	cent must be deposited in a permanent trust fund in the state treasury, to be	
19		kno	wn as	the coal development trust fund, pursuant to section 21 of article X of the	
20		Cor	nstitutio	on of North Dakota. Those funds held in trust and administered by the board	
21		of u	iniversi	ity and school lands on March 5, 1981, pursuant to section 12, chapter 563,	
22		197	75 Sess	sion Laws; section 12, chapter 560, 1977 Session Laws; or section 13,	
23		cha	pter 62	26, 1979 Session Laws must also be deposited in the trust fund created	
24		pur	suant t	o this subsection. The fund must be held in trust and administered by the	
25		boa	ard of u	niversity and school lands for loans to coal-impacted counties, cities, and	
26		sch	ool dis	tricts as provided in section 57-62-03 and for loans to school districts	
27		pur	suant t	o chapter 15.1-36. The board of university and school lands may invest such	
28		fune	ds as a	are not loaned out as provided in this chapter and may consult with the state	
29		inve	estmen	t board as provided by law. The income, including interest payments on	
30		loar	ns, fror	n the trust must be used first to replace uncollectible loans made from the	
31		fune	d and t	he balance must be deposited in the school construction assistance	

1 loangeneral fund. Loan principal payments must be redeposited in the trust fund. The 2 trust fund must be perpetual and held in trust as a replacement for depleted natural 3 resources subject to the provisions of this chapter and chapter 15.1-36. 4 SECTION 9. REPEAL. Sections 9 and 10 of chapter 153 of the 2015 Session Laws and 5 sections 15-10-60, 15.1-27-46, 15.1-36-02.1, 15.1-36-03, and 15.1-36-07 of the North Dakota 6 Century Code are repealed. 7 SECTION 10. REPEAL. Section 15.1-36-06 of the North Dakota Century Code is repealed. 8 **SECTION 11. CONTINGENT TRANSFERS - SCHOOL CONSTRUCTION ASSISTANCE** 9 LOAN FUND TO FOUNDATION AID STABILIZATION FUND - SCHOLARSHIP ENDOWMENT 10 FUND TO FOUNDATION AID STABILIZATION FUND. If the office of management and budget 11 transfers any amounts from the foundation aid stabilization fund to the school construction loan 12 assistance fund or the scholarship endowment fund between December 1, 2016, and the 13 effective date of this Act related to sections 9 and 10 of chapter 153 of the 2015 Session Laws, 14 the office of management and budget shall transfer the amounts back to the foundation aid 15 stabilization fund during the period beginning with the effective date of this Act, and ending 16 June 30, 2017. 17 SECTION 12. CONTINGENT TRANSFER - STRATEGIC INVESTMENT AND IMPROVEMENTS FUND TO SCHOOL CONSTRUCTION ASSISTANCE REVOLVING LOAN 18 19 **FUND.** If the board of university and school lands has not transferred the \$150,000,000 20 referenced in subdivision b of subsection 1 of section 15.1-36-08 as in effect on January 1, 21 2017, from the strategic investment and improvements fund to the school construction 22 assistance revolving loan fund, the board of university and school lands shall transfer 23 \$150,000,000, including any outstanding loans and cash issued pursuant to subdivision b of 24 subsection 1 of section 15.1-36-02 as in effect on January 1, 2017, to the school construction 25 assistance revolving loan fund during the period beginning with the effective date of this Act, 26 and ending June 30, 2017. 27 SECTION 13. TRANSFER - FOUNDATION AID STABILIZATION FUND TO SCHOOL 28 CONSTRUCTION ASSISTANCE REVOLVING LOAN FUND. The office of management and 29 budget shall transfer the sum of \$75,000,000 from the foundation aid stabilization fund to the

30 school construction assistance revolving loan fund during the period beginning with the effective

31 date of this Act, and ending June 30, 2019. Of the \$75,000,000 transferred to the school

1 construction assistance revolving loan fund, up to \$50,000,000 must be used to repay the Bank 2 of North Dakota for the outstanding principal balance on a portion of the loans issued under 3 section 15.1-36-06 for the purpose of transferring a portion of the loans issued under section 4 15.1-36-06 from the Bank of North Dakota to the school construction assistance revolving loan 5 fund. The remaining amount transferred to the school construction assistance revolving loan 6 fund is available for new school construction loans. 7

SECTION 14. APPROPRIATION - DEPARTMENT OF PUBLIC INSTRUCTION -

8 FOUNDATION AID STABILIZATION FUND - ONE-TIME FUNDING. There is appropriated out 9 of any moneys in the foundation aid stabilization fund in the state treasury, not otherwise 10 appropriated, the sum of \$6,000,000, or so much of the sum as may be necessary, to the 11 department of public instruction for the purpose of providing rapid enrollment grants to school 12 districts, for the biennium beginning July 1, 2017, and ending June 30, 2019. The funding 13 provided in this section is considered a one-time funding item. The superintendent of public 14 instruction shall award rapid enrollment grants to eligible districts based on the following criteria:

- 15 1. A district is eligible to receive a grant under this section if the number of students 16 reflected in the district's September tenth enrollment report exceeds the number of 17 students in the prior year September tenth enrollment report. The increase must be at 18 least four percent or one hundred fifty students and must be at least twenty students.
- 19 2. The superintendent of public instruction shall calculate the amount to which an eligible 20 district is entitled as follows:
- 21 Determine the actual percentage increase in the number of students and subtract a. 22 two from the percentage calculated;
- 23 Determine the number of students represented by the difference determined in b. 24 subdivision a of this subsection;
- 25 Multiply the number of students determined in subdivision b of this subsection by C. 26 \$4,000.
- 27 3. If the amount of the appropriation provided for in this section is insufficient to meet the 28 obligations of this subsection, the superintendent of public instruction shall prorate the 29 payment based on the percentage of the total amount to which each school district is 30 entitled.

1	4.	The superintendent of public instruction may not expend more than fifty percent of the
2		funds available under this section during the first year of the biennium.
3	5.	Any district that is precluded from receiving state aid under section 15.1-27-35.3 is not
4		eligible to receive a grant under this section.
5	SEC	TION 15. APPROPRIATION - DEPARTMENT OF PUBLIC INSTRUCTION -
6	FOUND	ATION AID STABILIZATION FUND - ONE-TIME FUNDING. There is appropriated out
7	of any m	noneys in the foundation aid stabilization fund in the state treasury, not otherwise
8	appropri	ated, the sum of \$500,000, or so much of the sum as may be necessary, to the
9	departm	ent of public instruction for the purpose of providing English language learner grants to
10	school d	istricts, for the biennium beginning July 1, 2017, and ending June 30, 2019. The
11	funding	provided in this section is considered a one-time funding item. The superintendent of
12	public in	struction shall award grants to the four school districts that serve the largest number of
13	first, sec	ond, and third level English language learners in kindergarten through grade twelve
14	based o	n the following criteria:
15	1.	The WIDA test.
16	2.	To determine the amount that a school district may receive under this subsection, the
17		superintendent of public instruction shall provide a pro rata share of the available grant
18		dollars to each eligible district based upon the total number of first, second, and third
19		level English language learners enrolled in the four districts.
20	3.	A district may expend moneys received under this section only for the purpose of
21		enhancing services to first, second, and third level English language learners.
22		Permissible purposes include the hiring of additional teachers, interpreters, and social
23		workers for first and second level English language learners and the provision of other
24		ancillary support services and programs, approved by the superintendent of public
25		instruction.
26	4.	The superintendent of public instruction may not award more than fifty percent of the
27		funds available under this section during the first year of the biennium.
28	SEC	TION 16. EFFECTIVE DATE. Section 10 of this Act becomes effective July 1, 2023.
29	SEC	TION 17. EMERGENCY. Sections 4, 5, 8, 9, 11, and 12 of this Act are declared to be
30	an emer	gency measure.

17.0919.05000