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FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1361

Introduced by

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Representatives Carlson, Headland, Kasper, Louser Senators Armstrong, Casper

A BILL for an Act to create and enact section 57-15-02.2 of the North Dakota Century Code, relating to limitations of property tax levies by taxing districts without voter approval; to amendand reenact subsection 4 of section 15.1-27-04.1 of the North Dakota Century Code, relating to determination of school district state aid payments; to provide an effective date; and to provide an expiration date for an Act to create and enact section 57-15-02.2 of the North Dakota Century Code, relating to limitations of property tax levies by taxing districts without voter approval; to amend and reenact section 57-20-04 of the North Dakota Century Code, relating to the abstract of a county tax list and a statewide property tax increase report; to repeal section 57-20-05 of the North Dakota Century Code, relating to certification of taxes levied by taxing districts; to provide for a report to the legislative management; and to provide an effective date.

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

12	SECTION 1. AMENDMENT. Subsection 4 of section 15.1-27-04.1 of the North Dakota
13	Century Code is amended and reenacted as follows:
14	4. After determining the product in accordance with subsection 3, the superintendent of
15	public instruction shall:
16	a. Subtract an amount equal to sixty mills multiplied by the taxable valuation of the
17	school district, provided that after 20132019, the amount in dollars subtracted for
18	purposes of this subdivision may not exceed the previous year's amount in
19	dollars subtracted for purposes of this subdivision by more than twelvethree
20	percent or the percentage increase approved by a majority of the qualified
21	electors of the school district pursuant to subsection 3 of section 57-15-02.2; and
22	b. Subtract an amount equal to seventy-five percent of all revenues listed in-
23	paragraphs 1 through 5, and 7 of subdivision f of subsection 1 and one hundred

1	percent of all revenues listed in paragraphs 6, 8, and 9 of subdivision f of
2	subsection 1.
3	SECTION 2. Section 57-15-02.2 of the North Dakota Century Code is created and enacted
4	as follows:
5	57-15-02.2. Limitation on levies by taxing districts without voter approval.
6	1. Notwithstanding that a taxing district may have unused or excess levy authority under
7	any other provision of law, this section supersedes and limits that authority. For
8	purposes of this section, "taxing district" means any political subdivision empowered to
9	levy taxes, with the exception of school districts. This section may not be interpreted
10	as authority to increase any property tax levy authority otherwise provided by law and
11	must be applied to limit any property tax levy authority to which a taxing district may
12	otherwise be entitled. Property taxes levied in dollars by a taxing district may not
13	exceed the amount the taxing district levied in dollars in the preceding taxable year by
14	more than three percent, except:
15	a. When property and improvements to property which were not taxable in the
16	preceding taxable year are taxable in the current year, the amount levied in
17	dollars in the preceding taxable year by the taxing district must be increased for
18	purposes of this section to reflect the taxes that would have been imposed
19	against the additional taxable valuation attributable to that property at the mill rate
20	applied to all property in the preceding taxable year.
21	<u>b.</u> When a property tax exemption existed in the preceding taxable year which has
22	been reduced or no longer exists for the current taxable year, the amount levied
23	in dollars in the preceding taxable year by the taxing district must be increased
24	for purposes of this section to reflect the taxes that would have been imposed
25	against the portion of the taxable valuation of the property which is no longer
26	exempt at the mill rate applied to all property in the preceding taxable year.
27	c. When property that was taxable in the preceding taxable year is not taxable for
28	the current taxable year, the amount levied in dollars in the preceding taxable
29	year by the taxing district must be reduced for purposes of this section by the
30	amount of taxes that were imposed against the taxable valuation of that property
31	in the preceding taxable year.

1		d. When a temporary mill levy increase, excluding an increase under this section,
2		authorized by the electors of the taxing district or mill levy imposition authority
3		under state law existed in the previous taxable year but is no longer applicable or
4		has been reduced, the amount levied in dollars in the previous taxable year by
5		the taxing district must be adjusted to reflect the expired temporary mill levy
6		increase and the eliminated or reduced mill levy under state law before the
7		percentage increase allowable under this subsection is applied.
8	<u>2.</u>	The limitation on the total amount levied by a taxing district under subsection 1 does
9		not apply to:
10		a. New or increased property tax levy authority that was not available to the taxing
11		district in the preceding taxable year, including property tax levy authority
12		provided by state law or approved by the electors of the taxing district.
13		b. Any irrepealable tax to pay bonded indebtedness levied under Article X,
14		Section 16, of the Constitution of North Dakota. Any tax levied for this purpose
15		must be excluded from the mill rate applied under subdivisions a through c of
16		subsection 1.
17		c. The one-mill levy for the state medical center authorized by Article X, Section 10,
18		of the Constitution of North Dakota. Any tax levied for this purpose must be
19		excluded from the mill rate applied under subdivisions a through c of
20		subsection 1.
21	<u> 3.</u>	A levy exceeding the percentage increase limitation under subsection 1 may be
22		imposed upon approval of a ballot measure, stating the percentage of the proposed
23		property tax levy increase percentage compared to the percentage limitation under
24		subsection 1, by a majority of the qualified electors of the taxing district voting on the
25		question at a regular or special election of the taxing district. A levy exceeding the
26		percentage increase limitation under subsection 1 may be approved by electors for not
27		more than one taxable year at a time.
28	<u>4.</u>	A city or county may not supersede or modify the application of the provisions of this
29		section under home rule authority.
30	—SEC	CTION 3. Section 57-15-02.2 of the North Dakota Century Code is created and enacted
31	as follov	VS:

1 57-15-02.2. Limitation on levies by taxing districts without voter approval. 2 Notwithstanding that a taxing district may have unused or excess levy authority under-3 any other provision of law, this section supersedes and limits that authority. For 4 purposes of this section, "taxing district" means any political subdivision empowered to 5 levy taxes. This section may not be interpreted as authority to increase any property 6 tax levy authority otherwise provided by law and must be applied to limit any property 7 tax levy authority to which a taxing district may otherwise be entitled. Property taxes 8 levied in dollars by a taxing district may not exceed the amount the taxing district 9 levied in dollars in the preceding taxable year by more than three percent, except: 10 When property and improvements to property which were not taxable in the 11 preceding taxable year are taxable in the current year, the amount levied in 12 dollars in the preceding taxable year by the taxing district must be increased for 13 purposes of this section to reflect the taxes that would have been imposed 14 against the additional taxable valuation attributable to that property at the mill rate 15 applied to all property in the preceding taxable year. 16 When a property tax exemption existed in the preceding taxable year which has 17 been reduced or no longer exists for the current taxable year, the amount levied 18 in dollars in the preceding taxable year by the taxing district must be increased 19 for purposes of this section to reflect the taxes that would have been imposed 20 against the portion of the taxable valuation of the property which is no longer 21 exempt at the mill rate applied to all property in the preceding taxable year. 22 When property that was taxable in the preceding taxable year is not taxable for 23 the current taxable year, the amount levied in dollars in the preceding taxable 24 year by the taxing district must be reduced for purposes of this section by the 25 amount of taxes that were imposed against the taxable valuation of that property 26 in the preceding taxable year. 27 When a temporary mill levy increase, excluding an increase under this section, 28 authorized by the electors of the taxing district or mill levy imposition authority 29 under state law existed in the previous taxable year but is no longer applicable or 30 has been reduced, the amount levied in dollars in the previous taxable year by 31 the taxing district must be adjusted to reflect the expired temporary mill levy

1		increase and the eliminated or reduced mill levy under state law before the
2		percentage increase allowable under this subsection is applied.
3	<u> 2.</u>	The limitation on the total amount levied by a taxing district under subsection 1 does
4		not apply to:
5		a. New or increased property tax levy authority that was not available to the taxing
6		district in the preceding taxable year, including property tax levy authority
7		provided by state law or approved by the electors of the taxing district.
8		b. Any irrepealable tax to pay bonded indebtedness levied under section 16 of
9		article X of the Constitution of North Dakota. Any tax levied for this purpose must
10		be excluded from the mill rate applied under subdivisions a through c of
11		subsection 1.
12		c. The one-mill levy for the state medical center authorized by section 10 of article X
13		of the Constitution of North Dakota. Any tax levied for this purpose must be
14		excluded from the mill rate applied under subdivisions a through c of
15		subsection 1.
16	<u> 3.</u>	A levy exceeding the percentage increase limitation under subsection 1 may be
17		imposed upon approval of a ballot measure, stating the percentage of the proposed
18		property tax levy increase percentage compared to the percentage limitation under
19		subsection 1, by a majority of the qualified electors of the taxing district voting on the
20		question at a regular or special election of the taxing district. A levy exceeding the
21		percentage increase limitation under subsection 1 may be approved by electors for not
22		more than one taxable year at a time.
23	<u>4.</u>	A city or county may not supersede or modify the application of the provisions of this
24		section under home rule authority.
25	—SEC	CTION 4. EFFECTIVE DATE - EXPIRATION DATE. Section 2 of this Act is effective for
26	the first	two taxable years beginning after December 31, 2017, and is thereafter ineffective.
27	Sections	s 1 and 3 of this Act are effective for taxable years beginning after December 31, 2019.
28	SEC	CTION 1. Section 57-15-02.2 of the North Dakota Century Code is created and enacted
29	as follov	vs:

1		the taxing district must be adjusted to reflect the expired temporary mill levy
2		increase and the eliminated or reduced mill levy under state law before the
3		percentage increase allowable under this subsection is applied.
4	2.	The limitation on the total amount levied by a taxing district under subsection 1 does
5		not apply to:
6		a. New or increased property tax levy authority that was not available to the taxing
7		district in the preceding taxable year, including property tax levy authority
8		provided by state law or approved by the electors of the taxing district.
9		b. Any irrepealable tax to pay bonded indebtedness levied under section 16 of
10		article X of the Constitution of North Dakota. Any tax levied for this purpose must
11		be excluded from the mill rate applied under subdivisions a through c of
12		subsection 1.
13		c. The one-mill levy for the state medical center authorized by section 10 of article X
14		of the Constitution of North Dakota. Any tax levied for this purpose must be
15		excluded from the mill rate applied under subdivisions a through c of
16		subsection 1.
17		d. The levy, not to exceed one mill, for the Garrison Diversion Conservancy District,
18		authorized by section 57-15-26.8.
19		e. Taxes or special assessments levied to pay the principal and interest on any
20		obligations of any political subdivision, including taxes levied for deficiencies in
21		special assessment and improvement district funds and revenue bond and
22		reserve funds.
23		f. Taxes levied pursuant to law for the proportion of the cost to any taxing district for
24		a special improvement project by general taxation.
25		g. Taxes levied under sections 40-24-10, 40-43-01, 57-15-41, and 61-21-52.
26	3.	A levy exceeding the percentage increase limitation under subsection 1 may be
27		imposed upon approval of a ballot measure, stating the percentage of the proposed
28		property tax levy increase percentage compared to the percentage limitation under
29		subsection 1, by a majority of the qualified electors of the taxing district voting on the
30		question at a regular or special election of the taxing district. A levy exceeding the

percentage increase limitation under subsection 1 may be approved by electors for not more than one taxable year at a time.

4. A city or county may not supersede or modify the application of the provisions of this section under home rule authority.

SECTION 2. AMENDMENT. Section 57-20-04 of the North Dakota Century Code is amended and reenacted as follows:

57-20-04. Abstract of tax list to be sent to tax commissioner - Reports.

- The county auditor, on or before December thirty-first following the levy of the taxes, shall makeprepare and transmit to the state tax commissioner, in such form as the tax commissioner may prescribe, a complete abstract of the tax list of the auditor's county.
- 2. In addition to the tax list required in subsection 1, the county auditor, on or before December thirty-first following the levy of the taxes, shall prepare and transmit to the tax commissioner a report providing each taxing district's property valuation and property tax levy and any other information the tax commissioner deems necessary to prepare the report required in subsection 3. For taxing districts with property in more than one county, information must be collected and transmitted by the county auditor of the county in which the main office of that taxing district is located.
- 3. The tax commissioner shall compile information received from the county auditors in subsection 2 and prepare a statewide report of property tax increase. The report must include the annual increase in property taxes levied by each taxing district of the state after adjusting for property that was not taxable in the preceding year and property that is no longer taxable which was taxable in the preceding year. The report must be provided to the legislative management by April first of each year.
- 4. The tax commissioner shall prescribe the form and manner of providing the reports and certifications required under this section.
- On or before December 31, 2017, the county auditor shall provide a report to the tax commissioner providing the information identified in subsection 2 for the 2015 and 2016 tax years.

SECTION 3. REPEAL. Section 57-20-05 of the North Dakota Century Code is repealed. **SECTION 4. EFFECTIVE DATE.** Section 1 of this Act is effective for taxable years beginning after December 31, 2017.