Sixty-fifth Legislative Assembly of North Dakota

SENATE BILL NO. 2206

Introduced by

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Senators Bekkedahl, Burckhard, Cook

Representatives Dockter, Nathe, Weisz

1	A BILL for an Act to create and enact chapter 50-34 and a new section to chapter 57-20 of the
2	North Dakota Century Code, relating to the transition of funding responsibility for county social
3	services from the counties to the state and a credit against payments in lieu of taxes paid by
4	centrally assessed companies; to amend and reenact sections 11-23-01, 50-01.2-03.2,
5	50-06-05.8, 50-06.2-04, subsection 3 of section 57-15-01.1, sections 57-15-06 and 57-15-06.7,
6	and subdivision c of subsection 1 of section 57-20-07.1 of the North Dakota Century Code,
7	relating to county and multicounty social service board budgets, county general fund levy
8	limitations, and property tax statements; to repeal chapter 50-03 and sections 50-06-20.1,
9	50-06.2-05, and 57-20-07.2 of the North Dakota Century Code, relating to the county human
10	services fund, the human services grant program, county property tax levy authority for social

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 11-23-01 of the North Dakota Century Code is amended and reenacted as follows:

services, and the state-paid property tax relief credit; and to provide an effective date.

11-23-01. Officers required to furnish commissioners with departmental budget.

- 4. Every officer in charge of any institution, office, or undertaking supported wholly or in part by the county shall file with the board of county commissioners a departmental budget that is prescribed by the state auditor. The departmental budget must include an itemized statement of the estimated amount of money that will be required for the maintenance, operation, or improvement of the institution, office, or undertaking for the ensuing year. The board of county commissioners may require additional information to clarify the departmental budget.
 - 2. a. The departmental budget submitted by the county social service board in 2015 for the 2016 budget may not exceed an amount determined using the departmental budget submitted in 2014 by the county social service board as a

1		starting point, subtracting the reduction in the county's social service funding-					
2		resp	responsibility for 2014 derived from transferring the county social service costs				
3		iden	identified in this subdivision from the county social service board to the				
4		depa	department of human services, and applying to the resulting amount the				
5		perc	entage salary and benefits increase provided by legislative appropriations for				
6		state	e employees for taxable year 2015. For purposes of this subdivision, the				
7		redu	reduction in the county's social service funding responsibility derived from				
8		trans	transferring the county social service costs identified in this subdivision from the				
9		cour	nty social service board to the department of human services includes the				
0		follo	wing:				
11		(1)	Foster care and subsidized adoption costs that would have been paid by the				
2			county after December 31, 2015;				
3		(2)	The county's share of grant costs for medical assistance in the form of				
4			payments for care furnished to recipients of therapeutic foster care services				
5			which would have been paid by the county after December 31, 2015;				
16		(3)	The county's share of the costs for service payments to the elderly and				
17			disabled which would have been paid by the county after December 15,				
8			2015;				
9		(4)	The county's share of salary and benefits for family preservation services				
20			pursuant to section 50-06-05.8 which would have been paid by the county-				
21			after December 31, 2015;				
22		(5)	The county's share of the cost of the electronic benefits transfers for the				
23			supplemental nutrition assistance program which would have been paid by				
24			the county after December 31, 2015; and				
25		(6)	The computer processing costs which would have been paid by the county-				
26			after December 31, 2015, which exceed the county's costs of operation of				
27			the technical eligibility computer system in calendar year 1995 increased by				
28			the increase in the consumer price index for all urban consumers (all items,				
29			United States city average) after January 1, 1996.				
30	b.	The	departmental budget submitted by the county social service board in 2016-				
31		for t	he 2017 budget may not exceed an amount determined using the 2015				

1		departmental budget as a starting point and applying to that amount the
2		percentage salary and benefits increase provided by legislative appropriations for
3		state employees for 2016.
4	c.	The budget must include a statement identifying the total savings to the county-
5		as shown by a reduction in the amounts that otherwise would have been paid by
6		the county to the department of human services for the costs identified in

8 amount of what each county's costs would have been to help identify each county's total savings.

The county share of the human service budget must be funded entirely from the county's property tax levy for that purpose and the county may not use funds from any other source to supplement the human services budget, with the exception that the county may make use of the identifiable amount of other sources the county has used to supplement its human services budget for 2015 and the county may use grant funds that may be available to the county under section 50-06-20.1.

subdivision a. The department of human services shall determine the appropriate

d. The department of human services shall develop a process to review a requestfrom a county social service board for any proposed increase in staff needed as aresult of significantly increased caseloads for state-funded human servicesprograms, if the increase in staff would result in the county exceeding the budgetlimitation established under this subsection. As part of its review process, the
department shall review countywide caseload information and consider the optionof multicounty sharing of staff. If the department approves a request for aproposed increase in staff, the county budget limitation established undersubdivision b may be increased by the amount determined necessary by the
department to fund the approved additional staff.

SECTION 2. AMENDMENT. Section 50-01.2-03.2 of the North Dakota Century Code is amended and reenacted as follows:

50-01.2-03.2. County duties - Financing in exceptional circumstances.

1. Each county social service board shall administer, under the direction and supervision of the department:

- 1 a.1. Locally administered economic assistance and social service programs;
- 2 b.2. Replacement programs with substantially similar goals, benefits, or objectives; and
- When necessary, experimental, pilot, or transitional programs with substantially similar goals, benefits, or objectives.
 - 2. From the abstract of tax list prepared pursuant to section 57-20-04, each county shall annually provide the department of human services a report of the total mills levied for human service purposes pursuant to sections 50-03-01, 50-03-06, and 50-06.2-05, and the countywide value of a mill in each county. Upon receipt of reports from all counties, the department shall determine the statewide average of the mill levies and identify each county that levied ten mills more than that average. Each identified county is entitled to a share of funds appropriated for distribution under this subsection. Each identified county's share is determined by:
 - Reducing its mill levy necessary to meet the costs of providing human services required under this title by the statewide average mill levy determined under this subsection plus ten mills;
 - b. Determining the amount that could have been raised in that county and year through a mill levy in the amount calculated under subdivision a;
 - Totaling the amounts determined under subdivision b for all counties entitled to a distribution;
 - d. Calculating a decimal fraction equal to each identified county's proportionate share of the total determined under subdivision c; and
 - e. Multiplying that decimal fraction times one-half of the biennial appropriation.
 - 3. Notwithstanding any other provisions of law, the department shall reimburse county social service boards for expenses of locally administered economic assistance programs in counties in which the percentage of that county's average total supplemental nutrition assistance program caseload for the previous fiscal year which reside on federally recognized Indian reservation lands is ten percent or more. The reimbursement must be such that:
 - a. An affected county's actual direct costs and indirect costs allocated based on a percentage of each county's direct economic assistance and social services costs for locally administered economic assistance programs will be reimbursed

1		at the percentage of that county's average total supplemental nutrition assistance			
2		program caseload for the previous state fiscal year which reside on federally			
3		recognized Indian reservation land not to exceed ninety percent;			
4	b.	The affected counties will receive quarterly payments based on the actual county			
5		direct and indirect costs, as provided in subdivision a, for the previous state fiscal			
6		year;			
7	C.	At the end of each fiscal year the actual quarterly payments paid must be			
8		reconciled to the current year of calculation of actual direct and indirect costs as			
9		provided in subdivision a and supplemental nutrition assistance program			
10		caseload and counties must be compensated accordingly in the first quarter of			
11		the new fiscal year; and			
12	d.	The reimbursement will be calculated for each county and reported to the county-			
13		social service board prior to September first.			
14	SECTION	N 3. AMENDMENT. Section 50-06-05.8 of the North Dakota Century Code is			
15	amended and	d reenacted as follows:			
16	50-06-05	.8. Department to assume certain costs of certain economic assistance and			
17	social service	ce programs.			
18	Notwithstanding section 50-06.2-05, or any other provision in title 50 to the contrary, and in-				
19	addition to the programs identified in section 50-06-20, the The department of human services				
20	shall pay the localeach service area's expenses of administration incurred by a countyfor				
21	administering economic assistance and social service programs for calendar years after				
22	December 31, 2015, for family preservation programs; a county's share of the cost of the				
23	electronic benefits transfers for the supplemental nutrition assistance program incurred after-				
24	December 31, 2015; and the computer processing costs incurred by the county after December				
25	31, 2015, which exceed the county's costs of operation of the technical eligibility computer-				
26	system in calendar year 1995 increased by the increase in the consumer price index for all				
27	urban consumers (all items, United States city average) after January 1, 19962017, based on				
28	the formula payment amount calculated for each service area under chapter 50-34.				
29	SECTION	N 4. AMENDMENT. Section 50-06.2-04 of the North Dakota Century Code is			
30	amended and reenacted as follows:				

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- 1 50-06.2-04. Powers and duties of county agencies.
- 2 Each county agency has the following powers and duties under this chapter:
- To administer comprehensive human services programs for individuals and families at
 the county level in conformity with state and federal requirements under the direction
 and supervision of the state agency.
 - 2. To publish and provide to the state agency a county human services plan which must include the following:
 - a. A statement of the goals of county human services programs in the county.
 - Methods used to identify persons in need of services and the social problems to
 be addressed by the county human services programs.
 - c. A description of each county human service proposed and identification of the agency or person proposed to provide the service.
 - d. The amount of money proposed to be allocated to each service.
 - e. An agreement to make available those human services required by state law and by federal law or regulation as a condition for the receipt of federal financial participation in programs administered by county agencies under the provisions of this title.

The date of submission of the county human services plan to the state agency must be determined so that the plan is coordinated with the proposed and final comprehensive human services plan.

3. To make available the human services detailed in the comprehensive human services plan which the county agency has included in the approved county plan and to provide such other human services as the county agency determines essential in effectuating the purposes of this chapter within the county. To the extent funding is available under section 50-06.2-03 and chapter 50-24.1, the county plan must include the services enumerated in those sections. The county agency shall make these services available to any individual requesting service and determined eligible on the basis of a functional assessment conducted in accordance with state and federal laws and regulations. The individual shall pay for the services in accordance with a fee scale based on family size and income. The county agency may contract with any qualified service provider in its provision of those enumerated services.

- To submit annually to the board of county commissioners a budget containing an
 estimate and supporting data, setting forth the county funds needed to carry out the
 provisions of this chapter.
- 4 **SECTION 5.** Chapter 50-34 of the North Dakota Century Code is created and enacted as follows:
- 6 **50-34-01. Definitions.**

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- As used in this chapter, unless the context otherwise requires:
- 8 <u>1. "Base year" means calendar year 2015.</u>
- <u>"Case-month" means the provision of economic assistance or social services to one</u>
 individual for the period of one month or the provision of energy assistance through
 the low income home energy assistance program for the period beginning October first
 of each year and ending May thirty-first of the following year.
- 3. "Director" means the executive director of the department of human services or the
 executive director's designee.
 - 4. "Economic assistance adjusted base year gross expenditures" means an amount calculated by increasing the service area's base year economic assistance gross expenditures by five percent per year in calendar years 2016 and 2017.
- 18 5. "Service area" means a county or consolidated group of counties administering
 19 economic assistance and social service programs within a designated area.
- 20 6. "Social service adjusted base year gross expenditures" means an amount calculated
 21 by increasing the service area's base year social service gross expenditures by five
 22 percent per year in calendar years 2016 and 2017.
 - 50-34-02. Formula payments to service areas Distributions by the director.
 - 1. The director shall calculate the total formula payment for each service area pursuant to section 50-34-07 for each calendar year based on each service area's most recently available case-month data. The director shall notify each service area of the amount of its formula payment for calendar year 2018 on or before August 15, 2017. Beginning June 1, 2018, and on or before June first of each year thereafter, the director shall notify each service area of its formula payment for the subsequent calendar year.

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- 1 The director shall distribute fifty percent of the amount of each service area's formula 2 payment determined under subsection 1, within the limits of legislative appropriation, 3 on or before January tenth. 4 <u>3.</u> By June first of each year, the director shall recalculate the total formula payment 5 for each service area pursuant to section 50-34-07 for the current calendar year 6 based on each service area's most recently available case-month data. 7 If the recalculated formula payment results in an increase of five percent or less b. 8 as compared to the formula payment determined under subsection 1, the director 9 shall distribute fifty percent of the amount of each service area's formula payment 10 determined under subsection 1, within the limits of legislative appropriation, on or 11 before June fifteenth. 12 If the recalculated formula payment results in an increase of more than five <u>C.</u> 13 percent as compared to the formula payment determined under subsection 1, 14 the director shall calculate the remainder of each service area's formula payment 15 by subtracting the amount distributed under subsection 2 from the amount 16 determined under subdivision a. The director shall distribute the remainder of 17 each service area's formula payment, within the limits of legislative appropriation, 18 on or before June fifteenth. 19 For payments disbursed after calendar year 2018, the director shall subtract from a <u>4.</u> 20 service area's June fifteenth disbursement any amount exceeding the limitation under 21 section 50-34-08. 22 50-34-03. State-paid property tax relief credit replacement - Distributions by the 23 director. 24 <u>1.</u> On or before October first of each year, the director shall calculate the amount payable 25 to each county in the ensuing budget year as a result of the state-paid property tax 26 relief credit replacement. A county's state-paid property tax relief credit replacement 27 payment must be calculated as follows:
 - a. For a county located in a service area that encompasses only one county,

 subtract the county's service area formula payment determined under

 subsection 1 of section 50-34-02 from the sum of the amount the county received

- in calendar year 2017 pursuant to section 57-20-07.2 and fifty percent of the
 amount the county received in fiscal year 2015 for specified state distributions.
 - b. For a county located in a service area that encompasses more than one county, subtract the county's share of the formula payment determined for each service area under subsection 1 of section 50-34-02 from the sum of the amount the county received in calendar year 2017 pursuant to section 57-20-07.2 and fifty percent of the county's share of specified state distributions in fiscal year 2015. The county's share of the formula payment and specified state distributions is calculated as the amount the county received in calendar year 2017 pursuant to section 57-20-07.2 proportional to the combined total amounts that all the counties in the service area received in calendar year 2017 pursuant to section 57-20-07.2.
 - 2. The director shall distribute the amount of each county's state-paid property tax relief credit replacement payment determined under subsection 1, within the limits of legislative appropriation, on or before January thirty-first of each year. The amount calculated for distribution to a county under this section must be applied to reduce a county's general fund levy in accordance with subsection 3.
 - 3. On or before October fifteenth of each year, the tax commissioner shall notify each county of the amount calculated for distribution to the county under subsection 2. The county auditor shall calculate a county's required mill levy reduction by dividing the amount calculated for distribution to a county under subsection 2 by the county's current year taxable value. If the amount of a county's general fund mill levy is not sufficient to account for the entire required reduction, the county must reduce an additional county-wide levy to account for the remainder of the required reduction.
 - 4. For purposes of this section, "specified state distributions" means the amount of state and federal funding a county received in fiscal year 2015 for day care licensing, family preservation programs, child abuse and neglect services, Indian county services, and county administration.

50-34-04. Baseline funding amounts.

 The director shall calculate each service area's base year case-month totals and direct gross expenditures. A service area's direct gross expenditures include the actual

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- 1 amount expended within a service area in the base year for staffing and administrative 2 costs related to the administration of economic assistance and social service 3 programs as well as eligible federally allowable indirect costs. For purposes of this 4 subsection, "eligible federally allowable indirect costs" means twenty-five percent of 5 the average of the federally allowable indirect costs allocated to each service area in 6 calendar years 2012, 2013, and 2014. 7 The director shall calculate each service area's base rate per economic assistance 2. 8 case-month by dividing the service area's economic assistance net expenditures by 9 the economic assistance case-months reported for the service area in the base year. 10 For purposes of this subsection, "economic assistance net expenditures" means 11 the amount calculated by subtracting the amount paid to the service area in the 12 base year for services reimbursed by medical assistance from the service area's 13 economic assistance adjusted base year gross expenditures. 14 For calendar year 2018 formula payment calculations, the base rate per <u>b.</u> 15 economic assistance case-month is equal to twenty-two dollars and 16 seventy-eight cents. For calendar year 2019 formula payment calculations, the 17 base rate per economic assistance case-month is equal to twenty-three dollars 18 and ninety-two cents. 19 <u>3.</u> The director shall calculate each service area's base rate per social service 20 case-month by dividing the service area's social service net expenditures by the social 21 service case-months reported for the service area in the base year. 22 For purposes of this subsection, "social service net expenditures" means the a. 23 amount calculated by subtracting the amount paid to the service area in the base 24 year for services reimbursed by medical assistance from the service area's social 25 service adjusted base year gross expenditures.
 - b. For calendar year 2018 formula payment calculations, the base rate per social service case-month is equal to five hundred sixty-eight dollars and seventy-eight cents. For calendar year 2019 formula payment calculations, the base rate per social service case-month is equal to five-hundred ninety-seven dollars and twenty-two cents.

ı	<u>50-</u> ,	<u> 34-U5</u>	Economic assistance caseload weighting factor - Determination.			
2	<u>1.</u>	The	e director shall assign an economic assistance caseload weighting factor of:			
3		<u>a.</u>	1.00 to each service area with a yearly economic assistance case-month count of			
4			at least 250,000;			
5		<u>b.</u>	1.60 to each service area with a yearly economic assistance case-month count of			
6			fewer than 250,000 but at least 45,000;			
7		<u>C.</u>	1.75 to each service area with a yearly economic assistance case-month count of			
8			fewer than 45,000 but at least 22,000;			
9		<u>d.</u>	2.00 to each service area with a yearly economic assistance case-month count of			
0			fewer than 22,000 but at least 8,000;			
11		<u>e.</u>	2.20 to each service area with a yearly economic assistance case-month count of			
2			fewer than 8,000 but at least 5,000; and			
3		<u>f.</u>	2.35 to each service area with a yearly economic assistance case-month count of			
4			fewer than 5,000.			
5	<u>2.</u>	The	weighted rate per economic assistance case-month must be determined by			
6		mul	tiplying the weighting factor assigned to each service area under this section by			
7		the	the base rate per economic assistance case-month.			
8	<u>50-</u>	34-06	Social service caseload weighting factor - Determination.			
9	<u>1.</u>	The	e director shall assign a social service caseload weighting factor of:			
20		<u>a.</u>	1.00 to each service area with a yearly social service case-month count of at			
21			<u>least 10,000;</u>			
22		<u>b.</u>	1.35 to each service area with a yearly social service case-month count of fewer			
23			than 10,000 but at least 1,800;			
24		<u>C.</u>	1.50 to each service area with a yearly social service case-month count of fewer			
25			than 1,800 but at least 900;			
26		<u>d.</u>	1.60 to each service area with a yearly social service case-month count of fewer			
27			than 900 but at least 210:			
28		<u>e.</u>	2.00 to each service area with a yearly social service case-month count of fewer			
29			than 210 but at least 145; and			
30		<u>f.</u>	2.50 to each service area with a yearly social service case-month count of fewer			
31			<u>than 145.</u>			

1	<u>2.</u>	The weighted rate per social service case-month must be determined by multiplying				
2		the weighting factor assigned to each service area under this section by the base rate				
3		per	social service case-month.			
4	<u>50-3</u>	4-07	. Calculation of formula payment - Minimum and maximum allowable			
5	increase	<u>es.</u>				
6	<u>1.</u>	<u>The</u>	director shall calculate the total formula payment by summing the following:			
7		<u>a.</u>	The product of the service area's weighted rate per economic assistance			
8			case-month and the service area's most recently available economic assistance			
9			caseload data.			
0		<u>b.</u>	The product of the service area's weighted rate per social service case-month			
11			and the service area's most recently available social service caseload data.			
2	<u>2.</u>	The	director shall adjust the total formula payment as calculated in subsection 1 for			
3		mini	imum and maximum allowable increases as follows:			
4		<u>a.</u>	For calendar year 2018 formula payment calculations, the formula payment must			
5			be at least one hundred two percent but no more than one hundred ten percent			
6			of the service area's combined economic assistance adjusted base year gross			
7			expenditures and social services adjusted base year gross expenditures.			
8			However, if the case-month totals in the service area's most recently available			
9			case-month data have increased by more than five percent compared to the			
20			service area's case-month totals reported in the previous year for either			
21			economic assistance cases or social service cases, the formula payment may			
22			exceed one hundred ten percent of the service area's combined economic			
23			assistance adjusted base year gross expenditures and social services adjusted			
24			base year gross expenditures by the amounts calculated in subdivisions c and d			
25			of this subsection.			
26		<u>b.</u>	For calendar year 2019 formula payment calculations, the formula payment must			
27			be at least one hundred four percent but no more than one hundred twenty			
28			percent of the service area's combined economic assistance adjusted base year			
29			gross expenditures and social services adjusted base year gross expenditures.			
30			However, if the case-month totals in the service area's most recently available			

case-month data have increased by more than five percent compared to the

1 service area's case-month totals reported in the previous year for either 2 economic assistance cases or social service cases, the formula payment may 3 exceed one hundred twenty percent of the service area's combined economic 4 assistance adjusted base year gross expenditures and social services adjusted 5 base year gross expenditures by the amounts calculated in subdivisions c and d 6 of this subsection. 7 If the economic assistance case-month totals in the service area's most recently C. 8 available case-month data have increased by more than five percent compared 9 to the service area's economic assistance case-month totals reported in the 10 previous year, the formula payment may be increased by the amount resulting 11 from multiplying the service area's weighted rate per economic assistance 12 case-month by the number of economic assistance case-months that exceed one 13 hundred and five percent of the economic assistance case-month totals reported 14 in the previous year. 15 <u>d.</u> If the social service case-month totals in the service area's most recently 16 available case-month data have increased by more than five percent compared 17 to the service area's social service case-month totals reported in the previous 18 year, the formula payment may be increased by the amount resulting from 19 multiplying the service area's weighted rate per social service case-month by the 20 number of social service case-months that exceed one hundred and five percent 21 of the social service case-month totals reported in the previous year. 22 The director shall adjust the total formula payment as calculated in subsection 2 for 3. 23 reimbursements as follows: 24 The services reimbursed by medical assistance, service payments for the elderly <u>a.</u> 25 and disabled, and expanded service payments for the elderly and disabled to the 26 service area in the base year must be subtracted from the total formula payment 27 as calculated in subsection 2. 28 The first ten thousand dollars of services reimbursed by medical assistance, b. 29 service payments for the elderly and disabled, and expanded service payments 30 for the elderly and disabled to the service area, based on the most recently

1		reported reimbursement data, must be added to the total formula payment as
2		calculated in subdivision a of this subsection.
3	<u>C.</u>	Twenty-five percent of the remaining amount of services reimbursed by medical
4		assistance, service payments for the elderly and disabled, and expanded service
5		payments for the elderly and disabled to the service area must be added to the
6		total formula payment as calculated in subdivision b of this subsection.
7	50-34-08	. Service area human services fund - Establishment - Fund balance
8	limitations.	
9	Each ser	vice area in this state shall maintain a fund to be known as the service area human
0	services fund	. All expenditures by the service area for the relief of the needy must be paid from
11	the service ar	rea human services fund. If, due to unforeseen or other extenuating
2	circumstance	s, a service area's formula distribution payment is not sufficient to meet the
3	expenses of t	that service area, the board of county commissioners may approve a transfer from
4	the county's o	general fund to the service area human services fund upon a majority vote of all
5	members. Th	e balance of moneys in the fund on January first of each year may not exceed
6	thirty-five per	cent of the annual budget for the service area in the previous year or one hundred
7	thousand doll	ars, whichever is greater.
8	50-34-09	. Service area human services fund - Transfer.
9	If on Janu	uary 1, 2018, the balance of a service area human services fund exceeds the
20	limitations in	section 50-34-08, the county treasurer shall transfer the amount exceeding the
21	limitations in	section 50-34-08 to the designated county general fund within that service area. A
22	county receiv	ing a transfer shall reduce its county general fund mill levy for taxable year 2018
23	by an equival	ent amount. If the amount of a county's general fund mill levy is not sufficient to
24	account for th	ne entire required reduction, the county shall reduce an additional county-wide mill
25	levy for taxab	le year 2018 to account for the remainder of the required reduction. If on
26	January 1, 20	119, and on January first of each year thereafter, the balance of a service area
27	human servic	es fund exceeds the limitations in section 50-34-08, the director shall reduce the
8	service area's	s formula navment as directed in subsection 4 of section 50-34-02

1 50-34-10. Service area consolidations - Caseload weighting factor adjustments -

2 **Transition.**

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- 3 <u>1.</u> The director shall create and assign a separate caseload weighting factor to any group 4 of service areas that consolidate after December 31, 2017, for the purpose of 5 administering economic assistance and social service programs.
- 6 2. For purposes of this section, a "consolidated service area" means two or more service 7 areas that combine for the purpose of administering economic assistance and social 8 service programs and operate under a single board and a single director and make payments from a merged annual budget and one pool of funds. Consolidations under 10 this section are subject to the procedures provided for multicounty social service districts under chapter 50-01.1.
 - <u>3.</u> For the first taxable year following the consolidation, the director shall calculate a combined weighting factor to allow the consolidated service area to receive a weighted rate equivalent to that which each separate service area would have received had the consolidation not taken place.
 - For the second taxable year following the consolidation, the director shall calculate a <u>4.</u> combined weighting factor to allow the consolidated service area to receive a weighted rate equal to ninety percent of the difference between the weighting factor calculated in subsection 3 and the weighted rate that would otherwise be applicable to the consolidated service area based on the combined caseloads.
 - <u>5.</u> For the third taxable year following the consolidation, the director shall calculate a combined weighting factor to allow the consolidated service area to receive a payment rate equal to eighty percent of the difference between the factor calculated in subsection 3 and the weighted rate that would otherwise be applicable to the consolidated service area based on the combined caseloads.
 - For the fourth taxable year following the consolidation, the director shall calculate a combined weighting factor to allow the consolidated service area to receive a weighted rate equal to seventy percent of the difference between the factor calculated in subsection 3 and the rate that would otherwise be applicable to the consolidated service area based on the combined caseloads.

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- For the fifth taxable year following the consolidation, the director shall calculate a
 combined weighting factor to allow the consolidated service area to receive a weighted
 rate equal to sixty percent of the difference between the factor calculated in
 subsection 3 and the weighted rate that would otherwise be applicable to the
 consolidated service area based on the combined caseloads.
 - 8. For the sixth taxable year following the consolidation and all future taxable years in which the consolidation continues, the director shall calculate a combined weighting factor to allow the consolidated service area to receive a weighted rate equal to fifty percent of the difference between the factor calculated in subsection 3 and the weighted rate that would otherwise be applicable to the consolidated service area based on the combined caseloads.

50-34-11. Authority to withhold funding.

Notwithstanding subsection 2 of section 50-01.2-06, if a service area fails to perform duties directed or assigned and supervised by the department of human services, the department of human services may withhold funding from the service area. The amount withheld may not exceed double the actual cost of the duty that was not performed, the per activity amount from the formula, the cost to the department of human services, or the amount of a federal penalty imposed as a result of the duty that was not performed.

SECTION 6. AMENDMENT. Subsection 3 of section 57-15-01.1 of the North Dakota Century Code is amended and reenacted as follows:

- 3. A taxing district may elect to levy the amount levied in dollars in the base year. Any levy under this section must be specifically approved by a resolution approved by the governing body of the taxing district. Before determining the levy limitation under this section, the dollar amount levied in the base year must be:
 - a. Reduced by an amount equal to the sum determined by application of the base year's calculated mill rate for that taxing district to the final base year taxable valuation of any taxable property and property exempt by local discretion or charitable status which is not included in the taxing district for the budget year but was included in the taxing district for the base year.
 - b. Increased by an amount equal to the sum determined by the application of the base year's calculated mill rate for that taxing district to the final budget year

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1 taxable valuation of any taxable property or property exempt by local discretion or 2 charitable status which was not included in the taxing district for the base year 3 but which is included in the taxing district for the budget year. 4 Reduced to reflect expired temporary mill levy increases authorized by the C. 5 electors of the taxing district. For purposes of this subdivision, an expired 6 temporary mill levy increase does not include a school district general fund mill 7 rate exceeding one hundred ten mills which has expired or has not received 8 approval of electors for an extension under subsection 2 of section 57-64-03. 9 d. If the base year is a taxable year before 2013, reduced Reduced by the amount of 10 state aid under chapter 15.1-27, which is determined by multiplying the budget 11 year taxable valuation of the school district by the lesser of: 12 The the base year mill rate of the school district minus sixty mills; or 13 Fifty fifty mills, if the base year is a taxable year before 2013. 14 HReduced by the base year human services county levy in dollars if the base e. 15 year is a taxable year before 2016,2017 the base year human services county-16 levy in dollars must be reduced to the amount of the county social service board-17 budget levy for the budget year as determined under section 11-23-01. 18 **SECTION 7. AMENDMENT.** Section 57-15-06 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 57-15-06. County general fund levy. 21 The board of county commissioners may levy property taxes for county general fund 22 purposes at a tax rate not exceeding sixty mills per dollar of taxable valuation of property in the 23 county. 24 A county that levied more than sixty mills for taxable year 2015 for the combined number of 25 mills levied for general fund purposes plus the number of mills levied for purposes consolidated 26 into the general fund levy by this Act may levy for general fund purposes for taxable year 2016 27 the same number of mills that was levied for those purposes for taxable year 2015. A county 28 may levy for general fund purposes for taxable year 2017 sixty mills plus seventy-five percent of 29 the combined number of mills exceeding sixty that was levied for those purposes for taxable

year 2015. A county may levy for general fund purposes for taxable year 2018 sixty mills plus

fifty percent of the combined number of mills exceeding sixty that was levied for those purposes

- 1 for taxable year 2015. A county may levy for general fund purposes for taxable year 2019 sixty
- 2 mills plus twenty-five percent of the combined number of mills exceeding sixty that was levied
- 3 for those purposes for taxable year 2015.
- 4 For taxable years after 2016, the maximum county mill levy for general fund purposes
- 5 <u>determined under this section or section 57-15-01.1 must be reduced by the number of mills</u>
- 6 determined pursuant to the calculation under section 50-34-03. If the amount of a county's mill
- 7 levy for general fund purposes is not sufficient to account for the entire reduction required under
- 8 section 50-34-03, the county must reduce an additional county-wide mill levy to account for the
- 9 remainder of the required reduction.

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- Unless a specific exception is provided by statute, the county general fund levy limitation under this section applies to all property taxes the board of county commissioners is authorized to levy for general county purposes.
- SECTION 8. AMENDMENT. Section 57-15-06.7 of the North Dakota Century Code is amended and reenacted as follows:
- 15 57-15-06.7. Additional levies Exceptions to tax levy limitations in counties.
 - The tax levy limitations specified in section 57-15-06 do not apply to the following mill levies, which are expressed in mills per dollar of taxable valuation of property in the county:
 - 1. A county supporting an airport or airport authority may levy a tax not exceeding four mills in accordance with section 2-06-15.
 - A county levying a tax for extension work as provided in section 4-08-15 may levy a
 tax not exceeding two mills and if a majority of the electors of the county have
 approved additional levy authority under section 4-08-15, the county may levy a
 voter-approved tax not exceeding an additional tax of two mills.
 - 3. A county levying a tax for historical works in accordance with section 11-11-53 may levy a tax not exceeding one-quarter of one mill, except that if sixty percent of the qualified electors voting on the question of a levy limit increase as provided in section 11-11-53 shall approve, the tax levy limitation may be increased to not exceeding three-quarters of one mill.
 - 4. A county levying a tax for a county or community hospital association as provided in section 23-18-01 may levy a tax for not more than five years not exceeding eight mills

- in any one year or, in the alternative, for not more than ten years at a mill rate not exceeding five mills.
 - 5. A county levying a tax for county roads and bridges as provided in section 24-05-01 may levy a tax at a tax rate not exceeding ten mills. When authorized by a majority of the qualified electors voting upon the question at a primary or general election in the county, the county commissioners may levy and collect an additional tax for road and bridge purposes as provided in section 24-05-01, not exceeding a combined additional tax rate of twenty mills.
 - 6. A county levying a tax to establish and maintain a public library service as provided in section 40-38-02 may levy a tax not exceeding four mills.
 - 7. A county levying a tax for a county veterans' service officer's salary, traveling, and office expenses in accordance with section 57-15-06.4 may levy a tax not exceeding two mills.
 - 8. A county levying a tax for capital projects under section 57-15-06.6 may levy a tax not exceeding ten mills. When authorized by a majority of the qualified electors voting upon the question of a specific capital project or projects at a primary or general election in the county, the county commissioners may levy and collect an additional voter-approved tax for capital projects under section 57-15-06.6 not exceeding a tax rate of ten mills per dollar of the taxable valuation of property in the county. After January 1, 2015, approval or re-authorization by electors of increased levy authority under this subsection may not be effective for more than ten taxable years. Any voter-approved levy in excess of ten mills for the purposes specified in section 57-15-06.6 approved by the electors before January 1, 2015, remains effective through 2024 or the period of time for which it was approved by the electors, whichever is less, under the provisions of law in effect at the time it was approved.
 - 9. A county levying a tax for emergency purposes as provided in section 57-15-28 may levy a tax not exceeding two mills in a county with a population of thirty thousand or more, four mills in a county with a population under thirty thousand but more than five thousand, or six mills in a county with a population of five thousand or fewer.
 - A county levying a tax for county emergency medical service according to section
 57-15-50 may levy a tax not exceeding ten mills.

- 1 11. A county levying a tax for weed control as provided in section 4.1-47-14 may levy a tax not exceeding four mills.
- 3 12. A county levying a tax for programs and activities for senior citizens according to section 57-15-56 may levy a tax not exceeding two mills.
- 5 13. Tax levies made for paying the principal and interest on any obligations of the county evidenced by the issuance of bonds.
 - 14. A county levying a tax for a job development authority as provided in section 11-11.1-04 may levy a tax not exceeding four mills on the taxable valuation of property within the county. However, if any city within the county is levying a tax for support of a job development authority and the total of the county and city levies exceeds four mills, the county tax levy within the city levying under subsection 12 of section 57-15-10 must be reduced so the total levy in the city does not exceed four mills.
 - 15. A county levying an annual tax for human services purposes as provided in section 50-06.2-05 may levy a tax not exceeding the lesser of twenty mills or the number of mills determined by dividing the county budget limitation in dollars as determined under section 11-23-01 by the taxable valuation of the county.
 - 46. A levy for an extraordinary expenditure under section 11-11-24 approved by the electors of the county before January 1, 2015, may continue to be levied and collected under provisions of law in effect when the levy was approved and for the term it was approved by the electors. When the levy authority for an extraordinary expenditure ends under this subsection, the fund must be closed out and any unobligated balance in the fund must be transferred to the county general fund.
 - 17.16. Levies dedicated under section 57-15-59 before January 1, 2015, for lease payments may be continued to be levied and collected for the duration of the lease. When the levy authority for lease payments ends under this subsection, the fund must be closed out and any unobligated balance in the fund must be transferred to the county general fund. A lease for county facilities effective after December 31, 2014, is subject to the capital projects levy limitations of section 57-15-06.6.

Tax levy or mill levy limitations do not apply to any statute which expressly provides that taxes authorized to be levied therein are not subject to mill levy limitations provided by law.

1	SEC	TION	N 9. A	MEN	DMENT. Subdivision c of subsection 1 of section 57-20-07.1 of the		
2	North Da	akota	Cent	tury C	ode is amended and reenacted as follows:		
3		C.	Provide information identifying the property tax savings provided by the state of				
4			North Dakota. The tax statement must include a line item that is entitled				
5		"legislative tax relief" and identifies the dollar amount of property tax savings					
6			reali	ized b	y the taxpayer under chapter 15.1-27 and under, section 57-20-07.2 for		
7			<u>taxa</u>	ıble ye	ears before 2018, and chapter 50-34 for taxable years after 2017.		
8			<u>(1)</u>	For	ourposes of this subdivision, legislative tax relief <u>under chapter 15.1-27</u>		
9				is de	termined by multiplying the taxable value for the taxable year for each		
0				parc	el shown on the tax statement by the number of mills of mill levy		
11				redu	ction grant under chapter 57-64 for the 2012 taxable year plus the		
2				num	ber of mills determined by subtracting from the 2012 taxable year mill		
3				rate	of the school district in which the parcel is located the lesser of:		
4			(1)	<u>(a)</u>	Fifty mills; or		
5			(2)	<u>(b)</u>	The 2012 taxable year mill rate of the school district minus sixty mills.		
6			<u>(2)</u>	<u>Legi</u>	slative tax relief under chapter 50-34 is determined by multiplying the		
7				taxa	ole value for the taxable year for each parcel shown on the tax		
8				state	ement by the sum of the following:		
9				<u>(a)</u>	The number of mills determined by dividing the amount calculated in		
20					subsection 1 of section 50-34-02 by the taxable value of taxable		
21					property in the county for the taxable year; and		
22				<u>(b)</u>	The number of mills determined by dividing the amount calculated in		
23					section 50-34-03 by the taxable value of taxable property in the		
24					county for the taxable year.		
25	SEC	OIT	N 10.	A new	section to chapter 57-20 of the North Dakota Century Code is created		
26	and ena	cted	as fol	lows:			
27	<u>Cen</u>	trally	ass(essed	company credit against payments in lieu of taxes.		
28	<u>1.</u>	<u>The</u>	owne	er, ope	erator, or lessee of transmission lines, for which payments in lieu of		
29		prop	perty	taxes	are assessed by the state board of equalization under section		
30		<u>57-0</u>	06-17	.3, is	entitled to a credit against tax in the amount provided in subsection 3.		

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- 1 The credit for each transmission company must be allocated to the counties in the same manner as the tax collected from that company is allocated.
- 2. The owner, operator, or lessee of electric transmission or distribution property, for
 which payments in lieu of property taxes are assessed by the state board of
 equalization under sections 57-33.2-02 or 57-33.2-03, is entitled to a credit against the
 transmission or distribution tax in the amount provided in subsection 3. The credit for
 each transmission or distribution company must be allocated and distributed to
 counties in the same manner as the tax collected from that company is allocated.
 - 3. The amount of credit is determined by multiplying the company's assessed tax by a fraction, the numerator of which is the total of all formula payments calculated for the current subsequent calendar year under sections 50-34-02 and 50-34-03 and the denominator of which is the total statewide ad valorem property tax levied in the prior taxable year.
 - 4. The tax commissioner shall annually calculate the amount of credit to which a company is entitled under this section.
- SECTION 11. REPEAL. Chapter 50-03 and section 50-06-20.1 of the North Dakota Century
 Code are repealed.
- **SECTION 12. REPEAL.** Section 50-06.2-05 of the North Dakota Century Code is repealed.
- 19 **SECTION 13. REPEAL.** Section 57-20-07.2 of the North Dakota Century Code is repealed.
- SECTION 14. EFFECTIVE DATE. Sections 6, 7, 8, 9, 10, and 13 of this Act are effective for taxable years beginning after December 31, 2016. Sections 3, 4, 5, and 11 of this Act become effective on August 1, 2017. Sections 1, 2, and 12 of this Act are effective for taxable years
- 23 beginning after December 31, 2017.