STATE OF WYOMING

HOUSE BILL NO. HB0237

Local impact assistance payments-2.

Sponsored by: House Appropriations Committee

A BILL

for

1 AN ACT relating to impact assistance payments; amending 2 requirements related to impact assistance payments as specified; providing applicability; and providing for an 3 effective date. 4 5 б Be It Enacted by the Legislature of the State of Wyoming: 7 8 **Section 1.** W.S. 39-15-111(c) and (d) by creating a 9 new paragraph (iii) and 39-16-111(d) and (e) by creating a 10 new paragraph (iii) are amended to read: 11 12 39-15-111. Distribution. 13 14 (c) If any person commences after the effective date 15 of this act to construct an industrial facility, as that 16 term is defined in W.S. 35-12-102, under a permit issued

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1 pursuant to W.S. 35-12-106, or if the federal or state 2 government commences to construct any project within this 3 state with an estimated construction cost as specified in 4 the definition of industrial facility in W.S. 35-12-102 the department of revenue shall thereafter pay to the county 5 treasurer and the county treasurer will distribute to the б county, cities and towns of that county in which the 7 8 industrial facility or project is located, impact 9 assistance payments from the monies available under 10 paragraph (b)(i) of this section. Each payment to the 11 county treasurer shall be equal to an amount determined by 12 the industrial siting council under this subsection and 13 shall continue during the period of construction except that in the case of an industrial facility or a federal or 14 15 state government project which is expected to continue in 16 phases for an indefinite period of time, the department of 17 revenue shall discontinue payments under this section when construction of any phase has ceased or been substantially 18 19 completed for twelve (12) consecutive months. The person 20 constructing the industrial facility and the counties 21 affected by the construction of the industrial facility shall provide evidence at the public hearing held pursuant 22 to W.S. 35-12-110(f)(i) of the mitigated and unmitigated 23

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impacts that the construction will have on the counties, 1 2 cities and towns determined by the industrial siting council to be affected by the construction of the 3 4 industrial facility. The industrial siting council shall 5 review the evidence of the impacts and determine, applying a preponderance of evidence standard, the dollar amount of 6 the unmitigated impacts. The council shall state, in the 7 8 order issued under W.S. 35-12-113(a), the total dollar 9 amount of the impact assistance payment and the reasons for 10 determining that amount. The impact assistance payment 11 shall be distributed by the department of revenue in an 12 amount and on a schedule determined by the council, based 13 evidence presented at the hearing. Under on no circumstances shall the total dollar amount of the impact 14 15 assistance payment exceed two and seventy-six hundredths 16 percent (2.76%) one and three-quarter percent (1.75%) of 17 the total estimated material costs of the facility, as those costs are determined by the council. The impact 18 assistance payments shall be distributed to the county 19 20 treasurer and the county treasurer will distribute to the 21 county and to the cities and towns therein based on a ratio established by the industrial siting council during a 22 in accordance 23 public hearing held with W.S.

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1 35-12-110(f)(i). In determining the distribution ratio, 2 the industrial siting council may consider the extent and 3 location of the unmitigated impacts, the populations of the 4 affected counties, cities and towns and any other equitable factors. The industrial siting council shall review the 5 distribution ratio for construction projects on a regular 6 basis and make appropriate adjustments. A governing body 7 8 which is primarily affected by the facility, or any person 9 issued a permit pursuant to W.S. 35-12-106, may petition 10 the industrial siting council for review and adjustment of 11 the distribution ratio or the amount of the impact 12 assistance payment upon a showing of good cause. The impact assistance payment shall be in addition to all other 13 distributions under this section, but no impact assistance 14 15 payment shall be made for any period in which the county or 16 counties are not imposing at least a one percent (1%) tax 17 authorized by W.S. 39-15-204(a)(i) and 39-16-204(a)(i) or at least a total of a two percent (2%) sales tax authorized 18 19 under W.S. 39-15-204(a)(i), (iii) and (vi) and at least a 20 total of a two percent (2%) use tax authorized under W.S. 21 39-16-204(a)(i), (ii) and (v). For purposes of this subsection, the industrial facility or federal or state 22 government project will be deemed to be located in the 23

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1 county in which a majority of the construction costs will 2 be expended, provided that upon a request from the county 3 commissioners of any adjoining county to the industrial 4 siting council, the council may determine that the social and economic impacts from construction of the industrial 5 facility or federal or state government project upon the 6 adjoining county are significant and establish the ratio of 7 8 impacts between the counties and certify that ratio to the department of revenue who will thereafter distribute the 9 10 impact assistance payment to the counties pursuant to that ratio. The industrial siting council shall adopt rules as 11 12 necessary to implement this subsection. 13 14 (d) As used in subsection (c) of this section: 15 16 (iii) "Unmitigated impact" means an expense 17 incurred by a county, city or town directly attributable to the construction of an industrial facility and which: 18 19 20 (A) Is not otherwise mitigated by the 21 person constructing the industrial facility; 22

1	(B) Is limited to expenses for medical
2	services, fire and police department services, roads and
3	public utilities and is supported by an analysis of the
4	current excess capacity in each of these areas;
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6	(C) May include the expenses of employing
7	additional employees or officers only if the county, city
8	or town has determined overtime compensation or contract
9	labor would not be appropriate; and
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11	(D) Excludes the following:
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13	(I) Improvements to existing
14	structures beyond that necessary to return the structure to
15	the condition in which the structure existed before the
16	construction of the industrial facility;
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18	(II) Expenses for which a county, city
19	or town previously received an impact assistance payment
20	unless the county, city or town can demonstrate the
21	expenses are ongoing.
22	
23	39-16-111. Distribution.

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2 (d) If any person commences after the effective date of this act to construct an industrial facility, as that 3 4 term is defined in W.S. 35-12-102, under a permit issued pursuant to W.S. 35-12-106, or if the federal or state 5 government commences to construct any project within this б state with an estimated construction cost as specified in 7 the definition of industrial facility in W.S. 35-12-102 the 8 9 department of revenue shall thereafter pay to the county 10 treasurer and the county treasurer will distribute to the 11 county, cities and towns of that county in which the 12 industrial facility or project is located, impact assistance payments from the monies available under 13 paragraph (b)(i) of this section. Each payment to the 14 county treasurer shall be equal to an amount determined by 15 16 the industrial siting council under this subsection and 17 shall continue during the period of construction except that in the case of an industrial facility or a federal or 18 19 state government project which is expected to continue in 20 phases for an indefinite period of time, the department of 21 revenue shall discontinue payments under this section when construction of any phase has ceased or been substantially 22 23 completed for twelve (12) consecutive months. The person

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1 constructing the industrial facility and the counties 2 affected by the construction of the industrial facility 3 shall provide evidence at the public hearing held pursuant 4 to W.S. 35-12-110(f)(i) of the mitigated and unmitigated impacts that the construction will have on the counties, 5 cities and towns determined by the industrial siting 6 council to be affected by the construction of the 7 8 industrial facility. The industrial siting council shall 9 review the evidence of the impacts and determine, applying 10 a preponderance of evidence standard, the dollar amount of 11 the unmitigated impacts. The council shall state, in the 12 order issued under W.S. 35-12-113(a), the total dollar 13 amount of the impact assistance payment and the reasons for 14 determining that amount. The impact assistance payment 15 shall be distributed by the department of revenue in an amount and on a schedule determined by the council, based 16 17 evidence presented at the hearing. Under on no circumstances shall the total dollar amount of the impact 18 19 assistance payment exceed two and seventy-six hundredths 20 percent (2.76%) one and three-quarter percent (1.75%) of 21 the total estimated material costs of the facility, as those costs are determined by the council. The 22 impact 23 assistance payments shall be distributed to the county

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1 treasurer and the county treasurer will distribute to the county and to the cities and towns therein based on a ratio 2 established by the industrial siting council during a 3 4 public hearing held in accordance with W.S. 5 35-12-110(f)(i). In determining the distribution ratio, the industrial siting council may consider the extent and 6 location of the unmitigated impacts, the populations of the 7 8 affected counties, cities and towns and any other equitable 9 factors. The industrial siting council shall review the 10 distribution ratio for construction projects on a regular 11 basis and make appropriate adjustments. A governing body which is primarily affected by the facility, or any person 12 13 issued a permit pursuant to W.S. 35-12-106, may petition the industrial siting council for review and adjustment of 14 15 distribution ratio or the amount of the the impact 16 assistance payment upon a showing of good cause. The 17 impact assistance payment shall be in addition to all other distributions under this section, but no impact assistance 18 19 payment shall be made for any period in which the county or 20 counties are not imposing at least a one percent (1%) tax 21 authorized by W.S. 39-15-204(a)(i) and 39-16-204(a)(i) or at least a total of a two percent (2%) sales tax authorized 22 23 under W.S. 39-15-204(a)(i), (iii) and (vi) and at least a

1 total of a two percent (2%) use tax authorized under W.S. 2 39-16-204(a)(i), (ii) and (v). For purposes of this 3 subsection, the industrial facility or federal or state 4 government project will be deemed to be located in the county in which a majority of the construction costs will 5 be expended, provided that upon a request from the county 6 commissioners of an adjoining county to the industrial 7 8 siting council, the council may determine that the social and economic impacts from construction of the industrial 9 10 facility or federal or state government project upon the 11 adjoining county are significant and establish the ratio of 12 impacts between the counties and certify that ratio to the department of revenue who will thereafter distribute the 13 impact assistance payment to the counties pursuant to that 14 ratio. The industrial siting council shall adopt rules as 15 16 necessary to implement this subsection. 17 (e) As used in subsection (d) of this section: 18 19 20 (iii) "Unmitigated impact" means an expense incurred by a county, city or town directly attributable to 21

- 22 the construction of an industrial facility and which:
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1	(A) Is not otherwise mitigated by the
2	person constructing the industrial facility;
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4	(B) Is limited to expenses for medical
5	services, fire and police department services, roads and
б	public utilities and is supported by an analysis of the
7	current excess capacity in each of these areas;
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9	(C) May include the expenses of employing
10	additional employees or officers only if the county, city
11	or town has determined overtime compensation or contract
12	labor would not be appropriate; and
13	
14	(D) Excludes the following:
15	
16	(I) Improvements to existing
17	structures beyond that necessary to return the structure to
18	the condition in which the structure existed before the
19	construction of the industrial facility;
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21	(II) Expenses for which a county, city
22	or town previously received an impact assistance payment

1 <u>unless the county, city or town can demonstrate the</u>
2 <u>expenses are ongoing.</u>

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4 Section 2. This act shall only apply to impact assistance payments for industrial facilities approved on 5 or after the effective date of this act. The impact б assistance payments for industrial facilities that are not 7 subject to this act shall be determined on the basis of the 8 9 law as it existed at the time the request for the impact 10 assistance payment was submitted to the industrial siting council. 11

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13 Section 3. This act is effective July 1, 2020.
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15 (END)