LEGISLATIVE BILL 509
Approved by the Governor March 31, 2021

Introduced by Lindstrom, 18.

A BILL FOR AN ACT relating to the State Treasurer and treasury management; to amend sections 44-2839, 72-1250.01, 77-3,119, 77-2205, 77-27,139.04, 77-3523, 79-1044, 79-1047, 79-1051, 81-118, and 86-527, Reissue Revised Statutes of Nebraska, and sections 13-518, 39-2215, 54-603, 57-705, 60-396, 60-3,202, 77-2602, 77-4212, 79-1035, 82-331, 84-602, and 84-612, Revised Statutes Cumulative Supplement, 2020; to change how certain disbursements, reimbursements, remittances, and distributions are made; to change and eliminate duties of the State Treasurer; to rename a fund; to change provisions relating to warrants, the distribution of cigarette tax proceeds, unused property tax credits, and payments into the state treasury; to eliminate obsolete provisions, the Municipal Infrastructure Redevelopment Fund Act, a fund, and certain duties of county treasurers; to harmonize provisions; to repeal the original sections; and to outright repeal sections 18-2603, 18-2604, 18-2605, 18-2606, 18-2607, 18-2608, 18-2609, 72-1085, and 79-1334, Reissue Revised Statutes of Nebraska.

Be it enacted by the people of the State of Nebraska,

Section 1. Section 13-518, Revised Statutes Cumulative Supplement, 2020, is amended to read:

13-518 For purposes of sections 13-518 to 13-522:
(1) Allowable growth means (a) for governmental units other than community colleges, the percentage increase in taxable valuation in excess of the base limitation established under section 77-3446, if any, due to improvements to real property resulting from new construction, additions to existing buildings, any improvements to real property which increase the value of such property, and any increase in valuation due to annexation and any personal property valuation over the prior year and (b) for community colleges, the percentage increase in excess of the base limitation, if any, in full-time equivalent students from the second year to the first year preceding the year for which the budget is being determined;
(2) Capital improvements means (a) acquisition of real property or (b) acquisition, construction, or extension of any improvements on real property;
(3) Governing body has the same meaning as in section 13-503;
(4) Governmental unit means every political subdivision which has authority to levy a property tax or authority to request levy authority under section 77-3443 except sanitary and improvement districts which have been in existence for five years or less and school districts;
(5) Qualified sinking fund means a fund or funds maintained separately from the general fund to pay for acquisition or replacement of tangible personal property with a useful life of five years or more which is to be undertaken in the future but is to be paid for in part or in total in advance using periodic payments into the fund. The term includes sinking funds under subdivision (13) of section 35-508 for firefighting and rescue equipment or apparatus;
(6) Restricted funds means (a) property tax, excluding any amounts refunded to taxpayers, (b) payments in lieu of property taxes, (c) local option sales taxes, (d) motor vehicle taxes, (e) state aid, (f) transfers of surpluses from any user fee, permit fee, or regulatory fee if the fee surplus is transferred to fund a service or function not directly related to the fee and the costs of the activity funded from the fee, (g) any funds excluded from restricted funds for the prior year because they were budgeted for capital improvements but which were not spent and are not expected to be spent for capital improvements, (h) the tax provided in sections 77-27,223 to 77-27,227 beginning in the second fiscal year in which the county will receive a full year of receipts, and (i) any excess tax collections returned to the county under section 77-1776. Funds received pursuant to the nameplate capacity tax levied under section 77-6203 for the first five years after a renewable energy generation facility has been commissioned are nonrestricted funds; and
(7) State aid means:
(a) For all governmental units, state aid paid pursuant to sections 69-3,202 and 77-3523 and reimbursement provided pursuant to section 77-1230;
(b) For municipalities, state aid to municipalities paid pursuant to sections 18-2605, 39-2501 to 39-2520, 60-3,190, and 77-27,139.04 and insurance premium tax paid to municipalities;
(c) For counties, state aid to counties paid pursuant to sections 69-3,184 to 60-3,190, insurance premium tax paid to counties, and reimbursements to counties from funds appropriated pursuant to section 29-3933;
(d) For community colleges, state aid to community colleges paid pursuant to the Community College Aid Act;
(e) For educational service units, state aid appropriated under sections 79-1241.01 and 79-1241.03; and
(f) For local public health departments as defined in section 71-1626,
state aid as distributed under section 71-1628.08. Sec. 2. Section 39-2215, Revised Statutes Cumulative Supplement, 2020, is amended to read:

39-2215 (1) There is hereby created in the state treasury a special fund to be known as the Highway Trust Fund. (2) All funds credited to the Highway Trust Fund pursuant to sections 66-489.02, 66-499, 66-4,140, 66-4,147, 66-6,108, and 66-6,109.02, and related penalties and interest, shall be allocated in such a manner and form as determined by the Legislature through the appropriations process. (3) All other motor vehicle fuel taxes, diesel fuel taxes, compressed fuel taxes, and alternative fuel taxes related to highway use retained by the state, all motor vehicle registration fees retained by the state other than those fees credited to the State Investment Road Fund pursuant to subdivision (3) of section 66-4,156, and other highway-user taxes, if any, and allocated to the Highway Trust Fund, except for the proceeds of the sales and use taxes derived from motor vehicles, trailers, and semitrailers credited to the fund pursuant to section 77-27,132, are hereby irrevocably pledged for the terms of the bonds issued prior to January 1, 1988, to the payment of the principal, interest, and redemption premium, if any, of such bonds as they mature and become due at maturity or prior redemption and for any reserves therefor and shall, as received by the State Treasurer, be deposited in the fund for such purpose. (4) Of the money in the fund specified in subsection (3) of this section which is not required for the use specified in such subsection, (a) an amount to be determined annually by the Legislature through the appropriations process may be transferred to the Motor Fuel Tax Enforcement and Collection Cash Fund for use as provided in section 66-739 on a monthly or other less frequent basis as determined by the appropriation language, (b) an amount to be determined annually by the Legislature through the appropriations process shall be transferred to the License Plate Cash Fund as certified by the Director of Motor Vehicles, and (c) the remaining money may be used for the purchase for retirement of the bonds issued prior to January 1, 1988, in the open market. (5) The State Treasurer shall monthly transfer, from the proceeds of the sales and use taxes credited to the Highway Trust Fund and any money remaining in the fund after the requirements of subsections (2) through (4) of this section are satisfied, thirty thousand dollars to the Grade Crossing Protection Fund. (6) Except as provided in subsection (7) of this section, the balance of the Highway Trust Fund shall be allocated fifty-three and one-third percent, less the amount provided in section 39-847.01, to the Department of Transportation, twenty-three and one-third percent, less the amount provided for in section 39-847.01, to the various counties for road purposes, and twenty-three and one-third percent to the various municipalities for street purposes. If bonds are issued pursuant to subsection (2) of section 39-2223, the portion allocated to the department shall be credited monthly to the Highway Restoration and Improvement Bond Fund, and if no bonds are issued pursuant to such subsection, the portion allocated to the department shall be credited monthly to the Highway Cash Fund. The portions allocated to the counties and municipalities shall be credited monthly to the Highway Allocation Fund and distributed monthly as provided by law. Vehicles accorded prorated refunds under section 39-198 shall be included in the amount involving motor vehicle registrations used to determine the allocation and distribution of state funds for highway purposes to political subdivisions. (7) If it is determined by December 20 of any year that a county will receive from its allocation of state-collected highway revenue and from any funds distributed to it by municipalities within its boundaries for such year which is less than such county received in state-collected highway revenue in calendar year 1969, based upon the 1976 tax rates for highway-user fuels and registration fees, the department shall notify the State Treasurer that an amount equal to the sum necessary to provide such county with funds equal to such county's 1969 allocation for such year shall be transferred to such county from the Highway Trust Fund. Such makeup funds shall be matched by the county as provided in sections 39-2501 to 39-2510. The balance remaining in the fund after such transfer shall then be reallocated as provided in subsection (6) of this section.

The State Treasurer shall disburse the money in the Highway Trust Fund as directed by resolution of the commission. All disbursements from the fund shall be made by electronic funds transfer upon warrants drawn by the Director of Administrative Services. Any money in the fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act and the earning of interest thereon. Sec. 3. Section 44-2839, Reissue Revised Statutes of Nebraska, is amended to read:

44-2839 The director shall adopt and promulgate a health care professional liability insurance plan pursuant to sections 44-2837 to 44-2839 which shall contain less liability insurance and shall be predicated on such plan. Such plan may contain such other reasonable provisions as the director shall deem necessary or sufficient to make the plan effective. The Excess Liability Fund shall receive all premiums paid under the plan, except the portion payable to the risk manager or paid in settlement of claims, and shall assume the risks relating to policies issued under the plan. The Department of Insurance shall be reimbursed from the fund for necessary expenses incurred in the administration of the Nebraska Hospital-Medical Liability Act shall be prorated among the counties and municipalities that receive from the state any portion of the revenues therefor and shall, as received by the State Treasurer, be deposited in the fund for such purpose.
Sec. 4. Section 54-683, Revised Statutes Cumulative Supplement, 2020, is amended to read:

54-683 (1) Any county, city, or village shall have authority by ordinance or resolution to impose a license tax, in an amount which shall be determined by the appropriate governing body, on the owner or harborer of any dog or dogs, to be paid under such regulations as shall be provided by such ordinance or resolutions.

(2) Every service animal shall be licensed as required by local ordinances or resolutions, but no license tax shall be charged. Upon the retirement or discontinuance of the animal as a service animal, the owner of the animal shall be liable for the payment of a license tax as prescribed by local ordinances or resolutions.

(3) Any county, city, or village that imposes a license tax on the owner or harborer of any cat or cats or any dog or dogs under this section shall, in addition to the license fee, charge a service fee to the licensee of one dollar and twenty-five cents. The person designated by the licensing jurisdiction to collect and administer the license tax shall act as agent for the State of Nebraska in the collection of the fee. From each fee of one dollar and twenty-five cents collected, such person shall retain three cents and remit the balance to the Department of Agriculture. The department shall then remit such balance to the State Treasurer for credit to the Commercial Dog and Cat Operator Inspection Program Cash Fund. If the person collecting the fee is the licensing jurisdiction, the three cents shall be credited to the fund to be known as the Severance Tax Fund. An amount equal to one percent of the gross severance tax receipts, excluding those receipts from tax derived from oil and natural gas severed from school lands, shall be credited to the license tax fund. The remittance to the Department of Agriculture State Treasurer shall be made at least annually at the conclusion of the fiscal year, except that any licensing jurisdiction or private contractor that collects fifty dollars or less of such fees during the fiscal year may remit the fees when the cumulative amount of fees collected reaches fifty dollars.

Sec. 5. Section 57-785, Revised Statutes Cumulative Supplement, 2020, is amended to read:

57-785 (1) All severance taxes levied by Chapter 57, article 7, shall be paid to the Tax Commissioner. He or she shall retain all such money received to the State Treasurer. All such money received by the State Treasurer shall be credited to a fund to be known as the Severance Tax Fund. An amount equal to one percent of the gross severance tax receipts, excluding those receipts from tax derived from oil and natural gas severed from school lands, credited to the fund shall be credited by the State Treasurer, upon the last first day of each month, and shall inure to the Severance Tax Administration Fund to be used for the expenses of administering Chapter 57, article 7. Transfers may be made from the Severance Tax Administration Fund to the General Fund at the direction of the Legislature. The balance of the Severance Tax Fund received from school lands shall be credited by the State Treasurer, upon the last first day of each month, to the permanent school fund.

(2) Of the balance of the Severance Tax Fund received from other than school lands (a) the Legislature may transfer an amount to be determined by the Legislature through the appropriations process up to three hundred thousand dollars for each year to the State Energy Cash Fund, (b) the Legislature may transfer an amount to be determined by the Legislature through the appropriations process up to thirty thousand dollars for each year to the Public Service Commission for administration of the Municipal Rate Negotiations Revolving Loan Fund, and (c) the remainder shall be credited and inure to the permanent school fund.

(3) The State Treasurer shall transfer two hundred fifty thousand dollars from the Severance Tax Administration Fund to the Department of Revenue Enforcement Fund on July 1, 2009, or as soon thereafter as administratively possible. The State Treasurer shall transfer two hundred fifty thousand dollars from the Severance Tax Administration Fund to the Department of Revenue Enforcement Fund on July 1, 2010, or as soon thereafter as administratively possible.

Sec. 6. Section 60-396, Revised Statutes Cumulative Supplement, 2020, is amended to read:

60-396 Whenever the registered owner files an application with the county treasurer showing that a motor vehicle, trailer, or semitrailer is disabled and has been removed from service, receive a credit for a portion of the registration fee deposited with the State Treasurer at the time of registration based upon the number of unexpired months remaining in the registration year except as otherwise provided in sections 60-3,121, 60-3,122.02, 60-3,122.04, 60-3,128, 60-3,224, 60-3,227, 60-3,233, 60-3,235, 60-3,238, 60-3,240, 60-3,242, 60-3,244, 60-3,246, 60-3,248, 60-3,250, 60-3,252, and 60-3,254. The owner shall also receive a credit for the unused portion of the motor vehicle tax and fee based upon the number of unexpired months remaining in the registration year. When
the owner registers a replacement motor vehicle, trailer, or semitrailer at the
time of filing such affidavit, the credit may be immediately applied against the
registration fee for the motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
trailer, or semitrailer is so registered, the county treasurer shall forward
the application and affidavit if any, to the State Treasurer who shall
determine the amount, if any, of the allowable credit for the registration fee
and the motor vehicle tax and fee for the replacement motor vehicle, trailer, or semitrailer. When no such replacement motor vehicle,
for any such warrants when they are presented to him or her due to (1) insufficient money to the credit of the funds against which such warrants are drawn, (2) not being authorized by the Board of Educational Lands and Funds to invest trust funds in state warrants, or (2) insufficient money in such trust funds to pay the same, then the owner or holder of the warrants shall be entitled to have the same registered, and not otherwise. The State Treasurer shall not pay any warrant, unless registered, for any of the reasons set forth in the following, which is presented to him or her for payment more than two years after the date of its issuance if issued prior to October 1, 1992, or one year after the date of its issuance if issued on or after October 1, 1992, and any such warrant shall cease to be an obligation of the State of Nebraska and shall be charged off upon the books of the State Treasurer. Except as otherwise provided by law, the amount stated on such warrant shall be credited to the General Fund. Such warrant may, however, thereafter be presented to the State Claims Board which may approve a claim pursuant to the State Miscellaneous Claims Act for the amount of the warrant.

Sec. 11. Section 77-2602, Revised Statutes Cumulative Supplement, 2020, is amended to read:

77-2602 (1) Every stamping agent engaged in distributing or selling cigarettes at wholesale in this state shall pay to the Tax Commissioner of this state a special privilege tax. This shall be in addition to all other taxes. It shall be paid prior to or at the time of the sale, gift, or delivery to the retail dealer in the several amounts as follows: On each package of cigarettes containing not more than twenty cigarettes, sixty-four cents per package; and on packages containing more than twenty cigarettes, the same tax as provided on packages containing not more than twenty cigarettes for the first twenty cigarettes in each package and a tax of one-twentieth of the tax on the first twenty cigarettes on each cigarette in excess of twenty cigarettes in each package.

(2) Beginning October 1, 2004, the State Treasurer shall place the equivalent of forty-nine cents of such tax in the General Fund. The State Treasurer shall reduce the amount placed in the General Fund under this subsection by the amount prescribed in subdivision (3)(d) of this section. For purposes of this section, an amount divided by the tax rate per package of cigarettes containing at least twenty cigarettes shall mean that portion of the proceeds of the tax equal to the specified number divided by the tax rate per package of cigarettes containing not more than twenty cigarettes.

(3) The State Treasurer shall distribute the remaining proceeds of such tax as follows in the following order:

(a) Beginning First, beginning July 1, 1980, the State Treasurer shall place the equivalent of one cent of such tax in the Nebraska Outdoor Recreation Development Cash Fund. For fiscal year distributions occurring after FY1998-99, the distribution under this subdivision shall not be less than the amount distributed under this subdivision for FY1997-98. Any money needed to increase the amount distributed under this subdivision to the FY1997-98 amount shall reduce the distribution to the General Fund;

(b) Beginning Second, beginning July 1, 1993, the State Treasurer shall place the equivalent of three cents of such tax in the Health and Human Services Cash Fund to carry out sections 81-637 to 81-646. For fiscal year distributions occurring after FY1998-99, the distribution under this subdivision shall not be less than the amount distributed under this subdivision for FY1997-98. Any money needed to increase the amount distributed under this subdivision to the FY1997-98 amount shall reduce the distribution to the General Fund;

(c) Beginning Third, beginning October 1, 2002, and continuing until all the purposes of the Deferred Building Renewal Act have been fulfilled, the State Treasurer shall place the equivalent of seven cents of such tax in the Building Renewal Allocation Fund. The distribution under this subdivision shall not be less than the amount distributed under this subdivision for FY1997-98. Any money needed to increase the amount distributed under this subdivision to the FY1997-98 amount shall reduce the distribution to the General Fund;

(d) Fourth, until July 1, 2009, the State Treasurer shall place in the Municipal Infrastructure Redevelopment Fund the sum of five hundred twenty thousand dollars each fiscal year to carry out the Municipal Infrastructure Redevelopment Act. The Legislature shall appropriate the sum of five hundred twenty thousand dollars each fiscal year for fiscal years 2003-04 through fiscal year 2008-09;

(e) Fifth, beginning July 1, 2001, and continuing until June 30, 2008, the State Treasurer shall place the equivalent of two cents of such tax in the Technology Infrastructure Fund. The distribution under this subdivision shall not be less than two million fifty thousand dollars. Any money needed to increase the amount distributed under this subdivision to two million fifty thousand dollars shall reduce the distribution to the General Fund;

(f) Sixth, beginning July 1, 2008, and continuing until June 30, 2008, the State Treasurer shall place the equivalent of two million fifty thousand dollars of such tax in the Nebraska Public Safety Communication System Cash Fund. Beginning July 1, 2009, and continuing until June 30, 2016, the State Treasurer shall place the equivalent of two million five hundred seventy thousand dollars of such tax in the Nebraska Public Safety Communication System Cash Fund. Beginning July 1, 2016, and every fiscal year thereafter, the State Treasurer shall place the equivalent of three million eight hundred twenty thousand dollars of such tax in the Nebraska Public Safety Communication System
Cash Fund. If necessary, the State Treasurer shall reduce the distribution of tax proceeds to the General Fund pursuant to subsection (2) of this section by such amount required to fulfill the distribution pursuant to this subdivision; and

(e) Beginning (g) Seventh, beginning July 1, 2016, and every fiscal year thereafter, the State Treasurer shall place the equivalent of one million two hundred fifty thousand dollars of such tax in the Nebraska Health Care Cash Fund. If necessary, the State Treasurer shall reduce the distribution of tax proceeds to the General Fund pursuant to subsection (2) of this section by such amount required to fulfill the distribution pursuant to this subdivision.

(4) If, after distributing the proceeds of such tax pursuant to subsections (2) and (3) of this section, any proceeds of such tax remain, the State Treasurer shall place such remainder in the Nebraska Capital Construction Fund.

(5) The Legislature hereby finds and determines that the projects funded from the Municipal Infrastructure Redevelopment Fund and the Building Renewal Allocation Fund are of critical importance to the State of Nebraska. It is the intent of the Legislature that the allocations and appropriations made by the Legislature to such funds for the case of the Municipal Infrastructure Redevelopment Fund, to the particular municipality's account not be reduced until all contracts and securities relating to the construction and financing of the projects or portions of the projects funded from such fund or accounts of such funds are completed or paid or, in the case of the Municipal Infrastructure Redevelopment Fund, the earlier of such date or July 1, 2000, and that until such time any reductions in the cigarette tax rate made by the Legislature shall be simultaneously accompanied by equivalent reductions in the amount dedicated to the General Fund from cigarette tax revenue. Any provision made by the Legislature for distribution of the proceeds of the cigarette tax for projects or programs other than those to the Municipal Infrastructure Redevelopment Fund, (b) the Nebraska Outdoor Recreation Development Cash Fund, (c) the Health and Human Services Cash Fund, (d) the Municipal Infrastructure Redevelopment Fund, (e) the Building Renewal Allocation Fund, (f) the Information Technology Infrastructure Fund, (g) the Nebraska Public Safety Communication System Cash Fund and (f) the Nebraska Health Care Cash Fund shall not be made a higher priority than or an equal priority to any of the programs or projects specified in subdivisions (a) through (f) (h) of this subsection.

Sec. 12. Section 77-27,139.04, Reissue Revised Statutes of Nebraska, is amended to read:

77-27,139.04 The Department of Revenue shall determine the amount to be distributed to the various municipalities and certify such amounts by voucher to the Director of Administrative Services. The Municipal Equalization Fund shall be distributed on or before the first day of October, January, April, and July of each state fiscal year beginning in fiscal year 1998-99. The director shall, upon receipt of such notice and vouchers, pay the amounts electronically from draw warrants against funds appropriated. The proceeds of the payments received by the various municipalities shall be credited to the general fund of the municipality.

Sec. 13. Section 77-3523, Reissue Revised Statutes of Nebraska, is amended to read:

77-3523 The county treasurer and county assessor shall, on or before November 30 of each year, certify to the Tax Commissioner the total tax revenue that will be lost to all taxing agencies within the county from taxes levied and assessed in that year because of exemptions allowed under sections 77-3501 to 77-3529. The county treasurer and county assessor may amend the certification, correction to show any loss in tax that will be lost until May 30 of the next succeeding year. If a homestead exemption is approved, denied, or corrected by the Tax Commissioner under subsection (2) of section 77-3517 after May 1 of the next year, the county treasurer and county assessor shall prepare and submit amended reports to the Tax Commissioner and the political subdivisions covering any affected year and shall adjust the reimbursement to the county and the other political subdivisions by adjusting the reimbursement due under this section in later years. The Tax Commissioner shall, on or before January 1 next following such certification or within thirty days of any amendment to the certification, notify the Director of Administrative Services of the amount of funds available in the General Fund for payment purposes. The Director of Administrative Services shall, on the business day preceding the last business day of each month, notify the Director of Administrative Services of the amount of funds available in the General Fund for payment purposes. The Director of Administrative Services shall, on the last business day of each month, issue payments by electronic funds transfer draw warrants against funds appropriated. Out of the amount so received the county treasurer shall distribute to each of the taxing agencies within his or her county the full amount of such tax except that one percent of such amount shall be deposited in the county general fund and that the amount due a Class V school district shall be paid to the district and the county shall be compensated pursuant to section 14-554. Each taxing agency shall, in preparing its annual or biennial budget, take into account the amount to be received under this section.

Sec. 14. Section 77-4212, Revised Statutes Cumulative Supplement, 2020, is amended to read:
For tax year 2007, the amount of relief granted under the
Property Tax Credit Act shall be one hundred five million dollars.
For tax year 2008 and each tax year thereafter, the amount of relief
granted under the act shall be two hundred seventy-five million dollars.
It is the intent of the Legislature to fund the Property Tax
Credit Act for tax years after tax year 2008 using available revenue.
For tax year 2007, the amount of relief granted under the act shall be
one hundred fifteen million dollars by August 1, 2008.

indicating the amount of funds distributed to each taxing unit in the county in
valuation in the county to the credit allocation valuation in the state. By

occur in two equal payments, the first on or before January 31 and the second

land, one hundred twenty percent of taxable value for agricultural land and

Property Tax Administrator

disbursed under this subdivision to each county and certify such amounts to the
State Treasurer and to each county. The disbursements to the counties shall
be equal to the amount available for disbursement determined under
subsection (1) of this section multiplied by the ratio of the real property
valuation of the parcel to the total real property valuation in the county. The amount determined shall be the property tax credit for the property.

If the real property owner qualifies for a homestead exemption under
sections 77-3501 to 77-3529, the owner shall also be qualified for the relief
provided in the act to the extent of any remaining liability of the
credit provided by the homestead exemption. If the credit results in a
property tax liability on the homestead that is less than zero, the amount of the
credit which cannot be used by the taxpayer shall be returned to the
Property Tax Administrator State Treasurer.

The Property Tax Administrator State Treasurer shall immediately credit any funds returned under this subsection to the Property Tax Credit Cash Fund. Upon the return of any funds under this subsection, the county treasurer shall electronically file a report with the Property Tax Administrator, on a form prescribed by the Tax Commissioner, indicating the amount of funds distributed to each taxing unit in the county in
the year the funds were returned, any collection fees retained by the county in
such year, and the amount of unused credits returned.

For tax years prior to tax year 2017, the amount disbursed to each
county shall be equal to the amount available for disbursement determined under
subsection (1) of this section multiplied by the ratio of the real property
valuation in the county to the real property valuation in the state. By
September 15, the Property Tax Administrator shall determine the amount to be
disbursed under this subdivision to each county and certify such amounts to the
State Treasurer and to each county. The disbursements to the counties shall
occur in two equal payments, the first on or before January 31 and the second
on or before April 1. After retaining one percent of the receipts for costs,
the county treasurer shall allocate the remaining receipts to each taxing unit
levying taxes on taxable property in the tax district in which the real
property is located in the same proportion that the levy of such taxing unit
bears to the total levy on taxable property of all the taxing units in the tax
district in which the real property is located.

Beginning with tax year 2017, the amount disbursed to each county shall be equal to the amount available for disbursement determined under
subsection (1) of this section multiplied by the ratio of the credit allocation
valuation in the county to the credit allocation valuation in the state. By
September 15, the Property Tax Administrator shall determine the amount to be
disbursed under this subdivision to each county and certify such amounts to the
State Treasurer and to each county. The disbursements to the counties shall
occur in two equal payments, the first on or before January 31 and the second
on or before April 1. After retaining one percent of the receipts for costs,
the county treasurer shall allocate the remaining receipts to each taxing unit
based on its share of the credits granted to all taxpayers in the taxing unit.

For purposes of this section, credit allocation valuation means the
taxable value for all real property except agricultural land and horticultural
land, one hundred twenty percent of taxable value for agricultural land and
horticultural land that is not subject to special valuation, and one hundred
twenty percent of taxable value for agricultural land and horticultural
land that is subject to special valuation.

The State Treasurer shall transfer from the General Fund to the
Property Tax Credit Cash Fund one hundred five million dollars by August 1,
2007, and one hundred fifteen million dollars by August 1, 2008.
The Legislature shall have the power to transfer funds from the
Property Tax Credit Cash Fund pursuant to any other state law, such amount
shall be added to the minimum amount required under this subsection when
determining the total amount of relief granted under the act. The relief shall be in the form of a property tax credit which appears on the property tax
statement.

For tax years prior to tax year 2017, to determine the amount of the
property tax credit, the county treasurer shall multiply the amount
disbursed to the county under subdivision (4)(a) of this section by the ratio of
the real property valuation of the parcel to the total real property
valuation in the county. The amount determined shall be the property tax credit for the property.

Beginning with tax year 2017, to determine the amount of the property
tax credit, the county treasurer shall multiply the amount disbursed to the
county under subdivision (4)(b) of this section by the ratio of the credit
allocation valuation of the parcel to the total credit allocation valuation
in the county. The amount determined shall be the property tax credit for the property.

The State Treasurer shall, each year on or before the third
Monday in January, make a complete exhibit of all money belonging to the
permanent school fund and the temporary school fund as returned to him or her
from the several counties, together with the amount derived from other sources,
and deliver such exhibit duly certified to the Commissioner of Education.

(b) Beginning in 2016 and each year thereafter, the exhibit required in subsection (a) shall include a separate exhibit of the income from solar and wind agreements on school lands. The amount of income from solar and wind agreements on school lands shall be used to fund the grants described in section 79-308. The Board of Educational Lands and Funds shall provide the State Treasurer with the information necessary to make the exhibit required by this subsection. Separate accounting shall not be made for income from solar or wind agreements on school lands that exceed the sum of ten million dollars.

(2) On or before February 25 following receipt of the exhibit from the State Treasurer pursuant to subsection (1) of this section, the Commissioner of Education shall make the apportionment of the temporary school fund to each school district as follows: From the whole amount, less the amount of income from solar and wind agreements on school lands, there shall be paid to those districts in which there are school or saline lands, which lands are used for a public purpose, an amount in lieu of tax money that would be raised if such lands were taxable, to be fixed in the manner prescribed in section 79-1836; and the remainder shall be paid to the districts enumerated in subsection (1) in the manner provided for in section 79-307.

(3) The Commissioner of Education shall certify the amount of the apportionment of the temporary school fund as provided in subsection (2) of this section to the Director of Administrative Services. The Director of Administrative Services shall issue payments to draw a warrant on the State Treasurer in favor of the various districts for the respective amounts so certified by the Commissioner of Education.

For purposes of this section, agreement means any lease, easement, covenant, or other such contractual arrangement.

Sec. 16. Section 79-1044, Reissue Revised Statutes of Nebraska, is amended to read:

79-1044 The forest reserve funds, annually paid into the state treasury by the United States Government under an act of Congress approved June 30, 1906, shall be distributed among the counties of the state entitled to such funds the same for the benefit of the public schools and the public roads of such counties based upon information provided by the United States Department of the Interior. The Commissioner of Education under the direction of the Commissioner of Education in the following manner: (1) The State Treasurer shall annually on the first Monday in July certify to the commissioner the amount of money received from the United States Government as Nebraska’s proportionate share of the income from the forest reserves within the state for the most recent complete fiscal year; and (2) The commissioner shall, on or before August 5, make apportionment of such funds to such counties according to the number of acres of forest reserve in each county and certify the apportionment of each county to the county treasurer of the proper county and to the Director of Administrative Services. The director shall make payments to draw a warrant on the State Treasurer in favor of the various counties for the amount specified by the commissioner.

Sec. 17. Section 79-1047, Reissue Revised Statutes of Nebraska, is amended to read:

79-1047 The public grazing funds, annually paid to the state treasury by the United States Government under the federal Taylor Grazing Act, 43 U.S.C. 315j, as such act existed on May 8, 2001, shall be distributed among the counties of the state entitled to such funds the same for the benefit of the school districts of such counties based upon information provided by the United States Department of the Interior. The Commissioner of Education under the direction of the Commissioner of Education in the following manner: (1) The State Treasurer shall annually on the first Monday in July certify to the commissioner the amount of money received from the United States Government as Nebraska’s proportionate share of the income from the grazing lands within the state for the most recent complete fiscal year; and (2) The commissioner shall, on or before August 5, make apportionment of such funds to such counties according to the number of acres of grazing land in each county and certify the apportionment of each county to the county treasurer of the proper county and to the Director of Administrative Services. The director shall make payments to draw a warrant on the State Treasurer in favor of the various counties for the amount specified by the commissioner.

Sec. 18. Section 79-1051, Reissue Revised Statutes of Nebraska, is amended to read:

79-1051 The distribution of the funds received by the State Treasurer under section 79-1049 shall be made based upon information provided by the United States Department of the Interior. The Commissioner of Education under the direction of the Commissioner of Education in the following manner: (1) The State Treasurer shall annually on the first Monday in July certify to the commissioner the amount of money received from the United States Government as Nebraska’s proportionate share of the income from the leasing of lands acquired by the United States for flood control purposes; and (2) The commissioner shall, on or before August 5, make apportionment of such funds to the counties entitled thereto in accordance with section 79-1060 and certify the apportionment of each county to the county treasurer of the proper county and to the Director of Administrative Services. The director shall make payments to
draw a warrant on the State Treasurer in favor of the various counties for the amount specified by the commissioner.

Sec. 19. Section 81-118, Reissue Revised Statutes of Nebraska, is amended to read:

81-118 The gross amount of money received by every department, from whatever source, belonging to or for the use of the state, shall be paid into the state treasury in accordance with section 84-710, without delay, not later than ten days after the receipt thereof to the extent that the amount is not to exceed the amount of the balance of the several funds unexpended; which statement shall consist of funds appropriated or transferred by the Legislature, and only the amount not to exceed one million dollars from the General Fund to the Nebraska Cultural Preservation Endowment Fund shall be credited to the Nebraska Arts and Humanities Cash Fund.

Sec. 20. Section 82-331, Revised Statutes Cumulative Supplement, 2020, is amended to read:

82-331 (1) There is hereby established in the state treasury a trust fund to be known as the Nebraska Cultural Preservation Endowment Fund. The fund shall consist of funds appropriated or transferred by the Legislature, and only the amount not to exceed seven hundred fifty thousand dollars from the General Fund to the Nebraska Cultural Preservation Endowment Fund on December 31 of 2015 and 2016, shall be transferred to the Nebraska Cultural Preservation Endowment Fund on December 31 beginning in 2019 and continuing through December 31, 2028.

(2) Prior to the transfer of funds from any state account into the Nebraska Cultural Preservation Endowment Fund, the Nebraska Arts Council shall provide documentation to the budget division of the Department of Administrative Services that qualified endowments have generated a dollar-for-dollar match of new money, up to the amount of state funds authorized by the Legislature to be transferred to the Nebraska Cultural Preservation Endowment Fund. For purposes of this section, new money means a contribution to a qualified endowment generated after July 1, 2011. Contributions not fully matched by state funds shall be carried forward to succeeding years and remain available to provide a dollar-for-dollar match for state funds. For an endowment to be a qualified endowment (a) the endowment must meet the standards set by the Nebraska Arts Council or Nebraska Humanities Council, (b) the endowment must be intended for long-term stabilization of the organization, and (c) the funds of the endowment must be endowed and only the earnings thereon expended. The budget division of the Department of Administrative Services shall notify the State Treasurer to execute a transfer of state funds up to the amount specified by the Legislature, but only to the extent that the Nebraska Arts Council has provided documentation of a dollar-for-dollar match. State funds not transferred shall be carried forward to the succeeding year and be added to the funds authorized for a dollar-for-dollar match during that year.

(4) The Legislature shall not appropriate or transfer money from the Nebraska Cultural Preservation Endowment Fund to any purpose stated in sections 82-330 to 82-333, except that the Legislature may appropriate or transfer money from the fund upon a finding that the purposes of such sections are not being accomplished by the fund.

Any money in the Nebraska Cultural Preservation Endowment Fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.

(6) All investment earnings from the Nebraska Cultural Preservation Endowment Fund shall be credited to the Nebraska Arts and Humanities Cash Fund.

Sec. 21. Section 84-602, Revised Statutes Cumulative Supplement, 2020, is amended to read:

84-602 It shall be the duty of the State Treasurer:

(1) To receive and keep all money of the state not expressly required to be received and kept by some other person;

(2) To disburse the public money upon warrants drawn upon the state treasurer according to law and not otherwise;

(3) To keep a just, true, and comprehensive account of all money received and disbursed;

(4) To keep a just account with each fund, and each head of appropriation made by law, and the warrants drawn against them;

(5) To file a full statement to the Department of Administrative Services of all money received by him or her from whatever source, and if on account of revenue, for what year; of all penalties and interest on delinquent taxes reported or accounted for to him or her, and of all disbursements of public funds; with a list, in numerical order, of all warrants redeemed, the name of the payee, amount, interest, and total amount allowed thereon, and with the amount of the balance of the several funds unexpended; which statement shall be made on the first day of December, March, June, and September, and
more often if required:

(4) To report electronically to the Legislature as soon as practicable, but within ten days after the commencement of each regular session, a detailed statement of the condition of the treasury and its operations for the preceding fiscal year;

(6) To give information electronically to the Legislature, whenever required, upon any subject connected with the treasury or touching any duty of his or her office:

(7) To account for, and pay over, all money received by him or her as such treasurer, to his or her successor in office, and deliver all books, vouchers, and effects of office to him or her; and such successor shall receipt therefor. In accounting for and paying over such money the treasurer shall not be held liable on account of any loss occasioned by any investment, when such investment shall have been made pursuant to the direction of the state investment officer; and

(8) To develop and maintain the web site required under the Taxpayer Transparency Act.

Sec. 22. Section 84-612, Revised Statutes Cumulative Supplement, 2020, is amended to read:

84-612 (1) There is hereby created within the state treasury a fund known as the Cash Reserve Fund which shall be under the direction of the State Treasurer. The fund shall only be used pursuant to this section.

(2) The State Treasurer shall transfer funds from the Cash Reserve Fund to the General Fund upon certification by the Director of Administrative Services that the current cash balance in the General Fund is inadequate to meet current obligations. Such certification shall include the dollar amount to be transferred. Any transfers made pursuant to this subsection shall be reversed upon notification by the Director of Administrative Services that sufficient funds are available.

(3) In addition to receiving transfers from other funds, the Cash Reserve Fund shall receive federal funds received by the State of Nebraska for undesignated general government purposes, federal revenue sharing, or general fiscal relief of the state.

(4) The State Treasurer, at the direction of the budget administrator of the budget division of the Department of Administrative Services, shall transfer not to exceed forty million seven hundred fifteen thousand four hundred fifty-nine dollars in total from the Cash Reserve Fund to the Nebraska Capital Construction Fund between July 1, 2018, and June 30, 2018.

(5) The State Treasurer shall transfer the following amounts from the Cash Reserve Fund to the Nebraska Capital Construction Fund on such dates as directed by the budget administrator of the budget division of the Department of Administrative Services:

(a) Seven million eight hundred four thousand two hundred ninety-two dollars on or after June 15, 2017, but before June 30, 2017;

(b) Five million fifty-eight thousand four hundred five dollars on or after July 1, 2018, but before June 30, 2019, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services;

(c) Fifteen million three hundred seventy-eight thousand three hundred thirteen dollars from the Cash Reserve Fund to the General Fund on or before June 30, 2019, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services; and

(d) Forty million seven hundred thousand dollars on or after July 1, 2019, but before June 15, 2021, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

(6) The State Treasurer shall transfer seventy-five million two hundred ninety dollars on or after July 1, 2017, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

(7) The State Treasurer shall transfer thirty-one million dollars from the Cash Reserve Fund to the General Fund after March 1, 2019, but before

-10-
March 15, 2019, on such date as directed by the budget administrator of the budget division of the Department of Administrative Services.

(6) The State Treasurer shall transfer eighty-three million six hundred nineteen thousand six hundred dollars from the Cash Reserve Fund to the Governor’s Emergency Cash Fund on or before June 30, 2020, on such dates and in such amounts as directed by the budget administrator of the budget division of the Department of Administrative Services.

(7) The State Treasurer shall transfer thirty million dollars from the Cash Reserve Fund to the General Fund after November 15, 2020, but before December 31, 2020, on such date as directed by the budget administrator of the budget division of the Department of Administrative Services. Except for the transfer authorized in this subsection, no funds shall be transferred from the Cash Reserve Fund to fulfill the obligations created under the Nebraska Property Tax Incentive Act unless the balance in the Cash Reserve Fund after such transfer will be at least equal to five hundred million dollars.

Sec. 23. Section 86-527, Reissue Revised Statutes of Nebraska, is amended to read:

86-527 The Information Technology Infrastructure Fund is hereby created. The fund shall contain revenue from the special privilege tax as provided in section 77-2602, gifts, grants, and such other money as is appropriated or transferred by the Legislature. The fund shall be used to attain the goals and priorities identified in the statewide technology plan. The fund shall be administered by the office of Chief Information Officer. Expenditures shall be made from the fund to finance the operations of the Information Technology Infrastructure Act in accordance with the appropriations made by the Legislature. Transfers from the fund to the General Fund may be made at the direction of the Legislature. Any money in the Information Technology Infrastructure Fund available for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds Investment Act.


Sec. 25. The following sections are outright repealed: Sections 18-2601, 18-2602, 18-2603, 18-2604, 18-2605, 18-2606, 18-2607, 18-2608, 18-2609, 72-1005, and 79-1034, Reissue Revised Statutes of Nebraska.