HOUSE BILL NO. HB0212

Impact assistance to local governments.

Sponsored by: Representative(s) Throne, Barlow and Teeters and Senator(s) Craft and Meier

A BILL

for

AN ACT relating to cities, towns and counties; creating a program to provide assistance to local governments impacted by energy development as specified; providing authority to

4 the state loan and investment board to issue grants to

5 local governments to address the effects of industrial

6 projects or energy development; providing authority for the

7 office of state lands and investments to administer the

8 program; granting rulemaking authority; providing

9 definitions; and providing for an effective date.

10

11 Be It Enacted by the Legislature of the State of Wyoming:

12

13 **Section 1.** W.S. 9-17-101 through 9-17-106 are created

14 to read:

15

16 CHAPTER 17

1	IMPACT ASSISTANCE					
2						
3	ARTICLE 1					
4	IMPACT ASSISTANCE FOR DEVELOPMENT					
5						
6	9-17-101. Definitions.					
7						
8	(a) As used in this article:					
9						
10	(i) "Board" means the state loan and investment					
11	board;					
12						
13	(ii) "Development" means any oil and gas					
14	development including oil and gas producing facilities, oil					
15	and gas drilling facilities and oil and gas wellfield					
16	activities;					
17						
18	(iii) "Local government" shall include only					
19	counties, cities and towns.					
20						
21	9-17-102. Impact assistance grant program; amount;					
22	conditions; rulemaking authority; reports.					
23						

1 (a) The state loan and investment board may make

2 grants to one (1) or more counties, cities or towns from

3 the impact assistance account pursuant to W.S. 9-17-101

4 through 9-17-106. The office of state lands and

5 investments shall administer this article. In determining

6 the amount to be granted, the board shall consider

7 anticipated revenues to the applicant under W.S.

8 39-15-111(c) and 39-16-111(d) and any expected increase in

9 ad valorem tax distributions to the applicant under W.S.

10 39-13-111 as a result of the development identified in the

11 application under W.S. 9-17-103.

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13 (b) In making grants pursuant to this section, the

14 board shall adopt rules and establish requirements and

15 standards as it determines necessary and advisable.

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17 (c) The board may determine to make grants under this

18 section and may impose conditions and limits on the grants

19 as it finds, in its discretion, are necessary to protect

20 state funds. A decision by the board not to make a grant

21 under this section is not subject to judicial review under

3

22 the Wyoming Administrative Procedure Act.

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1 (d) As a condition of receiving a grant under this

2 article, a city, town or county shall attest that the grant

3 proceeds will only be expended to address the identified

4 impact under W.S. 9-17-103.

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6 (e) The board shall submit an annual report of the

7 grants awarded and the progress of the program created

8 under this article to the joint appropriations interim

9 committee on or before December 1 of each year.

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9-17-103. Impact assistance.

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13 (a) A county, city or town which may be impacted by

14 development may individually, or jointly with any other

15 county, city or town impacted by the same development,

16 apply to the state loan and investment board for a grant

17 under this article. The application shall be filed with

18 the office of state lands and investments, in a form as

19 prescribed by rules and regulations of the board, and shall

20 contain the following:

21

22 (i) A description of the nature and location of

4

23 the development;

24

1	(ii) Evidence that the local government has
2	pursued alternative methods of funding to address impacts
3	of the development including cost sharing from private
4	sources;
5	
6	(iii) Verification that the funds will not
7	supplant existing funding levels from traditional sources;
8	
9	(iv) An evaluation of potential impacts from the
10	development together with any plans and proposals for
11	alleviating social and economic impacts upon local
12	governments proposed by the proponents of the proposed
13	development. These potential impacts may include impacts
14	to:
15	
16	(A) Housing;
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18	(B) Transportation;
19	
20	(C) Sewer and water facilities;
21	
22	(D) Solid waste facilities;
23	
24	(E) Police and fire facilities;

1	
2	(F) Educational facilities;
3	
4	(G) Health and hospital facilities;
5	
6	(H) Water supply;
7	
8	(J) Other impacted areas.
9	
10	(v) A listing of government infrastructure
11	improvements convenient or necessary for the development,
12	and estimated costs of the infrastructure improvements;
13	
14	(vi) Anticipated sales and use tax revenue
15	distributions under W.S. 39-15-111(c) and (p) and
16	39-16-111(d) and (p) and anticipated increases in ad
17	valorem tax distributions to the applicant under W.S.
18	39-13-111 as a result of the development;
19	
20	(vii) For joint applications, the recommended
21	apportionment of grant proceeds to each applicant;
22	
23	(viii) Any other information the applicant
24	considers relevant or required by board rule or regulation.

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9-17-104. Action on application; hearing;

3 recommendation.

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5 (a) Not more than forty-five (45) days after completed application, 6 receiving а the board shall determine the applicant's eligibility for a grant under 7 this article. All local governments making application 8 9 shall be permitted to provide any studies, investigations, reports or other documentary evidence which the applicant 10 wishes the board to consider. In the discretion of the 11 board, a public hearing may be held to gather information 12 13 on any application received. The contested case procedures of the Wyoming Administrative Procedure Act do not apply to 14 a hearing under this article. The board shall deny the 15 application, or approve the application if the board 16 17 determines that the following are met and, considering the totality of the circumstances, determines that a grant 18 should be issued: 19

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21 (i) The development is more likely than not to 22 occur within any county making application or within the 23 boundaries of the county in which any city or town making 24 application is located;

7

1	(ii) The development is likely to materially						
2	impact the local government making application;						
3							
4	(iii) The proposed impact mitigation measures						
5	contained in the application are necessary for the						
6	anticipated development.						
7							
8	9-17-105. Board determination not subject to review.						
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10	No finding by the board under this article is subject to						
11	judicial review under the Wyoming Administrative Procedure						
12	Act.						
13							
14	9-17-106. Impact assistance account.						
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16	There is created the impact assistance program account.						
17	Funds in the account shall be distributed to impacted local						
18	governments in accordance with and to further the purposes						
19	of this article. At such time and under such conditions as						
20	the legislature may specify, funds in the account may						
21	revert to the general fund.						

1	Section 2.	This act	is effective July 1,	2013.

STATE OF WYOMING 13LSO-0159.E1

2

3 (END)

2013