1	AN ACT	
2	RELATING TO TAXATION; DELAYING REDUCTION OF THE CORPORATE	
3	INCOME TAX RATES; DELAYING SINGLE SALES APPORTIONMENT OF	
4	INCOME FOR MANUFACTURERS; INCREASING THE GASOLINE TAX, THE	
5	SPECIAL FUEL EXCISE TAX AND THE MOTOR VEHICLE EXCISE TAX;	
6	DISTRIBUTING REVENUE FROM THE INCREASES TO THE TAX	
7	STABILIZATION RESERVE UNTIL STATE RESERVE FUNDS REACH FIVE	
8	PERCENT, TO MUNICIPALITIES AND COUNTIES FOR MAINTENANCE AND	
9	REPAIR OF EXISTING TRANSPORTATION INFRASTRUCTURE AND TO THE	
10	STATE ROAD MAINTENANCE FUND; CREATING THE STATE ROAD	
11	MAINTENANCE FUND; IMPOSING A WEIGHT DISTANCE TAX	
12	IDENTIFICATION PERMIT TAX AND DISTRIBUTING THE REVENUE TO THE	
13	TAX STABILIZATION RESERVE UNTIL STATE RESERVE FUNDS REACH	
14	FIVE PERCENT; MAKING AN APPROPRIATION.	
15		
16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
17	SECTION 1. Section 7-1-2 NMSA 1978 (being Laws 1965,	
18	Chapter 248, Section 2, as amended) is amended to read:	
19	"7-1-2. APPLICABILITYThe Tax Administration Act	
20	applies to and governs:	
21	A. the administration and enforcement of the	
22	following taxes or tax acts as they now exist or may	
23	hereafter be amended:	
24	(1) Income Tax Act;	
25	(2) Withholding Tax Act;	SB 2 Page 1

1	(3) Venture Capital Investment Act;	
2	(4) Gross Receipts and Compensating Tax Act	
3	and any state gross receipts tax;	
4	(5) Liquor Excise Tax Act;	
5	(6) Local Liquor Excise Tax Act;	
6	(7) any municipal local option gross	
7	receipts tax;	
8	(8) any county local option gross receipts	
9	tax;	
10	(9) Special Fuels Supplier Tax Act;	
11	(10) Gasoline Tax Act;	
12	(11) petroleum products loading fee, which	
13	fee shall be considered a tax for the purpose of the Tax	
14	Administration Act;	
15	(12) Alternative Fuel Tax Act;	
16	(13) Cigarette Tax Act;	
17	(14) Estate Tax Act;	
18	(15) Railroad Car Company Tax Act;	
19	(16) Investment Credit Act, rural job tax	
20	credit, Laboratory Partnership with Small Business Tax Credit	
21	Act, Technology Jobs and Research and Development Tax Credit	
22	Act, Film Production Tax Credit Act, Affordable Housing Tax	
23	Credit Act and high-wage jobs tax credit;	
24	(17) Corporate Income and Franchise Tax Act;	
25	(18) Uniform Division of Income for Tax	SB 2 Page 2

1 Purposes Act;

	-	Tulposes het,	
 4 (21) the telecommunications relay service surcharge imposed by Section 63-9F-11 NMSA 1978, which surcharge shall be considered a tax for the purposes of the Tax Administration Act; and (22) the permit tax imposed pursuant to Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; B. the administration and enforcement of the following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Severance Tax Act; (6) Oil and Gas Ad Valorem Production Tax Act; (8) Natural Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made 5B 	2	(19) Multistate Tax Compact;	
 surcharge imposed by Section 63-9F-11 NMSA 1978, which surcharge shall be considered a tax for the purposes of the Tax Administration Act; and (22) the permit tax imposed pursuant to Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; B. the administration and enforcement of the following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Severance Tax Act; (6) Oil and Gas Emergency School Tax Act; (7) Oil and Gas Production Tax Act; (8) Natural Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	3	(20) Tobacco Products Tax Act;	
 surcharge shall be considered a tax for the purposes of the Tax Administration Act; and (22) the permit tax imposed pursuant to Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; B. the administration and enforcement of the following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Conservation Tax Act; (6) Oil and Gas Emergency School Tax Act; (7) Oil and Gas Processors Tax Act; (9) Oil and Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	4	(21) the telecommunications relay service	
 Tax Administration Act; and (22) the permit tax imposed pursuant to Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; B. the administration and enforcement of the following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Conservation Tax Act; (6) Oil and Gas Emergency School Tax Act; (7) Oil and Gas Ad Valorem Production Tax Act; (8) Natural Gas Processors Tax Act; (9) Oil and Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	5	surcharge imposed by Section 63-9F-11 NMSA 1978, which	
 8 (22) the permit tax imposed pursuant to 9 Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; 10 B. the administration and enforcement of the 11 following taxes, surtaxes, advanced payments or tax acts as 12 they now exist or may hereafter be amended: 13 (1) Resources Excise Tax Act; 14 (2) Severance Tax Act; 15 (3) any severance surtax; 16 (4) Oil and Gas Severance Tax Act; 17 (5) Oil and Gas Conservation Tax Act; 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	6	surcharge shall be considered a tax for the purposes of the	
 Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978; B. the administration and enforcement of the following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Conservation Tax Act; (6) Oil and Gas Emergency School Tax Act; (7) Oil and Gas Ad Valorem Production Tax Act; (8) Natural Gas Processors Tax Act; (9) Oil and Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	7	Tax Administration Act; and	
10B. the administration and enforcement of the11following taxes, surtaxes, advanced payments or tax acts as12they now exist or may hereafter be amended:13(1) Resources Excise Tax Act;14(2) Severance Tax Act;15(3) any severance surtax;16(4) Oil and Gas Severance Tax Act;17(5) Oil and Gas Conservation Tax Act;18(6) Oil and Gas Emergency School Tax Act;19(7) Oil and Gas Ad Valorem Production Tax20Act;21(8) Natural Gas Processors Tax Act;22(9) Oil and Gas Production Equipment Ad23Valorem Tax Act;24(10) Copper Production Ad Valorem Tax Act;25(11) any advance payment required to be made SB	8	(22) the permit tax imposed pursuant to	
 following taxes, surtaxes, advanced payments or tax acts as they now exist or may hereafter be amended: (1) Resources Excise Tax Act; (2) Severance Tax Act; (3) any severance surtax; (4) Oil and Gas Severance Tax Act; (5) Oil and Gas Conservation Tax Act; (6) Oil and Gas Emergency School Tax Act; (7) Oil and Gas Ad Valorem Production Tax Act; (8) Natural Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	9	Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978;	
12they now exist or may hereafter be amended:13(1) Resources Excise Tax Act;14(2) Severance Tax Act;15(3) any severance surtax;16(4) Oil and Gas Severance Tax Act;17(5) Oil and Gas Conservation Tax Act;18(6) Oil and Gas Emergency School Tax Act;19(7) Oil and Gas Ad Valorem Production Tax20Act;21(8) Natural Gas Processors Tax Act;22(9) Oil and Gas Production Equipment Ad23Valorem Tax Act;24(10) Copper Production Ad Valorem Tax Act;25(11) any advance payment required to be made SB	10	B. the administration and enforcement of the	
13 (1) Resources Excise Tax Act; 14 (2) Severance Tax Act; 15 (3) any severance surtax; 16 (4) Oil and Gas Severance Tax Act; 17 (5) Oil and Gas Conservation Tax Act; 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB	11	following taxes, surtaxes, advanced payments or tax acts as	
14 (2) Severance Tax Act; 15 (3) any severance surtax; 16 (4) Oil and Gas Severance Tax Act; 17 (5) Oil and Gas Conservation Tax Act; 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB	12	they now exist or may hereafter be amended:	
15 (3) any severance surtax; 16 (4) Oil and Gas Severance Tax Act; 17 (5) Oil and Gas Conservation Tax Act; 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB	13	(1) Resources Excise Tax Act;	
16 (4) Oil and Gas Severance Tax Act; 17 (5) Oil and Gas Conservation Tax Act; 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB	14	(2) Severance Tax Act;	
 17 (5) 0il and Gas Conservation Tax Act; 18 (6) 0il and Gas Emergency School Tax Act; 19 (7) 0il and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) 0il and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	15	(3) any severance surtax;	
 18 (6) Oil and Gas Emergency School Tax Act; 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	16	(4) Oil and Gas Severance Tax Act;	
 19 (7) Oil and Gas Ad Valorem Production Tax 20 Act; 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	17	(5) Oil and Gas Conservation Tax Act;	
 Act; (8) Natural Gas Processors Tax Act; (9) Oil and Gas Production Equipment Ad Valorem Tax Act; (10) Copper Production Ad Valorem Tax Act; (11) any advance payment required to be made SB 	18	(6) Oil and Gas Emergency School Tax Act;	
 21 (8) Natural Gas Processors Tax Act; 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	19	(7) Oil and Gas Ad Valorem Production Tax	
 22 (9) Oil and Gas Production Equipment Ad 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	20	Act;	
 23 Valorem Tax Act; 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	21	(8) Natural Gas Processors Tax Act;	
 24 (10) Copper Production Ad Valorem Tax Act; 25 (11) any advance payment required to be made SB 	22	(9) Oil and Gas Production Equipment Ad	
25 (11) any advance payment required to be made SB	23	Valorem Tax Act;	
	24	(10) Copper Production Ad Valorem Tax Act;	
	25	(11) any advance payment required to be made	SB 2 Page 3

1 by any act specified in this subsection, which advance 2 payment shall be considered a tax for the purposes of the Tax 3 Administration Act; 4 (12) Enhanced Oil Recovery Act; 5 (13)Natural Gas and Crude Oil Production Incentive Act; and 6 7 (14)intergovernmental production tax credit 8 and intergovernmental production equipment tax credit; the administration and enforcement of the C. 9 following taxes, surcharges, fees or acts as they now exist 10 or may hereafter be amended: 11 Weight Distance Tax Act; 12 (1)the workers' compensation fee authorized 13 (2) by Section 52-5-19 NMSA 1978, which fee shall be considered a 14 15 tax for purposes of the Tax Administration Act; Uniform Unclaimed Property Act (1995); 16 (3) 911 emergency surcharge and the network 17 (4) and database surcharge, which surcharges shall be considered 18 taxes for purposes of the Tax Administration Act; 19 (5) the solid waste assessment fee 20 authorized by the Solid Waste Act, which fee shall be 21 considered a tax for purposes of the Tax Administration Act; 22 (6) the water conservation fee imposed by 23 Section 74-1-13 NMSA 1978, which fee shall be considered a 24 tax for the purposes of the Tax Administration Act; and 25 SB 2

(7) the gaming tax imposed pursuant to the
 Gaming Control Act; and

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D. the administration and enforcement of all other laws, with respect to which the department is charged with responsibilities pursuant to the Tax Administration Act, but only to the extent that the other laws do not conflict with the Tax Administration Act."

SECTION 2. Section 7-1-6.7 NMSA 1978 (being Laws 1994, Chapter 5, Section 2, as amended) is amended to read:

"7-1-6.7. DISTRIBUTIONS--STATE AVIATION FUND.--

A. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the state aviation fund in an amount equal to four and seventy-nine hundredths percent of the taxable gross receipts attributable to the sale of fuel specially prepared and sold for use in turboprop or jet-type engines as determined by the department.

B. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the state aviation fund in an amount equal to two hundred one thousandths percent of gasoline taxes, exclusive of penalties and interest, collected pursuant to the Gasoline Tax Act.

C. From July 1, 2013 through June 30, 2021, a
distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be
made to the state aviation fund in an amount equal to fortysix thousandths percent of the net receipts attributable to

the gross receipts tax distributable to the general fund.

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D. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the state aviation fund from the net receipts attributable to the gross receipts tax distributable to the general fund in an amount equal to two hundred fifty thousand dollars (\$250,000)."

SECTION 3. Section 7-1-6.8 NMSA 1978 (being Laws 1983, Chapter 211, Section 13, as amended) is amended to read:

"7-1-6.8. DISTRIBUTION--MOTORBOAT FUEL TAX FUND.--A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the motorboat fuel tax fund in an amount equal to one-tenth percent of the net receipts attributable to the gasoline tax."

SECTION 4. Section 7-1-6.9 NMSA 1978 (being Laws 1991, Chapter 9, Section 11, as amended) is amended to read:

"7-1-6.9. DISTRIBUTION OF GASOLINE TAXES TO MUNICIPALITIES AND COUNTIES.--

A. A distribution pursuant to Section 7-1-6.1 NMSA
19 1978 shall be made in an amount equal to eight and twenty-one
thousandths percent of the net receipts attributable to the
taxes, exclusive of penalties and interest, imposed by the
Gasoline Tax Act.

B. The amount determined in Subsection A of thissection shall be distributed as follows:

(1) ninety percent of the amount shall be

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SB 2

paid to the treasurers of municipalities and H class counties in the proportion that the taxable motor fuel sales in each of the municipalities and H class counties bears to the aggregate taxable motor fuel sales in all of these municipalities and H class counties; and

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(2) ten percent of the amount shall be paid to the treasurers of the counties, including H class counties, in the proportion that the taxable motor fuel sales outside of incorporated municipalities in each of the counties bears to the aggregate taxable motor fuel sales outside of incorporated municipalities in all of the counties.

Except as provided in Subsection D of this 13 C. section, this distribution shall be paid into a separate road 14 15 fund in the municipal treasury or county road fund for expenditure only for construction, reconstruction, 16 resurfacing or other improvement or maintenance of public 17 roads, streets, alleys or bridges, including right-of-way and 18 materials acquisition. Money distributed pursuant to this 19 20 section may be used by a municipality or county to provide matching funds for projects subject to cooperative agreements 21 entered into with the department of transportation pursuant 22 to Section 67-3-28 NMSA 1978. Any municipality or H class 23 county that has created or that creates a "street improvement 24 25 fund" to which gasoline tax revenues or distributions are

irrevocably pledged under Sections 3-34-1 through 3-34-4 NMSA 1978 or that has pledged all or a portion of gasoline tax revenues or distributions to the payment of bonds shall receive its proportion of the distribution of revenues under this section impressed with and subject to these pledges.

This distribution may be paid into a separate D. road fund or the general fund of the municipality or county if the municipality has a population less than three thousand or the county has a population less than four thousand."

SECTION 5. Section 7-1-6.10 NMSA 1978 (being Laws 1983, Chapter 211, Section 15, as amended) is amended to read:

"7-1-6.10. DISTRIBUTIONS--STATE ROAD FUND.--

A. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the state road fund in an amount equal to the net receipts attributable to the taxes, surcharges, penalties and interest imposed pursuant to the Gasoline Tax Act and to the taxes, surtaxes, fees, penalties and interest imposed pursuant to the Special Fuels Supplier Tax Act and the Alternative Fuel Tax Act less:

(1)the amount distributed to the state aviation fund pursuant to Subsection B of Section 7-1-6.7 NMSA 1978;

(2)the amount distributed to the motorboat fuel tax fund pursuant to Section 7-1-6.8 NMSA 1978;

> (3) the amount distributed to municipalities SB 2

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1 and counties pursuant to Section 7-1-6.9 NMSA 1978 and 2 Section 11 of this 2017 act; 3 (4) the amount distributed to the county government road fund pursuant to Section 7-1-6.19 NMSA 1978; 4 5 (5) the amount distributed to the local governments road fund pursuant to Section 7-1-6.39 NMSA 1978; 6 the amount distributed to the 7 (6) municipalities pursuant to Section 7-1-6.27 NMSA 1978; 8 the amount distributed to the municipal 9 (7) arterial program of the local governments road fund pursuant 10 to Section 7-1-6.28 NMSA 1978; 11 the amount distributed to a qualified 12 (8) tribe pursuant to Subsection A of Section 7-1-6.44 NMSA 1978; 13 (9) the amount distributed to the general 14 15 fund pursuant to Subsection B of Section 7-1-6.44 NMSA 1978; the amount distributed to the tax 16 (10)stabilization reserve pursuant to Section 10 of this 2017 17 act; and 18 (11) the amount distributed to the state 19 20 road maintenance fund pursuant to Section 12 of this 2017 act. 21 B. A distribution pursuant to Section 7-1-6.1 NMSA 22 1978 shall be made to the state road fund in an amount equal 23 to the net receipts attributable to the taxes, interest and 24 penalties from the Weight Distance Tax Act." 25

1	SECTION 6. Section 7-1-6.19 NMSA 1978 (being Laws 1991,	
2	Chapter 9, Section 15, as amended) is amended to read:	
3	"7-1-6.19. DISTRIBUTIONCOUNTY GOVERNMENT ROAD FUND	
4	CREATED	
5	A. There is created in the state treasury the	
6	"county government road fund".	
7	B. A distribution pursuant to Section 7-1-6.1 NMSA	
8	1978 shall be made to the county government road fund in an	
9	amount equal to four and four hundred fifty-one thousandths	
10	percent of the net receipts attributable to the gasoline	
11	tax."	
12	SECTION 7. Section 7-1-6.27 NMSA 1978 (being Laws 1991,	
13	Chapter 9, Section 20, as amended) is amended to read:	
14	"7-1-6.27. DISTRIBUTIONMUNICIPAL ROADS	
15	A. A distribution pursuant to Section 7-1-6.1 NMSA	
16	1978 shall be made to municipalities for the purposes and	
17	amounts specified in this section in an aggregate amount	
18	equal to four and four hundred fifty-one thousandths percent	
19	of the net receipts attributable to the gasoline tax.	
20	B. The distribution authorized in this section	
21	shall be used for the following purposes:	
22	(1) reconstructing, resurfacing,	
23	maintaining, repairing or otherwise improving existing	
24	alleys, streets, roads or bridges, or any combination of the	
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acquiring new alleys, streets, roads or bridges, or any combination of the foregoing; provided that any of the foregoing improvements may include the acquisition of rights of way;

(2) to provide matching funds for projects subject to cooperative agreements with the department of transportation pursuant to Section 67-3-28 NMSA 1978; and

8 (3) for expenses of purchasing, maintaining 9 and operating transit operations and facilities, for the 10 operation of a transit authority established by the Municipal 11 Transit Law and for the operation of a vehicle emission inspection program. A municipality may engage in the 12 business of the transportation of passengers and property 13 within the political subdivision by whatever means the 14 15 municipality may decide and may acquire cars, trucks, motor buses and other equipment necessary for operating the 16 A municipality may acquire land, erect buildings 17 business. and equip the buildings with all the necessary machinery and 18 facilities for the operation, maintenance, modification, 19 20 repair and storage of the cars, trucks, motor buses and other equipment needed. A municipality may do all things necessary 21 for the acquisition and the conduct of the business of public 22 transportation. 23

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C. For the purposes of this section:

(1) "computed distribution amount" means the SB 2 Page 11

1 distribution amount calculated for a municipality for a month 2 pursuant to Paragraph (2) of Subsection D of this section 3 prior to any adjustments to the amount due to the provisions of Subsections E and F of this section; 4 5 (2) "floor amount" means four hundred seventeen dollars (\$417); 6 "floor municipality" means a 7 (3) municipality whose computed distribution amount is less than 8 the floor amount; and 9 10 (4) "full distribution municipality" means a municipality whose population at the last federal decennial 11 census was at least two hundred thousand. 12 Subject to the provisions of Subsections E and 13 D. F of this section, each municipality shall be distributed a 14 15 portion of the aggregate amount distributable under this section in an amount equal to the greater of: 16 (1) the floor amount; or 17 (2) eighty-five percent of the aggregate 18 amount distributable under this section times a fraction, the 19 20 numerator of which is the municipality's reported taxable gallons of gasoline for the immediately preceding state 21 fiscal year and the denominator of which is the reported 22 total taxable gallons for all municipalities for the same 23 period. 24 Ε. Fifteen percent of the aggregate amount SB 2 25

distributable under this section shall be referred to as the 2 "redistribution amount". Beginning in August 1990, and each 3 month thereafter, from the redistribution amount there shall be taken an amount sufficient to increase the computed 4 5 distribution amount of every floor municipality to the floor In the event that the redistribution amount is 6 amount. insufficient for this purpose, the computed distribution amount for each floor municipality shall be increased by an 8 amount equal to the redistribution amount times a fraction, the numerator of which is the difference between the floor amount and the municipality's computed distribution amount 11 and the denominator of which is the difference between the 12 product of the floor amount multiplied by the number of floor 13 municipalities and the total of the computed distribution 14 15 amounts for all floor municipalities.

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If a balance remains after the redistribution 16 F. amount has been reduced pursuant to Subsection E of this 17 section, there shall be added to the computed distribution 18 amount of each municipality that is neither a full 19 20 distribution municipality nor a floor municipality an amount that equals the balance of the redistribution amount times a 21 fraction, the numerator of which is the computed distribution 22 amount of the municipality and the denominator of which is 23 the sum of the computed distribution amounts of all 24 25 municipalities that are neither full distribution

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municipalities nor floor municipalities."

SECTION 8. Section 7-1-6.28 NMSA 1978 (being Laws 1991, Chapter 9, Section 22, as amended) is amended to read:

"7-1-6.28. DISTRIBUTION--MUNICIPAL ARTERIAL PROGRAM OF LOCAL GOVERNMENTS ROAD FUND.--A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the municipal arterial program of the local governments road fund created in Section 67-3-28.2 NMSA 1978 in an amount equal to one and one hundred thirteen thousandths percent of the net receipts attributable to the gasoline tax."

SECTION 9. Section 7-1-6.39 NMSA 1978 (being Laws 1995,
 Chapter 6, Section 9, as amended) is amended to read:

"7-1-6.39. DISTRIBUTION OF SPECIAL FUEL EXCISE TAX TO 13 LOCAL GOVERNMENTS ROAD FUND .-- A distribution pursuant to 14 15 Section 7-1-6.1 NMSA 1978 shall be made to the local 16 governments road fund in an amount equal to seven and sixtynine hundredths percent of the net receipts attributable to 17 the taxes, exclusive of penalties and interest, from the 18 special fuel excise tax imposed by the Special Fuels Supplier 19 Tax Act." 20

21 SECTION 10. A new section of the Tax Administration Act 22 is enacted to read:

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"DISTRIBUTION--TAX STABILIZATION RESERVE.--

A. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to the tax stabilization reserve in SB 2

1 amounts equal to eleven and thirty-six hundredths percent of 2 the net receipts attributable to the gasoline tax, eight and 3 sixty-five hundredths percent of the net receipts attributable to the special fuel excise tax and the net 4 5 receipts attributable to the tax imposed pursuant to Paragraph (1) of Subsection A of Section 7-15A-13 NMSA 1978 6 until the month following a certification by the state board 7 of finance to the secretary that the total amount in state 8 reserve funds at the end of the prior fiscal year, according 9 10 to the general fund financial summary that is prepared by the department of finance and administration in August of each 11 year, was at least five percent of the total general fund 12 appropriations for the prior fiscal year. 13

B. As used in this section, "state reserve funds"
means the general fund operating reserve, the appropriation
contingency fund, the tax stabilization reserve, the
taxpayers dividend fund and the tobacco settlement permanent
fund."

19 SECTION 11. A new section of the Tax Administration Act 20 is enacted to read:

"ADDITIONAL DISTRIBUTION OF THE GASOLINE TAX AND THE SPECIAL FUEL EXCISE TAX TO MUNICIPALITIES AND COUNTIES.--

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A. A distribution pursuant to Section 7-1-6.1 NMSA 1978 shall be made to municipalities and counties, subject to the requirements of Subsection B of this section, in the SB 2

1 following amounts: prior to and including the last month a 2 (1) 3 distribution is made pursuant to Section 10 of this 2017 act: 4 five and sixty-eight hundredths (a) 5 percent of the net receipts attributable to the gasoline tax; 6 and four and thirty-three hundredths 7 (b) percent of the net receipts attributable to the special fuel 8 excise tax; and 9 10 (2) beginning one month after the last distribution is made to the tax stabilization reserve 11 pursuant to Section 10 of this 2017 act, in an amount equal 12 13 to: eleven and three hundred sixty-four 14 (a) 15 thousandths percent of the net receipts attributable to the gasoline tax; and 16 (b) eight and sixty-five hundredths 17 percent of the net receipts attributable to the special fuel 18 excise tax. 19 Β. Except as provided in Subsection D of this 20 section, this distribution shall be paid into a maintenance 21 and repair road fund in the municipal treasury or county road 22 fund for expenditure only for reconstruction, resurfacing or 23 other improvement or maintenance of existing public roads, 24 streets, alleys or bridges, including right-of-way and 25

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materials acquisition.

C. The amount determined in Subsection A of this section shall be distributed as follows:

(1) sixty-six and seven-tenths percent of the amount shall be paid to the treasurers of municipalities and H class counties in the proportion that the taxable motor fuel sales in each of the municipalities and H class counties bears to the aggregate taxable motor fuel sales in all of these municipalities and H class counties; and

(2) thirty-three and three-tenths percent of
the amount shall be paid to the treasurers of the counties,
including H class counties, in the proportion that the
taxable motor fuel sales outside of incorporated
municipalities in each of the counties bears to the aggregate
taxable motor fuel sales outside of incorporated
municipalities in all of the counties.

D. The distributions made pursuant to this section
may be paid into a separate road fund or the general fund of
the municipality or county if the municipality has a
population less than three thousand or the county has a
population less than four thousand.

E. Money from the distribution made pursuant to
this section shall not be pledged for the payment of bonds or
debentures or expended to pay the principal or interest of
outstanding bonds or debentures."

1 SECTION 12. A new section of the Tax Administration Act 2 is enacted to read: 3 "DISTRIBUTION OF THE GASOLINE TAX AND THE SPECIAL FUEL 4 EXCISE TAX--STATE ROAD MAINTENANCE FUND.--5 Α. The "state road maintenance fund" is created as a nonreverting fund in the state treasury. No income earned 6 on the fund shall be transferred to another fund. 7 B. A distribution pursuant to Section 7-1-6.1 NMSA 8 1978 shall be made to the state road maintenance fund in the 9 10 following amounts: (1) prior to and including the last month a 11 distribution is made pursuant to Section 10 of this 2017 act: 12 five and sixty-eight hundredths 13 (a) percent of the net receipts attributable to the gasoline tax; 14 15 and 16 (b) four and thirty-three hundredths percent of the net receipts attributable to the special fuel 17 excise tax; and 18 (2) beginning one month after the last 19 20 distribution is made to the tax stabilization reserve pursuant to Section 10 of this 2017 act, in an amount equal 21 to: 22 eleven and three hundred sixty-four (a) 23 thousandths percent of the net receipts attributable to the 24 gasoline tax; and SB 2 25 Page 18 (b) eight and sixty-five hundredths percent of the net receipts attributable to the special fuel excise tax.

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C. The department of transportation shall
administer the fund, and money in the fund is subject to
appropriation by the legislature only to the department of
transportation for expenditure for reconstruction,
resurfacing or other improvement or maintenance of existing
public roads, streets, alleys or bridges, including
right-of-way and materials acquisition.

D. Money in the fund shall not be pledged for the payment of bonds or debentures or expended to pay the principal or interest of outstanding bonds or debentures.

E. Money in the fund shall be disbursed on
warrants signed by the secretary of finance and
administration pursuant to vouchers signed by the secretary
of transportation or the secretary's authorized
representative."

SECTION 13. Section 7-2A-5 NMSA 1978 (being Laws 1981, Chapter 37, Section 38, as amended) is amended to read:

"7-2A-5. CORPORATE INCOME TAX RATES.--The corporate income tax imposed on corporations by Section 7-2A-3 NMSA 1978 shall be at the rates specified in the following tables:

A. For taxable years beginning prior toJanuary 1, 2014:

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1 If the net income is: The tax shall be: 2 Not over \$500,000 4.8% of net income 3 Over \$500,000 but not over \$1,000,000 \$24,000 plus 6.4% of 4 5 excess over \$500,000 Over \$1,000,000 \$56,000 plus 7.6% of 6 7 excess over 8 \$1,000,000. 9 Β. For taxable years beginning on or after 10 January 1, 2014 and prior to January 1, 2015: The tax shall be: 11 If the net income is: 4.8% of net income Not over \$500,000 12 Over \$500,000 but not 13 over \$1,000,000 \$24,000 plus 6.4% of 14 excess over \$500,000 15 Over \$1,000,000 \$56,000 plus 7.3% of 16 excess over 17 \$1,000,000. 18 C. For taxable years beginning on or after 19 20 January 1, 2015 and prior to January 1, 2016: If the net income is: The tax shall be: 21 4.8% of net income Not over \$500,000 22 Over \$500,000 but not 23 over \$1,000,000 \$24,000 plus 6.4% of 24 excess over \$500,000 25 SB 2 Page 20

Over \$1,000,000 1 \$56,000 plus 6.9% of 2 excess over 3 \$1,000,000. 4 For taxable years beginning on or after D. 5 January 1, 2016 and prior to January 1, 2019: The tax shall be: 6 If the net income is: 4.8% of net income Not over \$500,000 7 8 Over \$500,000 but not over \$1,000,000 \$24,000 plus 6.4% of 9 10 excess over \$500,000 Over \$1,000,000 \$56,000 plus 6.6% of 11 excess over 12 \$1,000,000. 13 E. For taxable years beginning on or after 14 January 1, 2019: 15 If the net income is: The tax shall be: 16 4.8% of net income Not over \$500,000 17 Over \$500,000 \$24,000 plus 5.9% of 18 excess over 19 \$500,000." 20 SECTION 14. Section 7-4-10 NMSA 1978 (being Laws 1993, 21 Chapter 153, Section 1, as amended) is amended to read: 22 "7-4-10. APPORTIONMENT OF BUSINESS INCOME.--23 Except as provided in Subsections B and C of 24 Α. this section, all business income shall be apportioned to 25 SB 2

this state by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus the sales factor and the denominator of which is three.

B. A taxpayer whose principal business activity in New Mexico is manufacturing may elect to have business income apportioned to this state:

(1) in the taxable year beginning on or after January 1, 2014 and prior to January 1, 2015, by multiplying the income by a fraction, the numerator of which is twice the sales factor plus the property factor plus the payroll factor and the denominator of which is four;

(2) in the taxable year beginning on or after
January 1, 2015 and prior to January 1, 2016, by multiplying
the income by a fraction, the numerator of which is three
multiplied by the sales factor plus the property factor plus
the payroll factor and the denominator of which is five;

(3) in the taxable years beginning on or after
January 1, 2016 and prior to January 1, 2019, by multiplying
the income by a fraction, the numerator of which is seven
multiplied by the sales factor plus one and one-half
multiplied by the property factor plus one and one-half
multiplied by the payroll factor and the denominator of which
is ten; and

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(4) in taxable years beginning on or after SB 2

January 1, 2019, by multiplying the income by a fraction, the numerator of which is the total sales of the taxpayer in New Mexico during the taxable year and the denominator of which is the total sales of the taxpayer from any location within or outside of the state during the taxable year.

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C. A taxpayer whose principal business activity in New Mexico is a headquarters operation may elect to have business income apportioned to this state by multiplying the income by a fraction, the numerator of which is the total sales of the taxpayer in New Mexico during the taxable year and the denominator of which is the total sales of the taxpayer from any location within or outside of the state during the taxable year.

To elect the method of apportionment provided by 14 D. 15 Subsection B or C of this section, the taxpayer shall notify the department of the election, in writing, no later than the 16 date on which the taxpayer files the return for the first 17 taxable year to which the election will apply. The election 18 will apply to that taxable year and to each taxable year 19 20 thereafter until the taxpayer notifies the department, in writing, that the election is terminated, except that the 21 taxpayer shall not terminate the election until the method of 22 apportioning business income provided by Subsection B or C of 23 this section has been used by the taxpayer for at least three 24 consecutive taxable years, including a total of at least 25

1 thirty-six calendar months. The election will apply to the 2 separately filed return of the taxpayer or the combined or 3 consolidated return the taxpayer has elected to be included 4 pursuant to Section 7-2A-8.3 or 7-2A-8.4 NMSA 1978. 5 Ε. For purposes of this section: "headquarters operation" means: 6 (1)the center of operations of a 7 (a) 8 business: 1) where corporate staff employees are physically 9 employed; 2) where centralized functions are performed, 10 including administrative, planning, managerial, human resources, purchasing, information technology and accounting, 11 but not including operating a call center; 3) the function 12 and purpose of which is to manage and direct most aspects and 13

functions of the business operations within a subdivided area 14 15 of the United States; 4) from which final authority over regional or subregional offices, operating facilities and any 16 other offices of the business are issued; and 5) including 17 national and regional headquarters if the national 18 headquarters is subordinate only to the ownership of the 19 20 business or its representatives and the regional headquarters is subordinate to the national headquarters; or 21

(b) the center of operations of a business: 1) the function and purpose of which is to manage and direct most aspects of one or more centralized functions; and 2) from which final authority over one or more

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1 centralized functions is issued; and 2 "manufacturing" means combining or (2) 3 processing components or materials to increase their value for sale in the ordinary course of business, but does not 4 5 include: 6 (a) construction; 7 (b) farming; power generation, except for 8 (c) electricity generation at a facility other than one for which 9 10 both location approval and a certificate of convenience and necessity are required prior to commencing construction or 11 operation of the facility, pursuant to the Public Utility 12 13 Act; or (d) processing natural resources, 14 15 including hydrocarbons." SECTION 15. Section 7-13-3 NMSA 1978 (being Laws 1971, 16 Chapter 207, Section 3, as amended) is amended to read: 17 "7-13-3. IMPOSITION AND RATE OF TAX--DENOMINATION AS 18 "GASOLINE TAX".--19 20 Α. For the privilege of receiving gasoline in this state, there is imposed an excise tax at a rate provided in 21 Subsection B of this section on each gallon of gasoline 22 received in New Mexico. 23 The tax imposed by Subsection A of this section 24 Β. shall be twenty-two cents (\$.22) per gallon received in New 25

Mexico.

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C. The tax imposed by this section may be called the "gasoline tax"."

SECTION 16. Section 7-14-4 NMSA 1978 (being Laws 1988, Chapter 73, Section 14) is amended to read:

"7-14-4. DETERMINATION OF AMOUNT OF MOTOR VEHICLE EXCISE TAX.--The rate of the motor vehicle excise tax is four percent and is applied to the price paid for the vehicle. If the price paid does not represent the value of the vehicle in the condition that existed at the time it was acquired, the tax rate shall be applied to the reasonable value of the vehicle in such condition at such time. However, allowances granted for vehicle trade-ins may be deducted from the price paid or the reasonable value of the vehicle purchased."

SECTION 17. Section 7-14-10 NMSA 1978 (being Laws 1988, Chapter 73, Section 20, as amended) is amended to read:

"7-14-10. DISTRIBUTION OF PROCEEDS.--The receipts from the tax and any associated interest and penalties shall be deposited in the "motor vehicle suspense fund", hereby created in the state treasury. As of the end of each month, the net receipts attributable to the tax and associated penalties and interest shall be distributed as follows:

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A. seventy-five percent to the general fund; andB. twenty-five percent to the:

(1) tax stabilization reserve prior to and

1 including the last month a distribution to the tax 2 stabilization reserve is made pursuant to Section 10 of this 3 2017 act; and (2) state road maintenance fund beginning one 4 5 month after the last distribution is made pursuant to Section 6 10 of this 2017 act." SECTION 18. Section 7-15A-13 NMSA 1978 (being Laws 2003 7 8 (1st S.S.), Chapter 3, Section 7) is amended to read: "7-15A-13. WEIGHT DISTANCE TAX IDENTIFICATION PERMIT 9 10 TAX--ADMINISTRATIVE FEE.--A person that obtains a weight distance tax 11 Α. identification permit shall pay to the department, in 12 addition to a weight distance tax, special fuel excise tax 13 and other use fee imposed for the use of public highways of 14 15 this state: 16 (1)a permit tax in the amount of fifty-five dollars (\$55.00); and 17 (2) an administrative fee for the reasonable 18 and necessary expense that the department incurs for 19 20 processing and issuing a weight distance tax identification permit in an amount determined by the department by rule, but 21 not more than ten dollars (\$10.00). 22 Β. The department shall deposit proceeds from 23 administrative fees collected by the department pursuant to 24 Paragraph (2) of Subsection A of this section to the weight SB 2 25

distance tax identification permit fund.

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Revenue from the permit tax imposed pursuant to 2 C. 3 Paragraph (1) of Subsection A of this section shall be distributed pursuant to Section 10 of this 2017 act and 4 5 Section 7-1-6.1 NMSA 1978." SECTION 19. Section 7-16A-3 NMSA 1978 (being Laws 1992, 6 Chapter 51, Section 3, as amended) is amended to read: 7 "7-16A-3. IMPOSITION AND RATE OF TAX--DENOMINATION AS 8 SPECIAL FUEL EXCISE TAX .--9 10 For the privilege of receiving or using special Α. fuel in this state, there is imposed an excise tax at a rate 11 provided in Subsection B of this section on each gallon of 12 special fuel received in New Mexico. 13 The tax imposed by Subsection A of this section 14 Β. 15 shall be twenty-six cents (\$.26) per gallon of special fuel received or used in New Mexico. 16 C. The tax imposed by this section may be called 17 the "special fuel excise tax"." 18 SECTION 20. TEMPORARY PROVISION--UNDERESTIMATING 19 20 CORPORATE INCOME TAX--FORGIVING PENALTIES AND INTEREST.--A taxpayer that estimated corporate income tax to the state 21 pursuant to Section 7-2A-9.1 NMSA 1978 for corporate income 22 tax liabilities for taxable year 2017 but underpaid due to 23 the changes made to Section 7-2A-5 or 7-4-10 NMSA 1978 24 pursuant to this act shall not be subject to the penalties 25

1	and interest provisions of the Tax Administration Act;	
2	provided that the underestimation is solely attributable to	
3	the changes made to Section 7-2A-5 or 7-4-10 NMSA 1978	
4	pursuant to this act.	
5	SECTION 21. EFFECTIVE DATEThe effective date of the	
6	provisions of this act is January 1, 2018	
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