LEGISLATURE OF NEBRASKA

ONE HUNDRED FIRST LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 689

Introduced by Langemeier, 23.

Read first time January 06, 2010

Committee: Natural Resources

A BILL

1	FOR AN ACT relating to the ethanol excise tax; to amend sections
2	66-1345, 66-1345.01, and 66-1345.02, Reissue Revised
3	Statutes of Nebraska, and section 61-218, Revised
4	Statutes Cumulative Supplement, 2008, as amended by
5	section 39, Legislative Bill 3, One Hundred First
6	Legislature, First Special Session, 2009; to change
7	provisions relating to remittance of excise tax;
8	to harmonize provisions; and to repeal the original
9	sections.

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

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Section 1. Section 61-218, Revised Statutes Cumulative
 Supplement, 2008, as amended by section 39, Legislative Bill 3, One
 Hundred First Legislature, First Special Session, 2009, is amended
 to read:
 61-218 (1) The Water Resources Cash Fund is created. The
 fund shall be administered by the Department of Natural Resources.

7 Transfers may be made from the fund to the General Fund at the 8 direction of the Legislature. Any money in the Water Resources 9 Cash Fund available for investment shall be invested by the state 10 investment officer pursuant to the Nebraska Capital Expansion Act 11 and the Nebraska State Funds Investment Act.

12 (2) The State Treasurer shall credit to the fund such 13 money as is (a) transferred to the fund by the Legislature, (b) paid to the state as fees, deposits, payments, and repayments 14 15 relating to the fund, both principal and interest, (c) donated as 16 gifts, bequests, or other contributions to such fund from public or private entities, and (d) made available by any department or 17 18 agency of the United States if so directed by such department 19 or agency. τ and (e) credited to the fund from the excise taxes 20 imposed by section 66-1345.01 beginning January 1, 2013.

(3) The fund shall be expended by the department (a)
to aid management actions taken to reduce consumptive uses of
water in river basins, subbasins, or reaches which are deemed
by the department overappropriated pursuant to section 46-713 or
fully appropriated pursuant to section 46-714 or are bound by

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an interstate compact or decree or a formal state contract or 1 2 agreement and (b) to the extent funds are not expended pursuant to 3 subdivision (a) of this subsection, the department may conduct a statewide assessment of short-term and long-term water management 4 5 activities and funding needs to meet statutory requirements in sections 46-713 to 46-718 and 46-739 and any requirements of an 6 7 interstate compact or decree or formal state contract or agreement. 8 The fund shall not be used to pay for administrative expenses or 9 any salaries for the department or any political subdivision.

10 (4) It is the intent of the Legislature that two million
11 seven hundred thousand dollars be transferred each fiscal year from
12 the General Fund to the Water Resources Cash Fund for FY2009-10
13 through FY2018-19.

14 (5)(a) Expenditures from the Water Resources Cash 15 Fund may be made to natural resources districts eligible under 16 subsection (3) of this section for activities to either achieve a 17 sustainable balance of consumptive water uses or assure compliance 18 with an interstate compact or decree or a formal state contract 19 or agreement and shall require a match of local funding in an 20 amount equal to or greater than forty percent of the total cost 21 of carrying out the eligible activity. The department shall, no 22 later than August 1 of each year, beginning in 2007, determine the 23 amount of funding that will be made available to natural resources 24 districts from the Water Resources Cash Fund and notify natural 25 resources districts of this determination. The department shall

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adopt and promulgate rules and regulations governing application
 for and use of the Water Resources Cash Fund by natural resources
 districts. Such rules and regulations shall, at a minimum, include
 the following components:

5 (i) Require an explanation of how the planned activity 6 will assure compliance with an interstate compact or decree or a 7 formal state contract or agreement as required by section 46-715 8 and the controls, rules, and regulations designed to carry out the 9 activity; and

10 (ii) A schedule of implementation of the activity or its11 components.

12 (b) Any natural resources district that fails to 13 implement and enforce its controls, rules, and regulations as 14 required by section 46-715 shall not be eligible for funding 15 from the Water Resources Cash Fund until it is determined by the 16 department that compliance with the provisions required by section 17 46-715 has been established.

18 (6) The Department of Natural Resources shall submit an 19 annual report to the Legislature no later than October 1 of each 20 year, beginning in the year 2007, that shall detail the use of the 21 Water Resources Cash Fund in the previous year. The report shall 22 provide:

(a) Details regarding the use and cost of activities
carried out by the department; and

25 (b) Details regarding the use and cost of activities

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carried out by each natural resources district that received funds
 from the Water Resources Cash Fund.

3 Sec. 2. Section 66-1345, Reissue Revised Statutes of
4 Nebraska, is amended to read:

5 66-1345 (1) There is hereby created the Ethanol Production Incentive Cash Fund which shall be used by the board 6 7 to pay the credits created in section 66-1344 to the extent 8 provided in this section. Any money in the fund available for 9 investment shall be invested by the state investment officer 10 pursuant to the Nebraska Capital Expansion Act and the Nebraska 11 State Funds Investment Act. The State Treasurer shall transfer to 12 the Ethanol Production Incentive Cash Fund such money as shall be 13 (a) appropriated to the Ethanol Production Incentive Cash Fund by 14 the Legislature, (b) given as gifts, bequests, grants, or other 15 contributions to the Ethanol Production Incentive Cash Fund from public or private sources, (c) made available due to failure to 16 17 fulfill conditional requirements pursuant to investment agreements 18 entered into prior to April 30, 1992, (d) received as return on 19 investment of the Ethanol Authority and Development Cash Fund, (e) 20 credited to the Ethanol Production Incentive Cash Fund from the 21 excise taxes imposed by section 66-1345.01 through December 31, 22 2012, and (f) credited to the Ethanol Production Incentive Cash Fund pursuant to sections 66-489, 66-726, 66-1345.04, and 66-1519. 23

(2) The Department of Revenue shall, at the end of eachcalendar month, notify the State Treasurer of the amount of motor

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1 fuel tax that was not collected in the preceding calendar month 2 due to the credits provided in section 66-1344. The State Treasurer 3 shall transfer from the Ethanol Production Incentive Cash Fund to 4 the Highway Trust Fund an amount equal to such credits less the 5 following amounts:

6 (a) For 1993, 1994, and 1995, the amount generated during 7 the calendar quarter by a one-cent tax on motor fuel pursuant to 8 sections 66-489 and 66-6,107;

9 (b) For 1996, the amount generated during the calendar 10 quarter by a three-quarters-cent tax on motor fuel pursuant to such 11 sections;

12 (c) For 1997, the amount generated during the calendar 13 quarter by a one-half-cent tax on motor fuel pursuant to such 14 sections; and

15 (d) For 1998 and each year thereafter, no reduction.

16 For 1993 through 1997, if the amount generated pursuant to subdivisions (a), (b), and (c) of this subsection and the 17 18 amount transferred pursuant to subsection (1) of this section are 19 not sufficient to fund the credits provided in section 66-1344, 20 then the credits shall be funded through the Ethanol Production 21 Incentive Cash Fund but shall not be funded through either the 22 Highway Cash Fund or the Highway Trust Fund. For 1998 and each year 23 thereafter, the credits provided in such section shall be funded 24 through the Ethanol Production Incentive Cash Fund but shall not be 25 funded through either the Highway Cash Fund or the Highway Trust

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1 Fund.

2 If, during any month, the amount of money in the Ethanol 3 Production Incentive Cash Fund is not sufficient to reimburse the Highway Trust Fund for credits earned pursuant to section 66-1344, 4 5 the Department of Revenue shall suspend the transfer of credits by ethanol producers until such time as additional funds are available 6 7 in the Ethanol Production Incentive Cash Fund for transfer to the 8 Highway Trust Fund. Thereafter, the Department of Revenue shall, at 9 the end of each month, allow transfer of accumulated credits earned 10 by each ethanol producer on a prorated basis derived by dividing 11 the amount in the fund by the aggregate amount of accumulated 12 credits earned by all ethanol producers.

(3) The State Treasurer shall transfer from the Ethanol
Production Incentive Cash Fund to the Management Services Expense
Revolving Fund the amount reported under subsection (4) of section
66-1345.02 for each calendar month of the fiscal year as provided
in such subsection.

18 (4) On December 31, 2012, the State Treasurer shall transfer one-half of the unexpended and unobligated funds, 19 20 including all subsequent investment interest, from the Ethanol 21 Production Incentive Cash Fund to the Water Resources Cash Fund. Nebraska Corn Development, Utilization, and Marketing Fund and 22 the Grain Sorghum Development, Utilization, and Marketing Fund 23 in the same proportion as funds were collected pursuant to 24 25 section 66-1345.01 from corn and grain sorghum. The Department of

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Agriculture shall assist the State Treasurer in determining the
 amounts to be transferred to the funds. The State Treasurer shall
 transfer the remaining one-half of the unexpended and unobligated
 funds to the General Fund.

5 (5) Whenever the unobligated balance in the Ethanol Production Incentive Cash Fund exceeds twenty million dollars, the 6 7 Department of Revenue shall notify the Department of Agriculture at 8 which time the Department of Agriculture shall suspend collection 9 of the excise tax levied pursuant to section 66-1345.01. If, after 10 suspension of the collection of such excise tax, the balance of 11 the fund falls below ten million dollars, the Department of Revenue 12 shall notify the Department of Agriculture which shall resume 13 collection of the excise tax.

(6) On or before December 1, 2003, and each December 14 15 1 thereafter, the Department of Revenue and the Nebraska Ethanol Board shall jointly submit a report to the Legislature which shall 16 17 project the anticipated revenue and expenditures from the Ethanol 18 Production Incentive Cash Fund through the termination of the ethanol production incentive programs pursuant to section 66-1344. 19 20 The initial report shall include a projection of the amount 21 of ethanol production for which the Department of Revenue has 22 entered agreements to provide ethanol production credits pursuant to section 66-1344.01 and any additional ethanol production which 23 24 the Department of Revenue and the Nebraska Ethanol Board reasonably 25 anticipate may qualify for credits pursuant to section 66-1344.

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Sec. 3. Section 66-1345.01, Reissue Revised Statutes of
 Nebraska, is amended to read:

3 66-1345.01 An excise tax is levied upon all corn and grain sorghum sold through commercial channels in Nebraska or 4 5 delivered in Nebraska. For any sale or delivery of corn or grain sorghum occurring on or after July 1, 1995, and before January 6 7 1, 2000, the tax is three-fourths cent per bushel for corn and 8 three-fourths cent per hundredweight for grain sorghum. For any 9 sale or delivery of corn or grain sorghum occurring on or after 10 January 1, 2000, and before January 1, 2001, the tax is one-half 11 cent per bushel for corn and one-half cent per hundredweight for 12 grain sorghum. For any sale or delivery of corn or grain sorghum 13 occurring on or after October 1, 2001, and before October 1, 2004, 14 the tax is one-half cent per bushel for corn and one-half cent per 15 hundredweight for grain sorghum. For any sale or delivery of corn or grain sorghum occurring on or after October 1, 2004, and before 16 17 October 1, 2005, the tax is three-fourths cent per bushel for 18 corn and three-fourths cent per hundredweight for grain sorghum. For any sale or delivery of corn or grain sorghum occurring on 19 20 or after October 1, 2005, and before October 1, 2012, the tax is 21 seven-eighths cent per bushel for corn and seven-eighths cent per 22 hundredweight for grain sorghum. For any sale or delivery of corn 23 or grain sorghum occurring on or after October 1, 2012, and before 24 October 1, 2019, the tax is three-fifths cent per bushel for corn 25 and three-fifths cent per hundredweight for grain sorghum. The tax

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shall be in addition to any fee imposed pursuant to sections 2-3623
 and 2-4012.

The excise tax shall be imposed at the time of sale or delivery and shall be collected by the first purchaser. The tax shall be collected, administered, and enforced in conjunction with the fees imposed pursuant to sections 2-3623 and 2-4012. The tax shall be collected, administered, and enforced by the Department of Agriculture. No corn or grain sorghum shall be subject to the tax imposed by this section more than once.

10 In the case of a pledge or mortgage of corn or grain 11 sorghum as security for a loan under the federal price support 12 program, the excise tax shall be deducted from the proceeds of such 13 loan at the time the loan is made. If, within the life of the loan 14 plus thirty days after the collection of the excise tax for corn 15 or grain sorghum that is mortgaged as security for a loan under 16 the federal price support program, the grower of the corn or grain 17 sorghum so mortgaged decides to purchase the corn or grain sorghum 18 and use it as feed, the grower shall be entitled to a refund of 19 the excise tax previously paid. The refund shall be payable by the 20 department upon the grower's written application for a refund. The 21 application shall have attached proof of the tax deducted.

The excise tax shall be deducted whether the corn or grain sorghum is stored in this or any other state. The excise tax shall not apply to the sale of corn or grain sorghum to the federal government for ultimate use or consumption by the people

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of the United States when the State of Nebraska is prohibited from
 imposing such tax by the Constitution of the United States and laws
 enacted pursuant thereto.

Sec. 4. Section 66-1345.02, Reissue Revised Statutes of
Nebraska, is amended to read:

6 66-1345.02 (1) The first purchaser, at the time of sale 7 or delivery, shall retain the excise tax as provided in section 8 66-1345.01 and shall maintain the necessary records of the excise 9 tax for each sale or delivery of corn or grain sorghum. Records 10 maintained by the first purchaser shall provide (a) the name and 11 address of the seller or deliverer, (b) the date of the sale or 12 delivery, (c) the number of bushels of corn or hundredweight of 13 grain sorghum sold or delivered, and (d) the amount of excise 14 tax retained on each sale or delivery. The records shall be open 15 for inspection and audit by authorized representatives of the 16 Department of Agriculture during normal business hours observed by 17 the first purchaser.

18 (2) The first purchaser shall render and have on file 19 with the department by the last day of each January, April, July, 20 and October on forms prescribed by the department a statement of 21 the number of bushels of corn and hundredweight of grain sorghum 22 sold or delivered in Nebraska. At the time the statement is filed, 23 the first purchaser shall pay and remit to the department the 24 excise tax.

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(3) The department shall remit the excise tax collected

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1 to the State Treasurer for credit to the Ethanol Production
2 Incentive Cash Fund within thirty days after the end of each
3 quarter. through December 31, 2012. Beginning January 1, 2013,
4 the department shall remit the excise tax collected to the State
5 Treasurer for credit to the Water Resources Cash Fund within thirty
6 days after the end of each quarter.

7 (4) The department shall calculate its costs in 8 collecting and enforcing the excise tax imposed by section 9 66-1345.01 and shall report such costs to the budget division of 10 the Department of Administrative Services within thirty days after 11 the end of the fiscal year. Sufficient funds to cover such costs 12 shall be transferred from the Ethanol Production Incentive Cash 13 Fund to the Management Services Expense Revolving Fund at the end 14 of each calendar month. $_{7}$ with such transfers ending December 31_{7} 15 2012. Beginning January 1, 2013, the Department of Agriculture 16 shall calculate its costs in collecting and enforcing the excise 17 tax imposed by section 66-1345.01 and shall report such costs to 18 the budget division of the Department of Administrative Services within thirty days after the end of the fiscal year. Sufficient 19 20 funds to cover such costs shall be transferred from the Water 21 Resources Cash Fund to the Management Services Expense Revolving 22 Fund at the end of each calendar month. Funds shall be transferred 23 upon the receipt of a report of costs incurred by the Department of 24 Agriculture for the previous calendar month by the budget division 25 of the Department of Administrative Services.

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Sec. 5. Original sections 66-1345, 66-1345.01, and
 66-1345.02, Reissue Revised Statutes of Nebraska, and section
 61-218, Revised Statutes Cumulative Supplement, 2008, as amended
 by section 39, Legislative Bill 3, One Hundred First Legislature,
 First Special Session, 2009, are repealed.