## WEST VIRGINIA LEGISLATURE

## **2025 REGULAR SESSION**

Introduced

## Senate Bill 55

FISCAL NOTE

By Senator Oliverio

[Introduced February 12, 2025; referred

to the Committee on Transportation and

Infrastructure; and then to the Committee on Finance]

1	A BILL to amend the Code of West Virginia, 1931, as amended, by adding a new article,
2	designated §17-31-1, §17-31-2, §17-31-3, §17-31-4, and §17-31-5, relating to requiring
3	the Commissioner of Highways to develop a formula for allocating road funds among
4	districts for the benefit of the counties; making legislative findings; requiring the
5	commissioner to solicit and consider public comments; requiring the commissioner to
6	include certain factors in the formula; and requiring the commissioner to submit the formula
7	to the Legislature for approval as a legislative rule.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	31.	ALLOCATION	OF	FUNDS.
	<u>§17-31-1.</u>				Findings.
1	The Leg	islature finds that	<u>.</u>		
2	<u>(1) Acco</u>	ording to an ind	ependent audit report submitted	to the Joint	Committee on
3	Government an	<u>d Finance on Jan</u>	uary 10, 2016, the West Virginia D	ivision of High	ways currently
4	<u>has no formula</u>	in place to alloca	ate and distribute road funds amon	g districts and	<u>l counties. The</u>
5	audit report rec	ommended that i	n order to more effectively distribu	te funds, the	division should
6	<u>create a frame</u>	work to allocate	and distribute road funds to each	of the distric	ots and county
7	organizations; 1	<u>that a baseline r</u>	maintenance capital plan should l	<u>oe reexamine</u>	d and revised
8	periodically; and	d that metrics for t	the allocation process should be tra	insparent.	
9	<u>(2) A tra</u>	insparent process	s to develop an official formula for a	allocating road	<u>d funds among</u>
10	districts in the	state is crucial to	ensure that funds are distributed	in an effectiv	ve and efficient
11	manner, based	on the needs of th	ne counties within the districts.		
	<u>§17-31-2.</u>				Definitions.
1	For the	purposes of this a	<u>rticle:</u>		
2	<u>(1) "Con</u>	nmissioner" mean	s the West Virginia Commissioner	<u>of Highways.</u>	
3	<u>(2)</u> "Dist	trict" means one	of the ten road maintenance distri	<u>cts establishe</u>	ed by the West
4	Virginia Divisior	<u>ı of Highways.</u>			

5 (3) "Heavy truck" means an on-road vehicle with a gross vehicle weight rating of 50,	5	<u>(3)</u> "Heavy "	truck" means	an on-road	vehicle with a	gross vehicle	weight rating	<u>of 50,00</u>
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## 6 pounds or more.

- 7 (4) "Road funds" means federal or state funds appropriated or otherwise available to the
- 8 <u>West Virginia Division of Highways for the purpose of:</u>
- 9 (A) New construction;
- 10 (B) Maintenance; or
- 11 (C) New capacity improvements.

	<u>§17-31-3.</u>	Formula	for	allocation	of	funds.
1	<u>(a) Prio</u>	<u>r to the beginning of t</u>	<u>he regular le</u>	gislative session in 202	:6, the commiss	ioner must
2	develop and p	ropose a formula for	the effective	and efficient allocation	<u>i of state and fe</u>	deral road
3	<u>funds among t</u>	ne districts and count	<u>ies in this st</u>	ate, to be promulgated	as a legislative	rule.
4	<u>(b) The</u>	commissioner must in	nclude the fo	bllowing factors in the fo	<u>rmula develope</u>	<u>d pursuant</u>
5	to this section:					
6	<u>(1) The</u>	population served i	in each cou	nty according to the m	<u>iost recent Uni</u>	ted States
7	<u>Census;</u>					
8	<u>(2) The</u>	amount of populatio	n growth in o	each county according	to the most rec	ent United
9	States Census	projection;				
10	<u>(3) The</u>	number of total lane	miles in a co	ounty;		
11	<u>(4) The</u>	approximate number	r of vehicle r	niles travelled within a c	<u>county;</u>	
12	<u>(5) The</u>	approximate number	r of heavy tru	uck miles travelled with	<u>in a county; and</u>	<u>1</u>
13	<u>(6) The</u>	number of bridges in	<u>a county ar</u>	nd their condition.		
14	<u>(c) Befo</u>	ore developing the for	rmula require	ed by this section, the c	ommissioner m	<u>ust review</u>
15	and consider a	Il public comments su	ubmitted to t	he commissioner pursu	<u>ant to §17-30-</u>	<u>4.</u>
	<u>§17-31-4.</u>	Publi	ic	comment		period.
1	<u>(a) On</u>	or before October 1	1 <u>, 2025, the</u>	commissioner must c	levelop and im	<u>iplement a</u>
2	mechanism to	proactively seek pub	lic comment	ts and recommendatior	ns regarding the	<u>ə division's</u>

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3	current allocation of road funds.
4	(b) In developing and implementing a mechanism to seek public comments, the
5	commissioner must, at a minimum:
6	(1) Use multimedia resources to publicize the public comment period;
7	(2) Allow a period of six weeks for members of the public to submit comments to the
8	commissioner through written and electronic forms of communication; and
9	(3) Make all public comments received by the commissioner available for the public to view
10	on the department's website.
11	(c) The commissioner must issue targeted communications to the following entities to
12	encourage representatives of those entities to participate in the public comment period required by
13	this subsection:
14	(1) Division of Highways district offices;
15	(2) County commissions; and
15 16	(2) County commissions; and (3) Metropolitan planning organizations.
	(3) Metropolitan planning organizations.
16	(3) Metropolitan planning organizations. §17-31-5. Legislative rule.
16 1	(3) Metropolitan planning organizations.   §17-31-5. Legislative   (a) During the regular legislative session of 2026, the commissioner must submit the
16 1 2	(3) Metropolitan planning organizations.   §17-31-5. Legislative rule.   (a) During the regular legislative session of 2026, the commissioner must submit the formula developed pursuant to this section to the Legislature for approval as a legislative rule, in
16 1 2 3	(3) Metropolitan planning organizations.   §17-31-5. Legislative   (a) During the regular legislative session of 2026, the commissioner must submit the   formula developed pursuant to this section to the Legislature for approval as a legislative rule, in   accordance with the requirements of §29A-3-1 et seq
16 1 2 3 4	(3) Metropolitan planning organizations.   §17-31-5. Legislative rule.   (a) During the regular legislative session of 2026, the commissioner must submit the   formula developed pursuant to this section to the Legislature for approval as a legislative rule, in   accordance with the requirements of §29A-3-1 <i>et seq</i> (b) The legislative rule promulgated pursuant to this article must allow districts to exercise
16 1 2 3 4 5	(3) Metropolitan planning organizations.   §17-31-5. Legislative rule.   (a) During the regular legislative session of 2026, the commissioner must submit the formula developed pursuant to this section to the Legislature for approval as a legislative rule, in   accordance with the requirements of §29A-3-1 <i>et seq</i> (b) The legislative rule promulgated pursuant to this article must allow districts to exercise   discretion over how to distribute funds among counties within the district over a period of five
16 1 2 3 4 5 6	(3) Metropolitan planning organizations.   §17-31-5. Legislative rule.   (a) During the regular legislative session of 2026, the commissioner must submit the formula developed pursuant to this section to the Legislature for approval as a legislative rule, in accordance with the requirements of §29A-3-1 <i>et seq.</i> .   (b) The legislative rule promulgated pursuant to this article must allow districts to exercise discretion over how to distribute funds among counties within the district over a period of five years: <i>Provided</i> , That at the end of the five year period, all counties within the district must have
16 1 2 3 4 5 6 7	(3) Metropolitan planning organizations. <u>§17-31-5. Legislative rule</u> (a) During the regular legislative session of 2026, the commissioner must submit the formula developed pursuant to this section to the Legislature for approval as a legislative rule, in accordance with the requirements of §29A-3-1 <i>et seq</i> (b) The legislative rule promulgated pursuant to this article must allow districts to exercise discretion over how to distribute funds among counties within the district over a period of five years: <i>Provided</i> , That at the end of the five year period, all counties within the district must have received the funds apportioned to them by the formula developed pursuant to this article.

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NOTE: The purpose of this bill is to require the Commissioner of Highways to develop a formula for allocating road funds among districts, for the benefit of the counties; to make legislative findings; to require the commissioner to solicit and consider public comments; to require the commissioner to consider certain factors when developing the formula; and to require the commissioner to submit the formula to the Legislature for approval as a legislative rule.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.