1	HOUSE BILL 209
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
3	INTRODUCED BY
4	Susan K. Herrera and Meredith A. Dixon and Cathrynn N. Brown
5	and Debra M. Sariñana and Kristina Ortez
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10	AN ACT
11	RELATING TO ECONOMIC DEVELOPMENT; REMOVING THE MATCH
12	REQUIREMENT FOR REGIONAL COUNCILS OF PLANNING AND DEVELOPMENT
13	DISTRICTS TO RECEIVE GRANTS-IN-AID FROM THE DEPARTMENT OF
14	FINANCE AND ADMINISTRATION; PROVIDING THAT MATCHING FUNDS SHALL
15	NOT BE REQUIRED FOR RECEIVING A GRANT-IN-AID.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 4-58-6 NMSA 1978 (being Laws 1973,
19	Chapter 298, Section 6, as amended) is amended to read:
20	"4-58-6. CONDITIONS OF GRANTS-IN-AID
21	A. Whenever funds are appropriated to be used for
22	making grants-in-aid authorized in the Planning District Act,
23	the secretary [of the department] of finance and administration
24	shall notify the respective boards of directors of the regional
25	councils of the amount allocated to the district and shall
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1 notify the regional council that applications for grants-in-aid 2 may be made upon forms provided by the secretary. Upon receipt 3 of the application, the secretary shall determine that: 4 (1) the regional council applying for a grant-5 in-aid is officially recognized for a designated district; 6 (2) the governing board of the regional 7 council certifies that a budget has been adopted for the expenditure of state and local funds for purposes consistent 8 9 with the Planning District Act; and 10 [(3) the regional council has obtained 11 nonfederal matching funds or services, or both, from local 12 governments or private sources at least equal to the amount of 13 the state grant-in-aid. The president or treasurer of the 14 board of directors of the regional council shall certify from 15 time to time that the matching funds from local or private 16 sources are on deposit to the organization's own account before 17 quarterly payment of a state grant-in-aid is made to the 18 regional council; and 19 (4)] (3) at the end of each fiscal year, an 20 audited report of expenditures of the regional council will be 21 submitted to the secretary, that any state funds unexpended on 22 June 30 each year will revert to the general fund and that, if

the regional council has used any state funds for any purpose not within the purposes of the Planning District Act, the amount shall be reimbursed to the state.

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1	B. The secretary of finance and administration
2	shall review any application for a grant-in-aid, and if it is
3	determined that the regional council is qualified to receive
4	money under the Planning District Act, the grant-in-aid shall
5	be paid to the regional council [on a dollar-for-dollar
6	matching basis of funds or services, or both, provided from
7	local or private nonfederal sources], but the total of all
8	grants-in-aid within a planning and development district shall
9	not exceed the amount allocated to that district for the fiscal
10	year. All or part of the state and local funds or services, or
11	both, may be used to qualify for matching federal funds to be
12	used for the purposes of the Planning District Act. [If any
13	planning and development district does not qualify for the
14	total amount of grants-in-aid allocated to it during any fiscal
15	year because of the lack of required matching funds or
16	services, or both, from nonfederal local or private sources,
17	the amount thereof for which the district does not qualify
18	shall revert to the state general fund and shall not be
19	apportioned for payment to any other district.
20	C. A regional council of a planning and development

district shall not be required to obtain matching funds as a condition of receiving a grant-in-aid from the department of finance and administration."

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